## Cartesian Pointe Homeowners Association, Inc. Architectural Review Board Design or Change Review Application

## One set of plans is required with each application.

## SUBMIT TO THE FOLLOWING EMAIL: <a href="mailto:cartesianpointe.president@gmail.com">cartesianpointe.president@gmail.com</a>

To: Cartesian Pointe Architectural Review Board ** Cartesian Pointe ARB Meetings are held as	needed **		
From: Property Owner:			Date:
Property Address:			
Property Address: Phone Number:	Email:		
Mailing Address (If different than Property Addre	ess):		-
Fence Plan and Detail		Exterior Color Selectio	
(Submit 1 copy of survey with fence location sketched onto it; submit color sample denote type, height)		(Attach color chip samples, denote body, trim and roof colors	
Pool Plan and Detail		Screen Room or Addition	
(Attach 1 copy of survey with pool location sketched on it.) *Note: All pools must be screened or fenced, landscaped and all plans must be submitted with pool.		(Attach 1 copy of survey showing footprint, color and material, all elevation drawings and Landscape plan.)	
Landscaping		Play Equipment	
(Attach 1 copy of proposed landscape plan.)		(Attach 1 copy of survey w equipment indicated, photo and proposed landscape pla	o of play equipment
Other:			
Signature:			
6		low This Line	
TO: Date Received by ARB:			
FROM: Architectural Review Committee, Your application is approved/disapproved subject to the following			
Signature: Date:			
Printed Name: Title	Title:		
Approved work must b	e complete	d within 30 days of approva	al.
If architectural review requires a consultation with an engineer, architect or	r other profes	sionals, the homeowner will be r	responsible for costs incurred. Note: T

If architectural review requires a consultation with an engineer, architect or other professionals, the homeowner will be responsible for costs incurred. Note: These plans have been reviewed for the limited purpose of determining the aesthetic compatibility of the plans within the community. These plans are approved on a limited basis. No review has been made with respect to functionality, safety, and compliance with governmental regulations or otherwise and any party with respect to such matters should make no reliance on this approval. The approving authority expressly disclaims liability of any kind with respect to these plans, the review hereof, or any structures built pursuant hereto, including, but not limited to, liability for negligence or breach of express or implied warranty. THE FOLLOWING APPLIES TO THE CONSTRUCTION OF POOLS, SCREENS AND ROOM ADDITIONS:

This approval concerns only your architectural and/or landscape plans. You are still responsible to obtain whatever easements, permits, licenses and approvals which may be necessary to improve the property in accordance with the approved plans. This approval must not be considered to be permission to encroach on another property owner's rights to use and enjoy all possible property rights. Approval of the plans does not constitute a warranty or representation by the Architectural Review Board or any developer or landowner that the proposed improvements will be consistent with the development plans of any other landowner.

In addition, this approval does not in any way grant variances to, exceptions, or deviations from any setbacks or use restrictions unless a specific letter of variance request is submitted and the party entitled to enforce such setbacks or restrictions issues a specific letter of "variance approval". This approval does not constitute approval of any typographical, clerical or interpretative errors on the submitted plans.

Compliance with all applicable building codes is the responsibility of the general contractor and the owner and not that of the Architectural Review Board or any developer. The Owner is responsible for positive drainage during and after the construction of the lot. No water drainage is to be diverted to adjoining lots, common areas or wetlands. The Owner is responsible for informing the primary contractor.

Compliance with all approved architectural and landscaping is the responsibility of the Owner of legal record, and any change to the approved plans without prior Architectural Review Board approval subjects these changes to disapproval and enforced compliance to the approved plans may result.