LAKE OSWEGO CORPORATION

Date Paid: Pe	ermit Fee:	Lot #
Entered in Permit Binder:	Scanned:	OneDrive

RE	VOC	ABLE LICENSE AND PERMIT	Entered in Permit Binder:	Scanned:	OneDrive					
LAK	E OSWE	ا GO CORPORATION ("LOC"), hereby gives and grants	to: ("Shareholder Name")							
		icense and Permit (this "Permit") to construct and use								
on p	roperty of	LOC lying on the lake side of and adjoining property of	wned by Shareholder at the foll	owing address:						
			in Lake Oswego,	Oregon (the "Shareho	lder's Property").					
By 1)	acceptance of this Permit and enjoyment of its privileges, Shareholder covenants and agrees: That Shareholder shall pay all assessments heretofore or hereafter assessed and levied by LOC against Shareholder or Shareholder Property.									
2)	To begin construction of the Improvements within six months, and to complete constructions of the Improvements within one year, from the date hereof.									
3)	Improver the Impr	ruct and maintain the Improvements strictly in accord nents. If Shareholder fails to comply with this Permit, Sovements upon written demand of LOC mailed to Sh ion or removal of the Improvements shall be in LOC's	Shareholder shall, at Shareholde areholder at the address show	er's own expense, rep	air, modify or remov					
4)	That this Permit is granted subject to such rules and regulations as LOC has adopted or imposed, or hereafter may amend, adopt of impose, for such Improvements, and is subject to any building restrictions, setback lines, or approval requirements imposed by governmental authority, such as the City of Lake Oswego (the "City"), or private agreement, now or hereafter imposed on Shareholder's Property.									
5)		failure on the part of Shareholder to pay the annual a lations of LOC, shall render this Permit subject to revo		ny year, or to comply	with any of the rule					
6)	That prior to sale of Shareholder's property Shareholder will (i) pay all assessments due LOC as of the date of sale, (ii) notify LOC in writing of the pending sale, and (iii) obtain from LOC and the purchaser of the Shareholder's Property a fully executed Acknowledgement and Agreement to be Bound (the form of which can be obtained from LOC), by which the purchaser of the Shareholder's Property agree to be bound by the terms of this Permit.									
7)		rovements constructed over or in proximity to existing successors and assigns, shall comply with applicable mitation:								
	(i)	Shareholder obtaining revocable easement encroach	ment permits from the City;							
	(ii)	City approval of construction, improvement or repla supports within certain distances of the sewer line limitations or features;								
	(iii)	the obligation of the Shareholder at Shareholder's exnotice from the City or LOC, and without liability of C damages of any kind.								
8)	the Impr restore a may do Improve maintain requeste or const	C may cancel or modify this Permit at any time and from the provements as directed by LOC at Shareholder's sole of any portion of the Improvements so altered or removed so entirely at Shareholder's cost and expense, a ments or for costs or damages of any kind to Shareholder the Improvements in compliance with applicable City d by LOC from time to time, including prior to commert tute compliance with City or any other requirements with approval rights for the Improvements.	cost and expense, and LOC shall. In the event of Shareholder's nd without liability to Shareholder's property arising from such or other requirements, and shancing construction or modification	all have no obligation failure to promptly take older to repair, restor activities. Shareholder the provide evidence of this Figure 1.	to replace, repair of the such actions, LOG ore or replace such er shall construct and such compliance a Permit does not impl					
9)	remove t the Impre removed	his Permit is revoked, Shareholder agrees that, without the Improvements constructed pursuant to this Permit abovements. In the event that Shareholder fails to do so the Improvements and restore LOC's property, and the removal and restoration thereof.	and restore LOC's property to the population in the contract of the contract o	e condition it was in p e to Shareholder, rem	rior to construction on the contraction of the cont					
10)		ent any suit or action is instituted by LOC to enforce a pay such sum as the court may adjudge reasonable a			nit, then Shareholde					
11)	signature Permit a	adjacent neighbors of the Improvements prior to a s from adjacent neighbors on copies of all final plan oplication process. Alternatively, Shareholder may der vidence of delivery of such documents by certified mai	s, drawings, and building spec monstrate having provided notif	ifications submitted to	LOC as part of the					
IN '	WITNES	SS WHEREOF, LOC has caused this Permit	to be executed, this	day of	20 .					

