LA CAV IMPROVEMENT ASSOCIATION BUILDING PERMIT APPLICATION

Date:						
LOT OWNER(S):						
ADDRESS:						
PHONE: HOME:			CELL:			
EMAIL:						
APPLICATION FOR:	:					
LOT NO.: F	PART NO		HOUSE:		BOATHOUSE:	
LAKE WALL	PIER]	FENCE:	PO0	OL	
OTHER:						
BUILDER OR CONTR						
ADDRESS:						
PHONE NUMBERS:						
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I/WE, OWNER(S) AND CONTRACTOR ACKNOWLEDGE THAT I/WE HAVE RECEIVED A COPY OF AND HAVE REVIEWED AND UNDERSTAND THE CURRENT LAKE CAVALIER BUILDING REGULATIONS AND ARCHITECTURAL DESIGN GUIDELINES AND ADDITIONAL DESIGN GUIDELINES. I/WE AGREE TO FULLY WITH ALL REQUIREMENTS **OF** THE **LAKE CAVALIER** ARCHITECTURAL REVIEW COMMITTEE AND/OR THE BOARD OF DIRECTORS. I/WE UNDERSTAND AND AGREE THAT FAILURE TO OBTAIN PRIOR WRITTEN APPROVAL FOR ANY AND ALL EXTERIOR CHANGES TO THE PLANS SUBMITTED WITH THIS APPLICATION MAY RESULT IN FINES AND OR LEGAL ACTION.

Attached is my/our completed Design Checklist. All required plans, specifications, and other information requested is included with this application and I/we understand that the lack of appropriate information and documentation may result in a longer review period and a resubmittal. The Owner and Builder must sign off on the Design Checklist.

The hours of operation by contractors and subcontractors shall be 6:00 am to 6:00 pm Monday through Saturday. No construction activity of any kind on Sundays.

I/We further agree to connect the sewage and water lines from this house or boathouse to the Lake's system which are managed by the La Cav Improvement Co.'s choice of water suppliers and sewage disposal companies. At present Bear Creek Water Co. supplies our water and Lake Lorman manages our main sewer lines.

I/We agree that the size of this house, boathouse, pier, seawall, fence, exterior or any materials, paint, stain, roofing material, etc. will reflect the requirements and regulations in LaCav Building Regulations and are subject to the Board's Architectural Review Committee's and the Board's approval before ANY site preparation, construction, etc. is begun. I/We also agree not to use any red clay or red sand for any reason within 40 feet of the waterfront and before construction and/or before moving any dirt on the property, I/We will use and maintain a primary and secondary commercial grade silt fence which is to be installed with a machine, 6 inches in the ground, 36" high with wire behind it to keep said material out of Lake Cavalier waters off of neighbor's property and from running into ditches on the road. I/We understand that failure to maintain the silt fences may result in fines or legal action. I/We understand that the Board has the discretion to consider set back and other aesthetic issues in deciding whether to approve or issue a building permit. I/We understand and agree that if the Board must seek any form of injunction, administrative or judicial relief that I/We will be responsible for all reasonable attorney's fees and expenses incurred by the Board in its efforts to oversee or regulate the construction activity on my lot.

I/We further agree to notify all contractors, subcontractors, suppliers, venders, or anyone working on and/or delivering materials to my lot that the La Cav Association prohibits loads in excess of 50,000 lbs. gross weight or 8 cubic yards of concrete per load on Lake Cavalier roads: Gate One: SUNSET LANE: Gate Two: PINE COVE LANE; Gate Three: MEADOW LANE; Gate Four: MOSS LANE; Gate Five: SHADY LANE. I/We agree to pay for repairs for damages to any adjacent properties caused by trucks or workers, venders, or suppliers involved in this construction on my property. I agree that this fee may exceed any prior non-refundable fees.

I will inform all trucks, cars or other vehicles bringing materials to my lot of the <u>15 MILES</u> -AN-HOUR speed limit on Lake Cavalier Roads.

I agree NOT TO BURN ANY TREATED LUMBER, or any other debris on this property, or have any open fire during construction on this property or any properties at Lake Cavalier. All debris must be put in dumpsters and lot must be kept clean.

I/We agree to reimburse La Cav Improvement Co. for any and all damages of any type including without limitation, water and sewer lines caused by contractors, suppliers or any other persons working on or delivering materials to my property during construction of this property. I agree to indemnify and hold harmless the Association from any and all claims that may arise from the construction activity on my lot.

I/We agree that during construction of this property and immediately after completion the Lake Manager, a Board Member, or any other person designated by the board may enter and inspect the exterior of any structure or the interior of a boathouse to assure there are no violations of the approved as submitted plans, at any time convenient to the Board or its committee.

The homeowner must arrange a meeting of the contractor with the Lake Manager before any dirt work or construction begins.

With each Application of Approval for new house construction, the lot owner shall deposit with the Board the sum of \$3,000 non-refundable fee to cover road and miscellaneous damage. Additional fees may be incurred if actual damage to roads, water lines, etc. exceed the \$3,000 fee. This will be determined by the estimate the board receives to repair any damage incurred. The owner shall also pay a \$750 non-refundable fee for consultant architectural review of plans, including preliminary and final review of house plans and site review. These fees include any house additions that exceed 500 square feet. For house additions 500 square feet or less, new boathouse construction, new pier or seawall construction the owner shall pay a \$1,750 nonrefundable fee to cover road and miscellaneous damage and a \$500.00 non-refundable fee for consultant architectural review for house additions or new boathouse construction. Additional fees may be incurred if actual damage to roads, water lines, etc. exceed the \$1750 fee. These additional fees will be determined by the estimate the board receives to repair any damage incurred. A non-refundable fee of \$1,500 will be required for any house or boat house demolition that is not related to new construction. Members living on county maintained roads will be required to put up a \$250 non-refundable impact fee in addition to the non-refundable fee for the consultant review of any construction plans.

Any other activity, such as improvements to driveways, piers, seawalls, etc., that may require a dumpster, concrete truck, or any other heavy equipment determined by the board, will require a \$500 non-refundable fee for road damage.

<u>Three</u> copies of detailed plans for this project must be submitted with this Building Permit. Plans should show all elevations, site plan, all dimensions, roof pitch, materials to be used on exterior

and sample color of roofing and exterior paint or stain and a future completion date. A copy of a survey of the member's property by a certified surveyor should accompany plans and a copy of the deed to the property.

Signature of Property Owner:		
Date		
Signature of Contractor:		
Date:		
Approved by:		
Signatures of Board Members:		
	Date	
President of LaCav:		DATE:

These plans \underline{were} approved by the Architectural Review Committee and the Lake Cavalier Building Consultant.

RETURN THIS FORM ALONG WITH YOUR CHECK MADE OUT TO LACAV IMPROVEMENT COMPANY TO

LAKE SECRETARY:

Debbie Saik 601-940-1661 118 Shady Lane

Madison, MS 39110