# Coco Wood Lakes Association, Inc.

# Architectural Standards and Guidelines

The Coco Wood Lakes Association, Inc. Board of Directors has adopted this document.

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#### Introduction

This document provides specific design standards and guidelines that have been adopted by the Board of Directors (BOD) of the Coco Wood Lakes Association, Inc. These guidelines and standards address improvements for which homeowners will submit applications to the Board of Directors or the Architectural Review Committee (BOD/ARC). The guidelines are not intended to be all-inclusive or exclusive, but rather serve as a guide to the improvement that may be made in the Coco Wood Lakes community. The guidelines are subject to amendment from time to time.

Important Notes

- Homeowners are reminded that approval by the ARC for a proposed change does not remove the need for appropriate Palm Beach County building permits or other necessary documentation.
- Grandfather Clause: Any change made to a homeowner's property, which has been approved by the Association and is properly documented prior to the adoption of the following guidelines, need not be modified in accordance with the guidelines specified herein.

#### **Purpose of this Document**

- Establish uniform guidelines and maintain consistency in exterior alterations made by homeowners to their property.
- Assure residents that the standard of design quality is maintained, thus protecting and preserving property values.
- Increase homeowner awareness and understanding of the Declarations of Covenants, Restrictions and Easements.
- Allow homeowners to develop exterior improvements that are in harmony with the immediate neighborhood and community.

#### **Declaration of Covenants, Restrictions and Easements**

The legal documents for the Coco Wood Lakes Association, Inc. include the Declaration of Covenants, Restrictions and Easements. They impose use restrictions for changes, improvements and alterations to an owner's lot. The authority for maintaining the quality of design in the community is founded in the Declaration of Covenants, Restrictions and Easements, which are part of the deed for each home and are binding upon all initial homeowners and successors in ownership, irrespective of whether or not owners are familiar with such Covenants. All homeowners should have received a copy of the Declaration of Covenants, Restrictions and Easements establish the Coco Wood Lakes Association, Inc. (HOA) and the Architectural Review Committee (ARC).

#### Association Responsibilities

The Association is responsible for providing maintenance of the common area grounds and improvements, the payment of expenses for common area water, sewer and electricity, hazard and liability insurance for common area and the Board of Directors, the management of the pool and recreational facilities and the establishment of reserve funds for the repair and replacement of capital improvements. The Association also plays the very important role of architectural review and enforcement of the Covenants of the community.

#### **Enforcement**

The Board of Directors reserves the right to refer any matters concerning the Covenants, Restrictions and Easements to legal counsel for appropriate action to secure compliance with the Association's governing documents.

#### **Design Guidelines**

The Board of Directors has adopted the specific Guidelines detailed in this document. This guide may not address every situation. If you wish to make a permanent or significant visual modification to your property that is NOT covered in this document, you MUST submit an application to the Architectural Review Committee. Please follow the application procedures and note that your request is a special circumstance.

#### **Application Procedure**

This section describes the procedure for submitting proposed improvements to the managing agent for approval.

1. <u>Applications:</u> All applications for proposed improvements must be submitted in writing using the application forms authorized by the Board. Applications must be complete in order to commence the review process. Incomplete applications will be returned to the applicant with a statement of deficiencies that must be corrected before they will be considered.

Unless notified to the contrary, homeowners should mail or drop off their applications to the following address:

Coco Wood Lakes Association, Inc. 6269 West Atlantic Avenue, Delray Beach, FL 33484

Important Notes

Please check with Palm Beach County to ensure your project meets all building code requirements. If you are digging, call Sunshine 811 so any underground lines can be marked.

2. <u>Supporting Documentation:</u> The application must include a complete and accurate description of the proposed improvement(s). To permit evaluation by the Architectural Review Committee, supporting exhibits will frequently be required. Examples include: a site plan showing the location and dimensions of the proposed improvement; architectural drawings or plans, as applicable; landscape plan; material and/or color samples, etc.

**3** <u>Time Frame for Completion of the Review:</u> The Board of Directors/Architectural Review Committee is required to approve or disapprove any proposed improvement within thirty (30) days after the receipt of a properly completed application. However, the 30-day review period commences upon the receipt of a complete application form, including any required exhibits. It is therefore advisable for homeowners contemplating substantial improvements to first ensure that they are aware of all required supporting documentation prior to submitting a design review application. **No work is to be commenced until BOD approval has been obtained.** 

4. <u>Notice of Approval/Disapproval:</u> Homeowners who have submitted design review applications will be given written notice of the decision. All approvals are valid for a period of sixty (60) days. If the improvements have not commenced or a Palm Beach County permit application has not been submitted within the sixty (60) days, a new application must be submitted.