I accept the foregoing Permit and agree to all the terms thereof.

_____ by:_

Chairperson: Development Committee

LAKE OSWEGO CORPORATION

by:_

Shareholder Signature

Phone #

LAKE OSWEGO CORPORATION REVOCABLE LICENSE AND PERMIT

ORDER OF PROCEDURE

1.	Lake C	Oswego (Corporati	on F	Permit	fee	requi	red \$_		.00.	*Fee	waived	for f	lood	resto	ration.
	New Boa	thouse (or ma	ajor remodel)	\$1,00	00 Mir	or rem	odel (bo	oathouse	e) or new	dock \$	500	Minor cha	ange to	boatho	ouse/doc	k \$250

 Submit to the Lake Oswego Corporation an actual survey of Plat Plan certified by an engineer or survey crew, plus a scale drawing with measurements showing all existing waterfront installations, plus copies of newly proposed construction, or, if repairs, drawings and details. (Certified survey waived for flood restoration, but scale drawings with measurements required.)

All heights on any construction will be measured from the waterline of 98.6 feet.

Please call the Lake Oswego Corporation at (503) 636-1422 for the current water elevation.

Official approval on accepted plans will not be made until the Lake Oswego Corporation has received three (3) - 11 x 17 copies of builder's plans, one of which will be retained on file by the LOC.

- 3. Inspection of property survey markers by the Lake Oswego Corporation. (Survey marker inspection waived for flood restoration.)
- 4. Owner's signature on the fully completed LAKE OSWEGO CORPORATION REVOCABLE LICENSE AND PERMIT form, including evidence that you have notified the neighbors on each side of the final plans.
- 5. Assessments must be current and paid through current calendar year.
- 6. Lake Oswego Corporation official review and signature.
- 7. City of Lake Oswego BUILDING PERMIT APPLICATION submitted to City with Lake Oswego Corporation's executed REVOCABLE PERMIT AND PERMIT. (City of Lake Oswego offers special assistance to those who are rebuilding according to most recent plans on record. Contact the City in advance and they will obtain your previously submitted plans to match to your CITY BUILDING PERMIT APPLICATION. The Lake Oswego Corporation will also accept copies of those previously submitted plans.)
- 8. Site, Environmental, Framing, and Final inspections by the Lake Oswego Corporation.
- 9. Any required inspections by the City of Lake Oswego.

FOR ASSISTANCE AND ADDITIONAL INFORMATION, PLEASE CONTACT:

Lake Oswego Corporation PO Box 203 700 McVey Ave. Lake Oswego, OR 97034 (503)636-1422 City of Lake Oswego, City Hall Building Permit Staff 380 "A" Avenue, 3rd Floor Lake Oswego, OR 97034 (503) 635-0390



DEVELOPMENT PROCEEDURES

Homeowner

- 1. Review Residential Waterfront Construction rules and regulations
- 2. Prepare a design drawing and submit for preliminary to Jeff Ward for acceptance to proceed.
- **3.** Meet with your neighbors on either side and show them your proposed plans. If they are ok with the plan have them sign the Building Permit form / drawings. If they have concerns or comments, you can meet with us or have the neighbors submit their comments in writing for the development committee to review.
- **4.** Submit plans and Revocable License and Permit Form for approval by Jeff Ward and / or Development Committee. Review process may take up to a week.

