CONSTRUCTION REQUEST – DEER CREEK RV GOLF & CC, INC.

Please send your request to:

Community Supervisor - Email: <u>assistant.deercreek@artemislifestyles.com</u> Phone: 863-424-2839 x104

Owner (Applicant):	Phone:	
Community:	Property Address:	
Email:		
Please check one: am completing work myse	elf as owner am using outside vendor	/contractor
If using outside vendor/contractor: Name		Phone:
Email:		
	Information about the change you are s	eeking:
Location:		
Front of dwelling Back of dwelling	Roof of dwelling Side of dwelling	Other (describe)
Description of proposed changes:		
Electrical/Lighting Exterior painting	Screen enclosure Roof	Shed New construction/addition
Retaining Wall Satellite Dish	Golf Netting Landscaping	Ornamentation Door/window(s)
RV Port Hot Tub	Pavers/Driveway Other	
Material to be used for improvement (check app	licable items):	
Color Siding/type	Roof/type	2
Details about construction:		
	irrent and proposed landscape with sizes	ample photos, website links or drawings of what the and number of plants, detailed information of solar roposed area where work will be performed.

REQUIRED: Copy of your property survey (or plat from appraiser's website), marking the area where the work will be performed on your home/lot including dimensions and setbacks. (setbacks are 5 foot from each side/back and 10 or 12 foot from front -depends on address)

Must be within PUD guidelines for square footage, height, and color if applicable (see below)

Community	Maximum Livable Area	Maximum Height	# of floors	Accessory Storage Size	Height of storage
Osprey Point	2,000 square feet	22'	two	400 sq. ft.	22'
Eagles View	1,500 square feet	16'	one	192 sq. ft.	8'
Partridge Pines	1,500 square feet	22'	two	250 sq. ft.	12'
Regal Pointe	1,800 square feet	17'	one	120 sq. ft.	12'

Owner(s) Acknowledgements:

- That no work on this request shall commence until I have received approval. (Maintenance, HOA, and Declarant)
- Any construction or alteration to the subject property prior to the approval is strictly prohibited. If I have commenced or completed any
 construction or alteration to the subject property and any part of this application is disapproved, I may be required to return the subject
 property to its original condition at MY OWN EXPENSE. If I refuse to do so and the HOA incurs any legal fees related to my construction
 and/or application, I will reimburse the HOA for all such legal expenses incurred.
- That any approval is contingent upon construction or alterations being completed in a neat and orderly manner;
- That there are requirements covered by the Covenants and a board review process as established by the Board of Directors;
- All proposed improvements to the property must comply with city, county, state, and local codes. I understand that applications for all required building permits are my responsibility. Nothing herein shall be construed as a waiver of medication of any codes. My signature indicates that these standards are met to the best of my knowledge.
- That any variation from the original application must be resubmitted for approval;
- That if approved, said alteration must be maintained per the Declaration of Covenants, Conditions and Restrictions for the HOA.
- This alteration will not detrimentally affect the proper drainage of any common areas or surrounding lots. I will be responsible at my expense to correct any drainage problems to such areas that may occur as a result of this work or alteration.
- The applicant acknowledges and agrees that the HOA and Corporation assume no liability resulting from the approval or disapproval of any plans submitted. The HOA and Corporation assume no liability and make no representations regarding the adequacy or quality of any submitted plans or whether such plans comply with any or all governing authority requirements. The review, comments, and/or approvals do not relieve the applicant of their responsibility and obligation to comply with the Declaration, design guidelines as applicable. The applicant agrees to grant the HOA and Corporation accesses to property at reasonable hour to inspect for compliance issues.
- It is the duty of the owner/applicant and contractor employed by the owner to determine that the proposed improvement is structurally, mechanically, and otherwise safe and that is designed and constructed in compliance with applicable building codes, fire codes, other laws or regulations and sound practices. The HOA and Corporation and any employee or member thereof, shall not be liable in damages or otherwise because of the approval or non-approval of any improvement.
- Property owner/applicant SOLELY responsible for and must conform to local zoning and building regulations, including obtaining
 necessary permits, adhering to setback requirements, and contacting underground utility services before digging.
- Property owner/applicant SOLELY responsible for and must accept liability for encroachment or damage to any easements, common areas or other property.
- If county requires a permit for the work, a copy of the permit must be provided to Community Supervisor before work to commence.
- If contractor/vendor provides drawings, a copy must be provided to Community Supervisor before work to commence.
- Any violation of contractor rules and regulations will be the responsibility of the owner. Property owner responsible to supply copy of such regulations to vendor/contractor. Can obtain printed copy from Administration or website https://deercreekrvonline.com/wp-content/uploads/2021/03/Contractors-Rules-and-Regulations-03-21.pdf

By my signature, I acknowledge that I have read, understand, and agree to the policies and procedures as defined above that I have received.					
Signature of owner	Date				
Until the request is property completed and signed off by DC/Office, Maintenance and HOA as "approved," it is NOT APPROVED					
FOR OFFICE USE ONLY					
DC/Office:					
	Signature of owner off by DC/Office, Maintenance and HOA as "approved FOR OFFICE USE ONLY DC/Office:				