5. <u>Appeals Procedure</u>: Homeowners who have submitted design review applications may appeal decisions of the Architectural Review Committee to the Board of Directors. A homeowner may appeal a decision by submitting a written request to the Board of Directors within fourteen (14) days after the date of the action by the Architectural Review Committee/Board of Directors. This request should include any new or additional information that might clarify the requested change or demonstrate its acceptability. The Board may, at its discretion, conduct an informal hearing related to the appeal. The Board will respond in writing to an appeal within thirty (30) days from the date of the receipt of an appeal.

# Architectural Standards and Guidelines

The guidelines in this document are applicable to Coco Wood Lakes. Please note that Palm Beach County may have additional guidelines and permit requirements. Please note:

# **NO WORK IS TO BE COMMENCED PRIOR TO ARC APPROVAL**

#### **Additions**

All additions to the dwelling and/or enclosures of deck, patio, etc. require ARC approval and must match the style, color and material of the main dwelling.

#### **Awnings**

All types of awnings require BOD/ARC approval.

# **Birdhouse**

Permanent birdhouse structures are prohibited in the front yard.

# **Concrete**

All poured concrete requires BOD/ARC approval.

## **Clotheslines**

Clotheslines are permitted, however, no clotheslines may be erected or maintained in the front or on the sides of any Lot. Clothes shall not be hung overnight.

#### **Decks, Patios and Screen Enclosures**

- a) All decks, patios and screen enclosures require BOD/ARC approval.
- b) All materials at minimum must match style, color and material of main dwelling.
- c) Screening or enclosing an existing deck or patio requires ARC approval. Aluminum and vinyl enclosure are permitted in white, bronze, black or gray.
- d) All new decks, patios and screenings require Palm Beach County permits.
- e) All decks or patios must be in the rear of the house and not extend past the side of the house.

## Information required with Application

- a) Plot plans showing the location of the deck or patio in relation to the dwelling and property lines.
- b) Two elevation drawings (front and side) showing style of deck or patio, including railing, steps, screening, etc.
- c) Description of materials to be used, including samples of stain or paint, if applicable.

# **Driveways**

- a) All driveway, parking pad, or walkway modifications require BOD/ARC approval.
- b) Close attention must be paid to placement in regards to adjoining property lines, setbacks, and encroachment onto buffer areas, common property, neighboring lots, etc.
- c) Walkway extensions to garage side doors are allowed but require ARC approval.
- d) Modifications must be of the same materials as the existing driveway.
- e) A permit may be required from Palm Beach County for any modifications.
- f) No sidewalks or driveway apron belonging to Palm Beach County may be painted or stained. The painting of any other sidewalk or front patio area requires BOD/ARC approval. <u>Your Architectural request for a stamped concrete driveway has been reviewed</u>. Conditional approval is given for the part that goes from the house to the sidewalk. As the sidewalk and driveway apron are the property of Palm Beach County, we can neither approve nor deny. Please be aware that, though unlikely, they may take some action on that area of the driveway. The color used may be of a multi-shade as indicated in the approved paint palette or a close related shade. Any changes to the sidewalk or driveway apron should be directed to Palm Beach County by the owner.

#### Information Required with Application

- a) Plot plans showing location of driveway, walkway, or parking pad.
- b) Elevation drawing(s) showing the measurements of the parking pad (length, height, and width) as well as any landscaping that will be added along the perimeter.
- c) Description of materials used.

#### Dog or Pet Houses

Dog or pet houses are not permitted.

## **Exterior Lighting**

- a) Low-voltage or solar-powered landscape lighting, including low-voltage floodlighting, is permitted along walkways, planting beds, or other landscaped areas, so long as all wiring is concealed from view and light fixtures do not stand more than 18" above the ground.
- b) The Board of Directors shall be responsible for determining whether exterior lighting is an annoyance or unreasonably illuminates another owner's property.
- c) Addition of any light post requires BOD/ARC approval.