Plans must include:

- a. Site plan showing existing conditions including the sea wall, property lines and adjacent structures.
- b. Site plan showing environmental protection measures (e.g. silt curtains, erosion control, etc.)
- c. Site plan showing proposed structures and including the sea wall, property lines and adjacent structures.
- d. Development fee payment (see fee schedule on Revocable License and Permit).
- **5.** Upon approval LOC will stamp the approved drawings and issue a permit number.
- **6.** Submit plan to City of Lake Oswego (if necessary)
- **7.** Have contractor complete all necessary forms and submit to LOC.
- **8.** Call for appropriate inspections.

Contractor

Your contractor must submit the following items *prior to beginning project*:

Forms & Documentation

- a. Liability insurance limits provided must be at least \$1,000,000 per occurrence and aggregate: Lake Oswego Corporation must be added as additional insured, and the Certificate of Insurance must show this coverage.
- b. Current proof of Worker's Compensation Insurance (if applicable).
- c. Current copy of Contractor's License.
- d. Waiver, Release and Indemnity.

e. Complete Subcontractor Sheet and provide appropriate documents for each sub.

Construction and Demolition Process

1. Preliminary Site Inspection

Prior to beginning the project, the following items must be completed:

- b. Once the property is surveyed and with the survey stakes still in place, the applicant or their contractor will stake out the building site and request an inspection from the Corporation.
- c. Work may not begin until our inspector has verified that the project matches the site plan submitted by the applicant and that applicable environmental protections (e.g. silt curtains, etc.) are in place.
- d. Upon approval of site inspection, demolition or building of facilities may begin.

2. Secondary Site Inspection

- a. Once the Facility has been framed out, the applicant or their contractor must request an inspection from the Corporation.
- b. Upon approval of the secondary site inspection, completion of Facilities may commence.

3. Final Site Inspection

The applicant will notify the Development Committee and impacted Shareholders when the work is completed. Facilities may not be occupied or used prior to completion and final inspection. With exceptional circumstances, the Development Committee may approve early use.

WAIVER, RELEASE AND INDEMNITY (Third Party Contractor)

1. <u>Background</u>. This Waiver and Release ("Release") is executed in connection with entry upon real property located in or adjoining Oswego Lake (the "Site") managed by the Lake Oswego Corporation, an Oregon private corporation (the "Lake Corp.") for the purpose of (address & project description)

_(the

"Use"). The Lake Corp. has not required or requested Contractor or any other party to perform the work which is the subject of the Use. This Release is effective as of the date hereof. The Lake Corp. Parties (defined below) shall be deemed third party beneficiaries of this Release.

- 2. Waiver and Release. Contractor, for itself, and for all of its employees, officers, directors, members, shareholders, or owners, or any persons for which such entities are responsible, whether as employees, independent contractors or otherwise, and their respective successors and assigns (collectively, the "Contractor Parties"), to the extent permitted by applicable law, hereby waives, releases, acquits and forever discharges the Lake Corp., its officers, directors, employees and agents (collectively, the "Lake Corp. Parties"), from any and all claims, actions, causes of action, liabilities, demands, rights, damages, costs, expenses or compensation whatsoever, direct or indirect, known or unknown, foreseen or unforeseen (except to the extent arising from the negligence or intentional bad acts by the Lake Corp. Parties), which may now exist or may arise in the future on account of or in any way growing out of or in connection with the Use, and any physical characteristic or conditions, whether naturally occurring or arising, and whether on, under, or related to the Site, or any law or regulation applicable thereto. In no event shall the Lake Corp. be liable to Contractor for any loss or damage to tools, equipment, vehicles, materials or supplies, other personal property of any kind or structures of the Contractor Parties.
- 3. <u>Indemnity</u>. To the fullest extent permitted by law, Contractor shall defend with counsel reasonably acceptable to the Lake Corp., indemnify, reimburse and hold harmless the Lake Corp. Parties from and against any and all claims, demands, fines, damages for bodily injury and damage to property, including for loss of use resulting therefrom, to the extent caused by the Contractor Parties (including expert witness costs and fees and attorneys' costs and fees), except to the extent arising from the Lake Corp. Parties' negligence or intentional bad acts. Contractor shall also defend, with counsel reasonably acceptable to the Lake Corp., reimburse, indemnify and hold harmless the Lake Corp. Parties with regard to administrative action, fine or penalty in any way arising from the Contractor Parties' performance of the work for the Use. Except for claims for loss of use as discussed above, in no event shall any party be responsible or liable to any other party for any incidental, consequential, indirect or purely economical damages.

