

OFFICE USE ONLY		
Permit#	Staff Initials:	
Date Rec'd:	BOND: Y / N / FILE	
Existing: Y or N	Violation: Y or N	
ACC Date:	Violation#	

ARCHITECTURAL CONTROL COMMITTEE CANYON LAKE PROPERTY OWNERS ASSOCIATION

POOL APPLICATION

TRACT	LOT F	PHONE:	
	OWNER		CONTRACTOR
NAME:		NAME:	
SITE ADDRESS:		ADDRESS:	
MAILING ADDRESS:		BUSINESS LICENSE #	
PHONE/EMAIL:		PHONE/EMAIL:	
PC.5.13 Rules and I	Regulations- Swimming Pool,	Spa, and Water feature	/Pond
yard. A water feature le spa, or water feature sh swimming pool a plot p	ass than eighteen (18) inches deep mall be a minimum of five (5) feet a blan prepared by a licensed land sur-	nay be installed in the front y way from any property line veyor or licensed civil engin	installed in the Community setback or front and setback. The water of a swimming pool, except for a corner lot (see PC.3.1c). For a neer must be attached as an exhibit depicting &Rs, Rules and Regulations for additional
Please describe and	numerically indicate improve	ement(s) below along wi	th corresponding plot plan
	Identify the 1	type of improvement(s):	
	□New Improve	ement	ing
	and the Architectural Control Comrill comply with all provisions set for		d requirements and the restrictive covenants
	on to the Canyon Lake Property Ovonable hours to ensure that construc		ommittee, and/or its agents to make periodic approved plans.
	mits nor does Canyon Lake Propert		l/or approval does not relieve owners of any iew and/or approval reflect compliance with
	s shall not be construed to be a perroverning documents of the Canyon L		iolation of any of the provisions of the rules ciation.
	Signature of Property Owner	r	Date



ARCHITECTURAL CONTROL COMMITTEE CANYON LAKE PROPERTY OWNERS ASSOCIATION

POOL APPLICATION

TRACTLOT	
IMPROVEMENTS MUST BE COMPLETED NO I ISSUANCE PER PC.7.1 CC&R REQUIREMENTS	LATER THAN 180 DAYS FROM DATE OF PERMIT
Approved by Architectural Control Committee:	Condition of Approval:
Date:	
Rejected by Architectural Control Committee:	Condition of Rejection:
Rejected by Architectural Control Committee.	Condition of Rejection.
Date:	
Comments:	



CANYON LAKE PROPERTY OWNERS ASSOCIATION CONFORMANCE AGREEMENT

This Agreen	ment is entered i	into this	day of 20	by and between Can	yon Lake Property
Owners ("Owner").	Association	("Association")	and		,
shall be refe known as C Tract and th	erred to herein a Canyon Lake, and the other governing Governing Docum	s the "Property." The d is subject to the Dea g documents of the A	e Property is locat claration of Restri ssociation, includ	ted within the common intended within the common intended against the ing the Association's Rule to include the Declaration of	terest development ne above-described es and Regulations.
Architectura constructed alteration, o set forth in time may be improvement	al Control Com, altered, or modification of the governing does granted by the	mittee ("ACC") befusied. The Governing f any improvement to ocuments and as set be ACC upon proof of a extension can result	ore any improve Documents also re be completed in y the Planning an justification for the	the written permission of ement upon the Property equire work on any installa a timely manner and per the d Compliance Department as extension. Failure to the f all or a portion of the Con	can be installed, ation, construction, he time parameters t. An extension of mely complete the
Conformance compliance into this reg	ce Deposit in the with this Agreer	e amount of \$ ment and the Associat f the Conformance De	Said ion's governing d	or on behalf of Owner, C Conformance Deposit is ocuments. The Associatio ociation and the refund, if	required to assure on and Owner enter
NOW, THE FOLLOWS		S HEREBY AGREEI	D BY AND BET	WEEN ASSOCIATION A	AND OWNER AS
application	for the same has	s been made to and ap	pproved, in writin	or altered upon the Proper g, by the ACC. In the evi ion or alteration of any	ent the ACC gives

employees and agents and any others that perform work on the Property, including any violation of the

Owner shall be responsible for all activity by contractors, subcontractors, material suppliers and their

improvements upon the Property, Owner agrees to comply with the Association's Governing Documents and any specific terms or conditions imposed by the ACC and that the installation, construction, modification, or

alteration shall be in strict compliance with the terms of the ACC approval.



Association's Governing Documents, including but not limited to traffic and parking violations. Owner acknowledges and agrees that all such persons are his invitees. Owner shall be responsible for informing all his invitees of the Association's Rules and Regulations. Owner shall be liable for any violation of the Association's Governing Documents by any invitee, including any fine, assessment or other charge levied in connection therewith after Owner has been provided notice and an opportunity to be heard.