# **Exterior Painting**

- a) An application is not required to repaint or re-stain an object or structure to match the original color providing the original color had been previously approved by the BOD/ARC <u>OR</u> the homeowner can prove that the color is the original color of the house was when it was initially built. This requirement applies to doors, shutters, trim, and other appurtenant structures.
- b) Any exterior modification to house, doors, shutters, trim and other appurtenant structures that does not match the original color must be submitted and approved by the BOD/ARC.
- c) Please refer to the CWL Approved Color Palette, adopted on February 25, 2019. Other colors <u>may</u> be approved by the BOD/ARC by application.

#### **Fences**

# Declarations, Article V, which states "Architectural Control, No Residence, fence, wall or other structure shall be commenced, erected or maintained upon the ... Land. . ".

The following guidelines shall be considered when evaluating requests for fences. Even in the event of strict compliance with the following guidelines, prior approval from the Board of Directors/Architectural Review Committee shall be required for each and every fence installation. These are guidelines and compliance with them does not guarantee approval.

- 1. Only bronze powder-coated smooth top aluminum rail fences shall be approved. (See exceptions below.)
- 2. No style of wood or chain-link fencing shall be approved. (See exceptions below.)
- 3. Fences may be installed to the property lines, except may not extend beyond the front of the home. At

least one installed gate shall be at least 48 inches wide to allow entry by commercial mowers.

- 4. No fence shall be approved which encroaches on Association property or other lots.
- 5. The height of aluminum rail fences shall not exceed four (4) feet. If the fence serves as a pool barrier and the Palm Beach County requirements provide for a minimum height of the fence in excess of four (4) feet then the height of the fence shall be the minimum height required by the County. The pickets of the aluminum fence shall not be spaced closer than three (3) inches apart on center unless required by the County as a pool barrier and the pickets shall not be thicker than one (1) inch.
- 6. Fences may be screened with an approved live landscape hedge at the discretion of the property owner not to exceed eight (8) feet in height. The landscaping screening shall be installed on the inside of the fence if the fence is to the property lines and allowed to grow through the fence. If landscaping is installed on the inside, it is the fence owner's responsibility to trim both sides of the landscape screening. All landscaping screening must be maintained by the property owner at all times. No landscaping screen will be permitted on lake lots nor along the fence on the side of the lake lots within fifteen (15) feet of the lake. No lake lot fence or landscaping screen shall block any view of the lake from adjoining property. Only approved live hedges will be utilized for the screening requirements.
- 7. Homeowners should check their recorded plot plan and/or survey before constructing any fences to identify easement, buffers or restrictions on their lot. Any fence that is constructed over an easement, buffer, or other restrictions shall be done at the owner's risk and must be removed upon request of the easement/buffer owner at the homeowner's expense.
- 8. The homeowner/applicant is responsible for obtaining any required permits and inspections as required by Palm Beach County.
- 9. It is the property owner's responsibility to maintain the fence on the property in good condition which includes but is not limited to no leaning or missing fence sections, broken rails or faded paint.

# Exceptions

- 1. The perimeter fences located along Atlantic Avenue shall be eight (8) foot wooden board-onboard dog ear fencing (equivalent to the existing fencing style).
- 2. The perimeter fencing behind the homes located on the east side of Sunnyview Lane and bordering the commercial property shall be six (6) foot high wooden board-on-board dog ear fencing (equivalent to the existing fencing style).
- 3. Perimeter fencing along El Clair Ranch Road, Jog Road, and South Oriole Boulevard shall be board-on-board fence to a maximum of six (6) feethigh. All fencing along these roads shall be screened by an <u>approved</u> live landscape hedge on the outside of the fence which must be maintained on a regular basis so as not to exceed eight (8) feet in height and not to encroach

upon the County right of way.

Example of permitted bronze-coated smooth top aluminum rail fence.



Examples of permitted Board on Board wooden fencing.



# **Fire Pits**

All fire pits, brick or stone chimneys, outside fireplaces, chimineas or permanent fire structures require BOD/ARC approval. Portable wood or propane fire pits do not require approval.

# **Flag Poles**

- a) Flag pole height maximum 20 feet.
- b) Flag size not larger than  $4\frac{1}{2}$  feet by 6 feet.