- 4. <u>Survival</u>. The waiver and release provisions in Section 2 of this Release shall be perpetual.
- 5. **Attorney Fees.** If action becomes necessary in connection with this Release or any rights arising herefrom or hereunder, or to recover damages for breach of any terms of this Release, or to obtain injunctive or other equitable relief, the prevailing party in such action shall be entitled to recover reasonable attorney fees and costs incurred in such action as determined by the arbitrator, arbitration panel or the trial court. In the event of any appeal from the action, the prevailing party shall be entitled to recover its reasonable attorney fees and costs incurred in such appeal as determined by the appropriate appellate court. The term "costs" shall include, in addition to statutory costs and disbursements, all costs associated with the initial investigation of, and determination whether to commence, an action, and all costs associated with discovery depositions, witness fees (expert or otherwise), and out of pocket costs incurred by the prevailing party in the prosecution or defense of the action. For the purpose of this subsection, the term "action" shall be deemed to include any proceeding commenced in any court of general or limited jurisdiction, including any proceeding commenced in the bankruptcy courts of the United States, or before any arbitrator or arbitration panel.
- 6. General Provisions. This Release shall be (a) governed by and construed in accordance with the substantive laws of the state of Oregon, (b) be binding upon and run for the benefit of the successors and assigns of the parties, (c) enforceable in the state and federal courts located in the state of Oregon, and (d) construed as if each party participated equally in the preparation of this Release. The rights and remedies provided by this Release are cumulative and the use of any one right or remedy by any party shall not preclude or waive the right to use any or all other remedies except as expressly limited herein. Said rights and remedies are given in addition to any other rights the parties may have by law, statute, ordinance or otherwise.

IN WITNESS WHEREOF, the Contractor executes this Release to and for the benefit of all parties identified above. Contractor acknowledges that it received adequate consideration for the execution and delivery of this Release.

Company Name:	
Signed	Printed Name
Date	 Title
 Email	



DEVELOPMENT CHECKLIST - HOMEOWNER

(initial u	pon completion)							
1.	1 Review Residential Waterfront Construction rules and regulations							
2.	Prepare a design drawing and submit for preliminary review to Jeff Ward for accepta proceed.							
3.	3 Meet with your neighbors on either side and show them your proposed plans. If they are the plan have them sign the Building Permit form / drawings. If they have concerns or commer can meet with us or have the neighbors submit their comments in writing for the development of the development of the development.							
4.	· 	cable License and Permit Form w process may take up to a wee	for approval by Jeff Ward and / or k.					
	Plans must include:							
	 Site plan showing existing conditions including the sea wall, property lines and adjacent structures. 							
	b Site plan showing etc.)	g environmental protection mea	sures (e.g. silt curtains, erosion control,					
 c Site plan showing proposed structures and including the sea wall, prop adjacent structures. 								
d Development fee payment (see fee schedule on Revocable License and Permit).								
5.	Upon approval LOC will stamp the	he approved drawings and issue	a permit number.					
6.	Submit plan to City of La	ke Oswego (if necessary)						
7.	Contractor has submitted	d all Forms & Documentation as	required					
8.	Call for appropriate inspections.							
as wel		_	tions regarding lake front development with the rules and inspection schedules					
Signat	ure	Printed Name	Date					
Site Ac	ddress	Email	 Phone					



