Summer Club Major Construction Application

<u>Use this form for New Construction, Full House Demolition, Home Lifts, Additions, and Major Alterations to the Exterior of your Home or Property</u>

Date Submitted to SC	
Requested Construction Start Date	Estimated End Date
This application is required to be completed ar Committee prior to commencement of any	nd submitted to, and approved by, the Construction instruction, Alteration, and Repair Work on any

Completed applications may be reviewed by an outside Engineering Firm, to review for compliance with the Summer Club Rules and Bylaws, with cost paid by the owner. Fees will be determined by the Construction Committee upon receipt of a complete application. <u>Please note that review may not begin until the complete application is received.</u>

Please provide the following with this application:

house or property in the Summer Club Condominium.

- 1) A copy of this application signed and dated by the Homeowner and the Contractor.
- 2) Copies of Construction / Alteration Plans in PDF Format.
 - a) Plans as submitted to the Town of Islip (When permit is required by the Town of Islip (TOI)) and
 - b) Town of Islip Approved Plans and Permit when obtained.
- 3) Copies of any completed permit or variance applications submitted to the Town of Islip, DEC, or any other permits required by the Town or any other agency. If a variance is required by the Town, please be sure to submit the complete variance application to the Construction Committee when making the application to the Town, and attach to application if variance is approved.

Construction/Alterations/Repairs other than ground level patio/decks, fences, landscape, or certain repairs to the existing house. You can use the link below to locate the appropriate paperwork for you to complete and file with the Town.

 $\underline{\text{http://www.townofislip-ny.gov/departments/planning-and-development/building-division-permits-section}}$

- 4) Insurance Requirements: (See attached Exhibit A)
 - a) Copies of Contractors Workman's Compensation insurance.
 - b) Contractor's Certificate of Liability naming "Summer Club Condominium" as additionally insured. (See Attached Exhibit B)
 - c) Copy of the current homeowner liability insurance.

Insurance forms as submitted will be reviewed by the Summer Club insurance agent for compliance with the Condominium requirements.

The insurance certificates (COI's) should be sent in with your application. The Summer Club's insurance agent will review all certificates for compliance and may ask for actual

copies of the policies, if needed, to assure that proper coverage(s) are provided. <u>Please note</u> we strongly recommend this to be submitted and approved by the Construction Committee <u>prior to finalizing your construction contract(s).</u>

5) Copy of current survey, when required by the Town of Islip.

6) <u>Fees:</u>

- a) For Construction Applications:
 - 1) For New Construction, Additions, Home Lifts, Major Interior and Exterior Alterations.

(When permit is required by the Town of Islip (TOI)

- i) Summer Club Fees (non-refundable): \$2,500.00 Full Home Demolition and Roof decks (non-refundable) 500.00
- ii) Engineers Fee \$1,390.00 (min.*) (*Base Fee, does not include future escalation)
- 2) For Full House Demolition:

(When permit is required by the Town of Islip (TOI)

i) Summer Club Fees (non-refundable): \$ 500.00

3) For Roof Top Decks:

(When permit is required by the Town of Islip (TOI)

- i) Summer Club Fees (non-refundable): \$ 500.00
- 4) For Accessory Structures, (Sheds, Gazebos, and Similar Structures), Major Repairs, or Renovations: (When permit is required by the Town of Islip (TOI)
 - i) Summer Club Fees (non-refundable): \$ 500.00

ii) Engineers Fee: \$TBD (upon review with Engineer)

5) Security Deposit: \$5,000.00

7) Building Height:

For new construction and/or if you are increasing the height of your home, you must provide at time of installing the highest finished construction point, a professional certification of the highest points of construction.

Note that a violation of our building height regulation(s) are subject to Article V, Section 9 of the By-Laws and subject to removal of construction in non-compliance the owner's expense.

If you have any questions on filling out the application or the process, please contact one of the members of the Construction Committee in writing, listed below, for assistance.

Construction Committee: Robert Laudenschlager, Mike Murtha, Geri Onorato, Don Sussman

Please submit your application with all documents attached via email to the following. Please be sure to request an email confirmation of receipt.

Robert Laudenschlager at <u>rlaudenschlager@slcearch.com</u> Cc: Don Sussman at DSussman.NY@Gmail.com

Please note that the projected time to process an application and obtain an approval is thirty (30) days, upon receipt of a fully completed application. An approval by the Board will not be granted until the Permit and the Approved/Stamped drawings by the TOI, when required by the TOI, is submitted to the Construction

Committee. It is recommended that you submit your drawings prior to the TOI submission, for review by the outside Engineering Firm. If changes are made from the initial drawings submitted and reviewed by the outside Engineering Firm and the final TOI approved drawings, a narrative listing the changes is requested to be submitted with the Approved/Stamped drawings to the Construction Committee for final review.

Please be advised of the following rules and confirmation

- a) No work is permitted after June 15th or before the week after Labor Day, per SC Bylaws.
- b) No new construction is to be higher than 13 feet above the minimum NYS or FEMA, required first floor elevation, per SC Bylaws. Except as amended for roof decks.
- c) Rules and height limitations for newly constructed roof decks can be found on our website.
- d) Failure to submit an application may result in a fine up to \$5,000.
- e) Homeowner is responsible to maintain the condition of the sidewalks and neighboring properties clean and free from construction debris and/or damage.
- f) By signing this application both the homeowner and contractor confirm that they have read, understand, and will comply with all Summer Club rules, regulations and guidelines as well as all NY State, Suffolk County and Islip regulations and requirements as it relates to the project.