- c) No commercial messages.
- d) Homeowners utilizing a flag pole should follow United States guidelines and FL Statutes CH 720.304.(2).(a) thru (c) for display of the flag including <u>dedicated</u> nighttime illumination. No other flags are permitted to be flown or displayed.

#### 720.304 Right of owners to peaceably assemble; display of flag; SLAPP suits prohibited.-

(2)(a) Any homeowner may display one portable, removable United States flag or official flag of the State of Florida in a respectful manner, and one portable, removable official flag, in a respectful manner, not larger than 41/2 feet by 6 feet, which represents the United States Army, Navy, Air Force, Marine Corps, or Coast Guard, or a POW-MIA flag, regardless of any covenants, restrictions, bylaws, rules, or requirements of the association.

(b) Any homeowner may erect a freestanding flagpole no more than 20 feet high on any portion of the homeowner's real property, regardless of any covenants, restrictions, bylaws, rules, or requirements of the association, if the flagpole does not obstruct sightlines at intersections and is not erected within or upon an easement. The homeowner may further display in a respectful manner from that flagpole, regardless of any covenants, restrictions, bylaws, rules, or requirements of the association, one official United States flag, not larger than 41/2 feet by 6 feet, and may additionally display one official flag of the State of Florida or the United States Army, Navy, Air Force, Marines, or Coast Guard, or a POW-MIA flag. Such additional flag must be equal in size to or smaller than the United States flag. The flagpole and display are subject to all building codes, zoning setbacks, and other applicable governmental regulations, including, but not limited to, noise and lighting ordinances in the county or municipality in which the flagpole is erected and all setback and locational criteria contained in the governing documents.

(c) This subsection applies to all community development districts and homeowners' associations, regardless of whether such homeowners' associations are authorized to impose assessments that may become a lien on the parcel.

#### **Gazebos and Pergolas**

All gazebos and pergolas require BOD/ARC approval.

#### **Gutters and Down Spouts**

Gutters and down spouts should match those existing in color and design and must not adversely affect drainage on adjacent properties.

#### **Irrigation Systems**

- a) Automatic irrigation systems are permitted.
- b) Residents must follow the Palm Beach County watering schedule.

#### Landscaping and Ground Maintenance

 a) Each homeowner is responsible for ensuring his/her home's lawn is mowed and properly maintained. Lawn and weed growth shall not exceed six (6) inches in height. Turf areas need to be mowed at regular intervals.

- b) Homeowners away for extended periods of time must make arrangements for proper lawn maintenance. Planted flowerbeds and mulched areas must be kept trimmed, orderly and weed free.
- c) Plant beds, trees and borders visible from the street may be mulched with pine bark, hardwood, or cypress mulch. No other type of mulch is acceptable.
- d) White rock, drainage rock or decorative rock may only be used as a decorative item.
- e) All properties must be maintained in good condition. If not properly maintained by the homeowner, Coco Wood Lakes Association, Inc. may make arrangements for any necessary maintenance and bill the homeowner for said maintenance.
- f) All ponds and fountains require BOD/ARC approval.
- g) Removal of dead trees and shrubs is mandatory.
- h) Coco Wood Lakes Association, Inc. encourages minimal tree removal to ensure the existing tree canopy in the community. Exceptions to this are based on safety concerns or undue restriction of the reasonable use of property. An application must be submitted for removal of trees more than six (6) inches in diameter.
- i) Major landscaping including, but not limited to excavation, re-grading, hedges, beds, walkways and modification to sidewalk easements including swales require ARC approval.
- j) No approval is necessary for minor landscape improvements to the front and side yards. This includes foundation plantings, single specimen plants, or small scale improvements which do not materially alter the appearance of the lot, involve a change in topography or grade and which do not have an adverse effect on the drainage. No invasive plantings are permitted at any time.
- k) Clusia, viburnum, cocoplum or arbicola shall be used to replace ficus bushes used as screening along El Clair Ranch Rd, South Oriole Blvd. and Jog Road. These plantings are low maintenance, take shearing well and are disease and insect resistent. The minimum height of the replacement bush shall be no less than six (6) feet high and shall not exceed eight (8) feet in height. The use of any other type of replacement plantings requires BOD/ARC approval. Both sides of the hedges are the responsibility of the owner whether or not the outer side is facing county property or is on the county right-of-way. Hedges are to be trimmed a minimum of three to four times per year.
- In an effort to maintain uniformity in the community, the landscape buffer shall be maintained at a height of no more than 6 feet. Hedges not used as the above mentioned landscape buffers must be maintained no greater than 4 feet in the front yard and eight (8) feet in the side and rear yard areas.