DEVELOPMENT CHECKLIST - CONTRACTOR

(IIIILIAI I	upon co	mpietion)				
1.		Reviev	w Residential Wa	terfront Construction rules a	and regulations	
2.		Submi	it all forms listed	below and contact informat	ion to LOC	
			•	ce – limits provided must be orporation must be added as coverage.	· · · · · ·	
	b		Current proof o	f Worker's Compensation In	surance (if applicable	e).
	c		Current copy of	Contractor's License.		
	d					
	e		Completed Sub	contractor schedule and req	uired documents.	
3.	You,	or the sh	areholder, must	call for appropriate inspection	ons.	
as we	ll as the		able License and F	nd the Oswego Lake Rules & I Permit and that failure to co		·
Signat	ure			Printed Name / Comp	oany	 Date
Site A	ddress			Email		Phone

SHAREHOLDER WATERFRONT CONSTRUCTION

Approval Required

The Corporation may permit shareholders to construct and maintain improvements on the Rim Property and over the lakebed as part of the shareholder's development of its property adjacent to the Lake. Shareholders must obtain a Facility Permit from the Corporation before temporarily or permanently constructing, installing, attaching, altering, or placing adjacent to, under, on or over the Rim Property or Lake (including the lakebed, the waters of the Lake, and the waterfront related to such waters), any Facility or Facilities. A Request for Approval form may be obtained from the Corporation office.

The Corporation will not issue a Facility Permit unless assessments are paid current with respect to the property for which the Request for Approval is made. Failure to obtain or comply with a Facility Permit may result in the Corporation requiring the Shareholder to remove any Facilities and restore the Lake, lakebed, and Rim Property to the condition they were in before the Shareholder engaged in any unauthorized work.

Committee Authority and Discretion

- 1. Committee Authority. The Board has authorized the Development Committee to review and approve, condition, or deny Requests. The Development Committee will consider complete Requests for Approval on an "as received" basis at its regularly scheduled meetings or any special meeting the Development Committee deems to be necessary. The Development Committee endeavors to render its decision with respect to a complete Request for Approval in a timely fashion. Approval by the Development Committee does not include or imply compliance with any additional requirements that may be imposed by the City of Lake Oswego, applicable building or safety codes, or any other relevant legal authority. The applicant must independently comply with all laws, rules, codes and regulations applicable to the work approved by the Committee.
- 2. Committee Discretion. The Development Committee has full discretion to approve, condition or deny a Request. In addition to any specific guidelines set forth herein, the Development Committee may publish additional or replacement guidelines and policies from time to time. The decision-making discretion of the Development Committee will not be limited to such published policies, guidelines or regulations alone and may address any other factors or circumstances deemed by the Development Committee to The Development Committee will withhold be relevant in the particular instance. approval of a Request if the Development Committee finds, in its sole discretion, that the proposed Facilities are inappropriate for the particular location or incompatible with other improvements, operations or uses of the Lake. Of special importance to the Development Committee will be navigation and related safety issues, impacts on the Lake itself, sight lines (to protect the views of other property owners), as well as the mass, scale and compatibility (including shape, size, design, height, and other factors) of the Facilities. The Board will not hear appeals of decisions of the Development Committee. The Development Committee has final decision making authority.

Considerations for Approval of Requests

The Development Committee takes into consideration and balances many factors in exercising its authority for the mutual benefit of all Lake residents and shareholders. The following is a non-exclusive list of the most commonly reviewed considerations. They are presented as an aid to those contemplating new Facilities or a change in Facilities, and are not meant to be exclusive or to necessarily apply to all Facilities without due regard to particular circumstances:

