BEAR ISLAND HOMEOWNERS ASSOCIATION, INC.

ACC FORM B (External Alterations) (Including Driveway or Walkway Pavers)

Date received by MMI*:	-		
Date of approval*: by [] ACC or [] Board or	appeal	
* To be filled in by MMI or the ACC			
Owner(s) of record:			
Bear Island Address:			
Mailing address for notices:			
Contact information: []Tel:	[]Fax:	[]E-mail:	
[Place an "X" in box to indicate prefe	erred method of commun	icating with you. E-mail is preferi	red.]
Contractor's name, address and cont	tact information:		
[]1ei:	[]rax:	[]E-Man:	
The undersigned affirms that he/she requirements set forth herein and the on behalf of Owner) must date and si	e Governing Documents o		
Name of Applicant	Sig	nature	
Date Application signed:			

Fill out, sign entire Form and Attachments and leave in the Green Box on North Side of Gatehouse or mail to Bear Island Homeowners Association, Inc., C/O MMI of the Palm Beaches, 11770 U.S. Highway One, Suite E-501, Palm Beach Gardens, FL 33408. Questions? Call MMI at 561-686-7818.

INSTRUCTIONS:

I. Required Attachments (Application will be automatically rejected without them)

- 1. Exact copy of contract with Contractor.
- 2. (a) Exact copy of Contractor's Certificate of Insurance (including Workers' Comp) showing Association as an additional insured and requiring at least 10-day notice to Association of cancellation OR -
 - (b) Exact copy of Owner's Certificate of Owner's Homeowners Insurance. *Note:* Owner may appeal to the Board rejection under this paragraph and the Board may accept an alternate form of indemnification.
- 3. Exact copy of appointment as agent (if someone other than Owner is applying on Owner's behalf).
- 4. Refundable Deposit: \$1,000 check payable to "Bear Island HOA," to cover the cost of Damages (¶7 of Part III). Balance of Deposit after cost of Damages are recovered is refundable (Part V).
- 5. If more than two applications are filed simultaneously, the Deposit shall be capped at \$2,000 for the first two applications plus \$500 for each additional application, provided that no part of Deposit will be returned until all projects are completed satisfactorily.

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II. Description of Proposed Work

Describe the Alterations (the "Work") to your home or Lot for which you seek ACC approval (attach separate sheet(s) if necessary). Description should include (a) photos or sketches of the Work with dimensions, color, type of materials to be used.

<i>Note:</i> Please make sure the Work does not encroach on your neighbor's lot or easement without a recordable agreement between you and your neighbor.
Replacement of pavers for walkway or driveway:
Please check item: [] WALKWAY [] DRIVEWAY Pavers from Old Castle (manufacturer), Coquina Reef (color), dimensions 6"x6" or 6"x9" are currently approved by the ACC. Any other pavers must be similar in color and size and approved by the ACC before
being installed. Original shape/dimensions/path of driveway or walkway cannot be changed. For painting o pavers, please use ACC Form A.
III. Obligations of Owner and Association
By signing this Application, Owner (or Owner's agent on Owner's behalf) stipulates and agrees that:
1. Applicant's failure (a) to begin Work within 90 days after approval by ACC [
on appeal, approval by Board, or [
, 20]* after start of Work, may void Application, unless an extension is granted by ACC or the

completion does not affect Owner's obligation to begin or finish Work on actual date.

2. Hours: Except in an emergency, Contractor's vehicles will not be admitted Monday through Saturday before 8:00 A. M., must leave by 6:00 P. M. and will not be admitted on Sunday or holidays.

ACC or the Board may require Applicant to file new Application with new attachments.

Board before beginning or completion dates. Once period for beginning or completing Work has expired,

* Date to be filled in by ACC or Board as case may be. Failure to fill in the date of commencement or

- 3. *Note:* Association retains the right to return Application unless and until all unpaid assessments and fines are paid in full.
- 4. Owner is solely responsible for (a) the sufficiency of the plans and specifications, (b) completing the Work described in the Application strictly in accordance with such plans and specifications, (c) the quality of the Work, (d) obtaining any and all necessary permits and approvals from the City of West Palm Beach, and (e) complying with all applicable governmental codes.
- 5. Owner shall cause all construction debris, equipment, materials, etc. ("Debris") visible from the street to be removed at the end of each day's work and shall cause all Debris, wherever located, removed promptly upon completion of the Work. Failure to comply may result in fines.
- 6. Owner is responsible, at Owner's expense, for (a) any and all damages, including losses, expenses, costs, claims, etc., ("Damage") to property of the Association or other Owners or occupants in Bear Island, and (b) any and all claims for personal injury or death to any person in connection with the Work.
- 7. If Owner fails to pay any and all Damage within thirty (30) days after receiving written notice from the

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Association, the Association has the right to recover Damage out of the Deposit, if any. If the Deposit is insufficient, the Association has the right to pursue any and all of its rights and remedies under the Declaration, including but not limited to filing a complaint against Owner in the Circuit Court of Palm Beach County, Florida, for its Damages, including the award of reasonable attorneys' fees and expenses incurred by the Association in connection with its collection efforts.