#### **Mailboxes**

- a) Mailboxes are a functional necessity, not a decorative item. They may be black, tan or white. They must be located so as not to obstruct sidewalks or sight lines in accordance with all regulations.
- b) Any mailbox substitution requires BOD/ARC approval.
- c) Any modifications made to a mailbox requires BOD/ARC approval.

#### **Patios**

All patio construction requires BOD/ARC approval.

#### **Portable Storage**

All portable storage containers, PODS, and the like must be removed from the property within three

(3) business days unless a variance is obtained from the Board of Directors.

# **Real Estate or Other Signs**

- a) All signs must meet Palm Beach County regulations.
- b) No sign of any kind shall be displayed to the public view on any lot or residence except a professional sign of not more than one square foot advertising that lot or residence for sale or rent and except such signs as the Association may from time to time approve in writing. All real estate signs must be removed within 48 hours of closing.
- c) The Board of Directors approve in writing the following signs:

1) Real estate signs not exceeding eighteen (18) inches by twenty-four (24) inches in size mounted in an "H" frame or a yard arm. Only one real estate sign permitted on the property for sale.

2) Commercial contractor signs may be displayed when the work is in progress. The sign must be removed with 48 hours of work completion. Signs shall be no larger than eighteen (18) inches by twenty-four (24) inches in size. Only one contractor sign permitted on the property.

3) Political signs are considered a seasonal display and can only represent a declared candidate. All signs must be removed within 48 hours after election. Signs must not exceed 6 square feet.

# **Recreation and Play Equipment**

All recreation and play equipment requires BOD/ARC approval.

# <u>Roofs</u>

All roof replacements require BOD/ARC approval. Composite roof shingles in a color which compliments the existing color of the dwelling should be submitted for approval.

# Satellite Dishes

- a) Satellite dishes may not be more than three (3) feet in diameter.
- b) Satellite dishes shall not be mounted in the front of the house.
- c) Satellite dishes mounted to the outside of the house should be mounted in the location that best minimizes its visibility from the street. The dish should be located to obtain reception while being as unobtrusive as possible.
- d) In the case where reception cannot be obtained from the above stated locations, an application shall be submitted to the BOD/ARC for placement approval.

# Sidewalks and Pathways

- a) Sidewalks and pathways require BOD/ARC approval.
- b) The scale, location, and design should be compatible with the lot, home, and surroundings.

# Solar Panels

Solar panels and solar collectors are permitted subject to BOD/ARC approval.

## **Storage of Items**

Storage of items, such as but not limited to, bicycles, trash or trash containers, barbecue grills, work out equipment, lawnmowers, tires, work tools, boxes, building supplies, patio pavers, etc. in the front (including on porches or stoops) or side of yards of the property is not permitted. Items permitted on front porches are exterior furniture items and planters.

All exterior storage visible from the street is subject to BOD/ARC approval.

# **Storage Sheds or Outdoor Sheds**

Storage sheds or outdoor sheds are not permitted.

## **Swimming Pools**

All swimming pools require ARC approval. Temporary or above ground pools are prohibited. Palm Beach County permits are required.

# **Vehicles**

- a) The following vehicles are prohibited from parking or being kept on any lot: abandoned, partly disabled, inoperative, buses, trucks in excess of one ton, commercial vehicles, trailers, boats, boat trailers, motor homes, campers or other recreational vehicles. The exception are boat trailers not exceeding eighteen (18) feet in length.
- b) No portion of the Association shall be used for the repair of automobiles. Minor maintenance completed within the same day is allowed.
- c) No unlicensed vehicles, including but not limited to, motorized bicycles, motorcycles, mini- bikes, <u>golf carts</u> or go-carts shall be operated on or parked upon any common area of the Association.
- d) Any vehicle parked in violation may be removed at the expense of the Owner.
- e) Vehicles parked in the common area parking lot overnight are subject to towing at the owner's expense.

# Windows and Doors

All windows and doors require BOD/ARC approval. Doors and windows require a permit from Palm Beach County. Bronze and white frame colors are permitted <u>for windows</u>.