- 3. Owner's contractors and other invitees shall travel to and from the job site by the most direct route available and are not authorized to use Association recreational facilities or other amenities while they are in Canyon Lake for performance of work in connection with the Property.
- 4. Owner hereby consents to and grants the Association a right of entry upon the Property at any time to be used to inspect the Property and the improvements thereon and to be used by the Association or its contractor to remedy any violation upon the Property, including but not limited to removing trash, removing any improvement installed without ACC approval or modifying an improvement to bring the same into compliance with the terms of the ACC's approval.
- 5. The Conformance Deposit shall be held by the Association and applied, at the Association's sole discretion to:
 - any fine levied against the Property,
 - to cover and/or recoup any costs whatsoever, including administrative and legal costs, incurred by the Association in connection with the Property,

For example, the Association could apply all or a portion of the Conformance Deposit to cover the following: fines levied against any invitee of Owner; fines levied for construction violations; costs incurred by the Association in repairing damage to Association property caused by Owner's contractor or other invitee; costs incurred by the Association in curing a violation on the Property; costs incurred in removing or altering an improvement upon the Property; however, before any funds, other than the non-refundable portion referenced above are deducted from the Conformance Deposit, Owner will be provided notice of purposed reduction and provide an opportunity to be heard.

The foregoing list is illustrative only and in no way represents the only situations where the Association could apply all or a portion of the Conformance Deposit.

6. If Owner notifies the Association, in writing, that the improvement(s) for which the Conformance Deposit was deposited have been completed in accordance with the ACC's approval, and the ACC agrees with the same, the Association will mail the unused portion of the Conformance Deposit, if any, to the Owner's address of record with the Association. Under no circumstances shall Owner be entitled to any interest on any portion of the Conformance Deposit. If the ACC determines that there are deviations from the approved Plans, the Deposit shall not be refunded until all deviations are brought into compliance with the approved Plans. If no



written request for return of a Conformance Deposit is made by Owner within two years from the date when the Conformance Deposit is posted with the Association, the Conformance Deposit will be deemed forfeited to the Association.

- 7. When a Conformance Deposit, or the remaining potion thereof, is to be returned, it shall be returned by the Association to the current record Owner(s) of the Property. Thus, for example, if there has been a change in the record ownership of the Property between the time when the Conformance Deposit is posted with the Association and the time for return of the unused portion of the Conformance Deposit, the Conformance Deposit shall be returned to the new owner of the Property. Similarly, if a contractor posts a Conformance Deposit, the return of any unused portion shall be to then current record Owner.
- 8. Without limiting any of the foregoing, Owner agrees to comply with, and ensure that all persons performing any work on the Property or delivering materials to the Property shall adhere to the Association's Rules and Regulations including, without limitation, the following specific rules:
 - Maintain a clean job site at all times;
 - No use of Association property for storage of equipment or materials;
 - Schedule and pass a setback inspection before any footings are poured;
 - Install ACC approved groundcover on the Property within the time frame required by the Association; and
 - No loud music or radios.
- 9. If at any time the amount of the Conformance Deposit falls below two thirds (2/3rds) of the amount originally required to be posted, Owner agrees to immediately deposit additional sums with the Association in an amount sufficient to return the Conformance Deposit to the originally required level. Until the Conformance Deposit is so replenished, an automatic stop work order shall be in effect.
- 10. In any action to enforce or interpret this Agreement, the prevailing party shall be entitled to recover its attorneys' fees and costs incurred.
- 11. Any action to enforce or interpret this Agreement shall be filed in the Superior Court of the County of Riverside, State of California. This Agreement shall be interpreted and enforced in accordance with the laws of the State of California.
- 12. This Agreement contains the sole and entire agreement and understanding of the parties with respect to the subject matter of this Agreement. Any and all prior discussions, negotiations, agreements, commitments or



understandings related hereto, if any, are hereby merged and incorporated herein. No representations, oral or otherwise, express, or implied, other than those specifically contained herein, have been made among the parties with respect to the subject of this Agreement. No other agreements not specifically contained herein, oral, or otherwise, shall be deemed to exist or to be binding on the parties with regard to the subject matter of this Agreement.

- 13. The terms of, and the duties and obligations imposed by, this Agreement shall be binding upon any Owner and any Owner's successors, assigns or transferee.
- 14. In the event of any violation of the Association's Governing Documents at the Property, application of all or part of the Conformance Deposit and/or forfeiture of the same shall not be the Association's exclusive remedy and the Association may take enforcement action, including but not limited to, the filing of a lawsuit in combination with or in lieu of applying the Conformance Deposit or deeming it forfeited.

II IS SO AGREED	
Owner(s):	
(Name of Owner)	(Name of additional Owner)
(Signature)	(Signature of additional Owner)
Site Address:	Mailing Address:
Home Phone:	
Work Phone:	
Cell Phone:	

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