- 8. (a) Association shall not be liable for any costs or damages incurred by Owner for expenses, damages or injuries incurred by Owner resulting from any mistakes in judgment, negligence or actions or failure to act by Association, and (b) Owner shall not seek to recover any such expenses, damages or injuries Owner might incur in any way for any such reason, including filing suit or otherwise, against Association.
- 9. Owner shall hold and save harmless and indemnify Association from any and all claims and liability for Damage and for personal injury and death in connection with the Work.
- 10. All Owner's obligations and liabilities shall be binding upon Owner's heirs, assigns and legal representatives, whether or not specifically assigned or acknowledged in any document passing or affecting title to the real estate described in this Application.
- 11. Association is not responsible for, nor is Association approving (a) the structural integrity, engineering feasibility, safety or compliance with building codes or other governmental regulations of the Work described in this Application, or (b) any defects in any plans or specifications for the Work carried out pursuant thereto. Review by the ACC is solely for the purpose of determining if the proposed Work preserves and enhances community values and maintains a harmonious relationship among and between other structures and the natural vegetation and topography.
- 12. All communications to Applicant regarding this Application shall be (a) by the method of communication indicated by Applicant on page 1, or, absent an indication, by regular mail to the mailing address set forth in the Application. All other communications regarding this application may, at the election of the sender, be by (a) USPS prepaid mail, (b) personal delivery (including, for example, UPS or FEDEX), or (c) electronic means (for example, Facsimile or E-mail). Communication by USPS mail shall be deemed to be "received" three (3) business days after stamp is cancelled. Personal delivery is "received" when receipted. Electronic communication is "received" the business day after "sent" date shown on the sender's records.
- 13. "Applicant" and "Owner" refer to singular or plural and to the agents and contractors of Applicant and Owner as required by context.
- 14. (a) "Association" shall mean and include the Association, the Board of Directors, the ACC, the Property Manager and the officers, directors, employees, committee members, volunteers and any other persons acting from time to time on behalf of the Association, the Property Manager, the Board or Directors or the ACC and (b) "Owner" shall mean and include Owner and Contractor and the agents and employees of Owner and Contractor and any other persons acting from time to time on behalf of Owner or Contractor.
- 15. Definitions of terms used but not defined in this Application are from the Declaration or ACC Standards and Procedures.

16. Exact copy of plans and spec	ifications for the V tion approval on t	or City approval of the proposed Work is required. Work submitted to City (City normally requires that their face). Failure to provide ACC with such plans and pproval.
[] Received: Date	*	[* To be filled in by ACC/MMI]
17. Exact copy of signed City conbefore Work commences void	_	for the Work. Failure to provide ACC with such permit
[] Received: Date	*	[* To be filled in by ACC/MMI]
18. Exact copy of signed City cer end of completion time limit i		ncy. Failure to provide ACC with such certificate prior to proval.
[] Received: Date		

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ADDITIONAL COMMENTS OR NOTES:		

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IV. Action(s) by the ACC and Board

A. APPROVAL

[] The Application is APPROVED. [] The Application is APPROVED UPON THE FOLLOWING CONDITIONS:		
[] Need additional space? Use Additional Comments Failure to comply with stated conditions, including new		
Date:	Authorized Representative of the ACC	
B. <u>DISAP</u> [] The Application is DISAPPROVED for the followi may suggest modifications that, if satisfactorily complete	ing reasons (attach separate sheet(s) if necessary). ACC	
To Applicant: You have forty-five (45) days after receip agree to suggested modifications or (b) to appeal this definal and nonappealable.	•	
Date:	Authorized Representative of the ACC	
C. ON APPEAL TO THE B [] On appeal to the Board the application is [] AP [] Returned to ACC with following conditions:	PROVED or [] DISAPPROVED or	
Date:	Authorized Representative of the Board	
V. For Use by Pro	operty Manager	
[] The Work has been satisfactorily completed and the Association in restoring the Easement Area, Common A		
Date: NOTES:	Authorized Representative of MMI	

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Separate Outdoor Structures - Guidelines

Separate Outdoor structures of any size or kind in your front yard are prohibited. Installation of any separate outdoor structure (i.e. outdoor kitchen, gazebo, pool house, etc.) in your Back Yard requires prior ACC approval. Design and color must be in harmony with architectural style and trim of your home. No more than one separate outdoor structure will be permitted. It (1) must be at ground-level, one story structure, (2) must not be in excess of 14 feet wide, 24 feet long, and 14 feet high at outer-most points, (3) must be a minimum of 5 feet from the owner's wall or fence, 8 feet from the neighbor's wall or fence, and 8 feet from the rear wall or fence, (4) must not have any windows higher than 6 feet, (5) soffit height must be no higher than the house, and (6) must meet applicable City building codes, permit requirements, and hurricane requirements. Separate outdoor structures must be maintained to the same standards as your home and cannot be used as a dwelling place, guest house, mother-in-law suite, bedroom, work place, office, or business. Judgement as to an acceptable location shall remain the exclusive right of the ACC. The above are minimum guidelines subject to individual lot footprint and location.

END

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