- 1. The Development Committee may consider impacts to the Lake from erosion and other causes during and after work on Facilities. Facility Permit applicants shall be responsible for establishing and maintaining silt fences, barricades and other methods of controlling erosion, storm-water runoff and prevention of any pollutants and sediments from entering the Lake at any time during or after the completion of the Facilities. To minimize erosion during shoreline construction, the applicant should ensure that the area exposed, disturbed or de-vegetated is limited and require construction to be staged as the Development Committee deems appropriate. The applicant should ensure that the exposure of construction soils is minimized and limited. The Facility plans shall include details of such fences, barrier cloth, straw and plantings used to prevent any erosion or siltation. It shall be the sole responsibility of the applicant to pay for all costs of removal and cleanup or resulting damages.
- 2. To protect the Lake's sensitive ecosystem, native plants near the Lake are encouraged, such as Common Waterweed, White or Yellow Pondlily, Cattails, and native sedges, reeds and rushes. The Development Committee does not allow the use of non-native plants, including specifically Purple Loosestrife, Yellow Iris, English Ivy, Brazilian Elodea (Anacharis) and Eurasian Watermilfoil.
- 3. Facility Permit applicants shall be responsible for controlling and preventing any hazardous materials, such as paints, stains, sealers, solvents, fuels, oils or other such hazardous materials from entering the Lake at any time during construction or after completion of the Facilities. In the event of a discharge of a hazardous or pollutant material, it shall be the sole responsibility of the applicant to pay for all cleanup costs or resulting damages.
- 4. An applicant's plan shall describe measures to shield any lighting on proposed Facilities so as to protect the privacy of adjacent properties, water surfaces abutting the applicant's property, reflections on the Lake, and fogging the night sky. Sensible lighting does not include exposed floodlights or lamps with shaded tops, for example. Lighting should utilize motion detectors, be as low to the ground as possible and of appropriate wattage.
- 5. Docks and decks that extend beyond the seawall are considered a privilege and not compatible with certain locations on the Lake. If allowed, such Facilities should not exceed 16 feet beyond the seawall.
- **6.** At construction sites, lakebed elevations must not be altered without the approval of the Development Committee. No material or objects of any kind may be dumped in the Lake.

- 7. Use of barges, work-boats, or construction equipment on the lakebed or on the Lake surface are subject to review and approval by the Development Committee, including the status of required insurance.
- 8. The waterfront "cabana lots" located in Lakewood Bay may be improved with residential improvements provided that building, deck and other setback lines approved by the Development Committee to preserve navigation, navigational safety, swimming, water skiing safety, and lines of sight are observed. The Lake Oswego Cabana Covenants recorded at Fee No. 92 37392, records of Clackamas County, Oregon, are representative of the types and scope of requirements the Development Committee may elect to impose.
- **9.** Facilities must not create a safety hazard or interfere with safe navigation.
- **10.** Facilities must not create a significant negative impact to the "sight-lines" of neighboring residences.
- 11. In-fill is not allowed.
- **12.**Only docks, boathouses and boat lifts may extend beyond the shoreline or approved seawall. Except as authorized by the Development Committee, no other structures may extend into or over the water for the benefit of a particular Shareholder.
- **13.** Facilities located on Corporation property cannot be removed or altered without the Corporation's approval.
- **14.** Facilities must be perceived by the Development Committee to be tasteful and complementary to existing development.
- **15.** Boathouses are considered a privilege and are not compatible with certain locations on the Lake. If allowed, a boathouse must be cut into the shareholder's property where feasible and not extend out into the Lake beyond the seawall.
- **16.** Peaked boathouse roofs are favored.
- **17.** Boat houses with a ridge roof should be no higher than 13'6" above average water level of 98'6" above sea level.
- **18.** The top of a boathouse deck should be no higher than 10' above average water level (98'6") above sea level. Railing must be see thru (i.e.: wrought iron, not Plexiglas) and 36" in height.
- **19.** Boat house area should be no larger than 500 square feet.
- **20.** In cases where a permitted structure is destroyed by an "act of god", the committee will allow a replacement structure. If the previously permitted structure does not comply with current guidelines, the committee, at its sole discretion, may allow the structure to be rebuilt after soliciting neighbor and affected party feedback. In these cases, particular weight will be given to neighbor's comments.

