

DEVELOPMENT ORDER APPLICATION FOR AMENDMENT

Community Development Department | 9220 Bonita Beach Rd, Suite 111 | Bonita Springs, FL 34135 | Phone: +1 239 444 6150 | Fax: +1 239 444 6140

1.	Develop	pment Order: DOS			
	Α. Α	Amendment #: Resubmittal #:			
2.	Project I	Name (should be same as above DO):			
3.					
4.					
5.	Applicar	nnt Address:			
	Phone N	Number: Fax:			
	Email: _				
6.		c amendment(s) proposed to the Development Order are:			
_					
_					
_					
_					
spe is p app for a	cify the ar roposed t roved 100 a previous	s section must be completed or application cannot be accepted. This application must amendment(s) requested, and use of phrases such as "see plan" are unacceptable. If the scope to be changed, the previously approved parameters and the proposed parameters must be I/O single family units, amendment proposes 88 single family units and 12 duplex units). If this is usly denied Amendment, it must be so stated (e.g. this is resubmittal #2 for proposed Amendments if needed.	of the project sted (e.g. DC a <u>resubmitta</u>		
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PART I - COVENANT A

DEVELOPMENT ORDER COVENANT OF UNIFIED CONTROL WHERE OWNER IS AN INDIVIDUAL

The undersigned do hereby swea	•	the fee simple title holders and owners of record of and legally described in Exhibit I-A-1					
attached hereto.	(street address)	(street address)					
designate	as the legal rule of the property in the counter hiring and authorization obtain zoning and description activity on the properties of the counter of the	ation for a Development Order. We hereby epresentative of the property and as such, this individual arse of seeking the necessary approvals to develop. This on of agents to assist in the preparation of applications, welopment approval on the site. This representative will roperty until such time as a new or amended covenant of lesignee.					
project:							
The property will be developed and used in conformity with the approved development order including all conditions placed on the development and all commitments agreed to by the applicant in connection with the development order.							
The legal representative identified herein is responsible for compliance with all terms, conditions, safeguards, and stipulations made at the time of approval of the development order, even if the property is subsequently sold in whole or in part, unless and until a new or amended covenant of unified control is delivered to and recorded by the City of Bonita Springs or their designee.							
A departure from the provisions of the approved plans or a failure to comply with any requirements, conditions, or safeguards provided for in the development order will constitute a violation of the City of Bonita Springs Land Land							
 All terms and conditions of the deve the land so as to provide notice to s 	the land so as to provide notice to subsequent owners that all development activity within the development must be						
consistent with those terms and conditions. So long as this covenant is in force, the City of Bonita Springs or their designee, can, upon the discovery of noncompliance with the terms, safeguards, and conditions of the development order, seek equitable relief as necessary to compel compliance. The City or their designee, will not issue permits, certificates, or licenses to occupy or use any part of the development and may stop ongoing construction activity until the project is brought into compliance with all terms, conditions and safeguards of the development order.							
*** SIGN ON	ILY IN THE PRESENCE	E OF A NOTARY PUBLIC ***					
Printed Name:	Signature:	Date:					
STATE OF FLORIDA, COUNTY OF		Sworn to (or affirmed) and subscribed before me					
day of	, by	(name of person making statement).					
Personally known: OR Produce	ed identification: Ty	ype of identification produced:					

(Print, Type or Stamp Commissioned Name of Notary Public)

(Signature of Notary Public - State of Florida)

PART I - COVENANT B

DEVELOPMENT ORDER COVENANT OF UNIFIED CONTROL WHERE THE OWNER IS A CORPORATION, LIMITED LIABILITY COMPANY (L.L.C.), LIMITED COMPANY (L.C.), PARTNERSHIP, LIMITED PARTNERSHIP, OR TRUSTEE

nro	The undersigned do hereby swear or perty commonly known as	r affirm that they are	e the fee simple title holders and owners of record of and legally described in Exhibit I-A-1			
	ached hereto.	(street address)				
is a aut plai rem unit	signate	as the legal rule property in the couliring and authorizational particular and devent activity on the put a Springs or their details.	cation for a Development Order. We hereby representative of the property and as such, this individual urse of seeking the necessary approvals to develop. This tion of agents to assist in the preparation of applications, evelopment approval on the site. This representative will property until such time as a new or amended covenant of lesignee. guided accordingly in the pursuit of development of the			
1.			the approved development order including all conditions to by the applicant in connection with the development			
2.	The legal representative identified here stipulations made at the time of approva	I of the development	or compliance with all terms, conditions, safeguards, and not order, even if the property is subsequently sold in whole unified control is delivered to and recorded by the City of			
3.	A departure from the provisions of the		a failure to comply with any requirements, conditions, or constitute a violation of the City of Bonita Springs Land			
4.	All terms and conditions of the developr	equent owners that	ncorporated into covenants and restrictions which run with tall development activity within the development must be			
5.	So long as this covenant is in force, noncompliance with the terms, safegunecessary to compel compliance. The G	the City of Bonita lards, and condition City of Bonita Spring e development and	Springs or their designee, can, upon the discovery of one of the development order, seek equitable relief as gs or their designee, will not issue permits, certificates, or may stop ongoing construction activity until the project is juards of the development order.			
	*** SIGN ONLY	IN THE PRESENCE	E OF A NOTARY PUBLIC ***			
	Name of Entity (corporation, partnership, LLP, LC, etc):					
	Printed Name:	Signature:	Date:			
	STATE OF FLORIDA, COUNTY OF		Sworn to (or affirmed) and subscribed before me			
	day of , by	y	(name of person making statement).			
	Personally known: OR Produced identification: Type of identification produced:					
	(Signature of Notary Public – State of	Florida) (Pr	rint, Type or Stamp Commissioned Name of Notary Public)			

*Notes:

- If the owner is a corporation, then it is usually executed by the corp. pres. or v. pres.
- If the owner is a Limited Liability Company (L.L.C.) or Limited Company (L.C.)., then the documents should typically be signed by the Company's "Managing Member."
- If the owner is a partnership, then typically a partner can sign on behalf of the partnership.
- If the owner is a limited partnership, then the general partner must sign and be identified as the "general partner" of the named partnership.
- If the owner is a trustee, then they must include their title of "trustee."
- In each instance, first determine the owner's status, e.g., individual, corporation, trust, partnership, estate, etc., and then use the appropriate format for that ownership.