Application Process

A Facility Permit applicant shall meet with the Development Committee or its designee (committee member or Corporation employee) to verbally discuss the circumstances surrounding the desire to submit a Request for Approval. At this time the Development Committee or designee will give the applicant the required Request forms and advise and guide the applicant regarding the Development Committee's policies impacting the envisioned Facilities.

- Request for Approval. The Request for Approval shall be submitted in writing and be accompanied by plans showing the nature, kind, dimension, materials, structural details, location (including surveyed property lines if requested by the Committee), and other pertinent information relating to the Facilities.
- 2. Acceptance by Committee. Upon acceptance, the applicant is responsible for notifying the owners of adjoining waterfront properties on both sides and any additional Shareholders deemed by the Development Committee to be impacted by the plans (e.g. Shareholders across a canal). This is accomplished by forwarding to such impacted Shareholders a complete copy of the Request for Approval including the plans and any other information submitted to the Development Committee relating to the Facilities. The applicant may verify satisfaction of this requirement by returning to the Development Committee the signatures of such impacted Shareholders acknowledging receipt of a copy of the Request for Approval and plans or a Certified Return Receipt from the US Postal Service for impacted Shareholders demonstrating the receipt of same by mail.

In the event the Request or plans are changed, the Development Committee in its discretion may require the applicant to re-notify impacted Shareholders as provided above.

- **3. Approval to Begin.** Upon receipt of documentation showing neighbor notification, the plans may be approved to begin building. There will be at least two inspections prior to completion of the Facility. (see construction process)
- **4. Submit plan to City of Lake Oswego.** If required by the City of Lake Oswego, the applicant shall submit the plans for the Facility to the city for approval.
- **5.** Effective Period of Consent. Work approved by the Development Committee must be commenced within six months and completed not later than one year from approval of the Request. The Development Committee may provide that an approval is valid until the conclusion of the next Lake draw down.
- **6. Fee.** The Development Committee will charge a reasonable fee for its review of a Request. Check with the Corporation office for currently applicable fees.

Construction and Demolition Process

Prior to beginning the project, the following items must be completed:

1. Forms & Documentation

- a. Liability insurance limits provided must be at least \$1,000,000 per occurrence and aggregate: Lake Oswego Corporation must be added as additional insured, and the Certificate of Insurance must show this coverage.
- b. Current proof of Worker's Compensation Insurance (if applicable).
- c. Current copy of Contractor's License.
- d. Waiver, Release and Indemnity.

2. Preliminary Site Inspection

- a. Once the property is surveyed and with the survey stakes still in place, the applicant or their contractor will stake out the building site and request an inspection from the Corporation.
- b. Work may not begin until our inspector has verified that the project matches the site plan submitted by the applicant and that applicable environmental protections (e.g. silt curtains, etc.) are in place.
- c. Upon approval of site inspection, building of facilities may begin.

3. Secondary Site Inspection

- a. Once the Facility has been framed out, the applicant or their contractor must request an inspection from the Corporation.
- b. Upon approval of the secondary site inspection, completion of Facilities may commence.
- **4. Final Site Inspection.** The applicant will notify the Development Committee and impacted Shareholders when the work is completed. Facilities may not be occupied or used prior to completion and final inspection. With exceptional circumstances, the Development Committee may approve early use.

Terms and Conditions

- 1. Liability. Any person or entity submitting a Request will be deemed to have waived, relinquished and released any and all claims and causes of action for any loss, cost, expense or damage of any kind or nature, including actual, incidental, consequential and punitive damage, arising out of any action or inaction by the Corporation or the Development Committee.
- 2. Nonwaiver. Consent by the Development Committee to any matter proposed to it or within its jurisdiction shall not be deemed to constitute a precedent or waiver impairing its right to withhold approval as to any similar matter thereafter proposed or submitted for review.