<u>Please note we strongly recommend this application be submitted to the construction committee, prior to finalizing your construction contracts.</u>

Owner and Contractor Acknowledgment

- a. Owner and Contractor hereby acknowledge that in submitting a Construction/Demolition application we are familiar with and agree to comply with the SCC Rules, Construction Guidelines and Informational Letter.
- b. Each of Owner and Contractor (each an "Indemnitee") agrees to severally and not jointly indemnify and hold harmless the Summer Club Condominium, its subsidiaries, employees, agents, directors and Officers ("Indemnities") from and against any and all losses, claims, fines, penalties, liens, costs, damages and expenses (including without limitation, attorneys' fees and expenses in connection with the enforcement of this indemnity and any violation of Summer Club condominium requirements) arising out of or resulting from the Indemnitor's subcontractors, agents, representatives or affiliates, in connection with the project. This indemnification shall survive completion of the project.

Homeowner:	Contractor:	
Signature:	Signature: Date:	
Chair and Vice Chair of the Cons the Board of Managers shall ende information indicating compliance	supporting and Insurance documents a truction Committee. Upon receipt of avor to approve within 30 days of sul e with Summer Club condominium re y Islip permits and other necessary go	a completed application bmission of all required equirements, subject to the
Chair		
Signature and Date		
E-Mail		
Telephone Number		

c. Owner and contractor shall cause the Summer Club Condominium, its subsidiaries, employees, agents, Directors and Officers (indemnities) to be named as additional

insureds on the required policies of insurance.

EXHIBIT A

SUMMER CLUB INSURANCE REQUIREMENTS

As contractually required, please provide a certificate of liability insurance conforming to the specifications below which reference adequate limits of insurance with insurers acceptable to us (AM Best Rated A- VII or better).

For purposes of this contract, owner shall be defined as **Summer Club Condominium**, **It's directors & officers**, **owners**, **volunteers and employees**.

Contractor, at their sole cost and expense, shall maintain the following insurance from the date of agreement to the completion of the Work:

- Commercial General Liability with policy limits of not less than One Million Dollars (\$1,000,000) for each occurrence and « \$2,000,000 million dollars in the general aggregate for bodily injury and property damage and Seven million (\$2,000,000) products and completed operations aggregate with a minimum 5 years of extended completed operations after project has reached completion. Policy will contain and evidence a per project aggregate and no such aggregate will be reduced by claims, occurrences, losses and/or defense costs incurred by any other project or premises of the <Contractor> or any subsequent subconsultant or subcontractor. No policy is to contain the following exclusions:
 - Action-Over Exclusion (or similar exclusion)
 - Exclusion for contractual indemnification
 - Exclusion for injuries to employees
 - Exclusion for fall from heights (labor law)
 - Exclusion for construction site accidents
- Automobile Liability covering vehicles owned, non-owned and/or Hired vehicles used, by the Contractor with policy limits of not less than « One million Dollars » (\$ « 1,000,000 ») combined single limit per accident for bodily injury, death of any person, and property damage arising out of the Contractors maintenance and use of those motor vehicles, including loading and unloading, along with any other statutorily required automobile coverage.
- Workers' Compensation at statutory limits. The workers' compensation coverage shall be modified to
 include a waiver of subrogation endorsement in favor of Owner its officers, directors, volunteers and
 employees. Employers' Liability with policy limits not less than the required statutory limit of liability per
 NYS.

Contractor may achieve the required limits and coverage for Commercial General Liability, Automobile Liability and Employers Liability through a combination of primary and excess or umbrella liability insurance, provided such primary and excess or umbrella liability insurance policies result in the same or greater coverage as the coverages required and in no event shall any excess or umbrella liability insurance provide narrower coverage than the primary policy. The excess policy shall not require the exhaustion of the underlying limits only through the actual payment by the underlying insurers. All such insurance policies will contain and evidence a waiver of subrogation in favor of the Owner.

Unless otherwise agreed to in writing by Owner, insurance is to be placed with insurers who have a Best's Insurance Reports rating of no less than A- and a financial size of Class VIII or larger, and who are authorized as an admitted insurance company in the state(s) in which the insurer is required to maintain insurance under this Agreement -or- an Approved Surplus Lines carrier meeting the same or greater rating and financial size requirements.

All general liability insurance coverage shall be on a primary and non-contributory basis. The insurance coverage for the additional insureds shall be at least as broad as afforded to the Insured – Designated Person or Organization Endorsement, Insurance Services Office Forms *CG2010*, *CG2037* or equivalent, or the version of this form most recently approved by the insurance regulatory authority having jurisdiction, naming the Owners additionally insured. As it relates to Subconsultants and/or Subcontractors, Insurance Services Office Forms CG2038 and CG2037 naming the Owner as additional insured and evidenced by certificate of insurance. Such requirement to be included under contractual terms between Contractor and any such subconsultants and/or subcontractors.

Additional Insured Obligations. To the fullest extent permitted by law, the Contractor shall cause the primary and excess or umbrella polices for Commercial General Liability and Automobile Liability to include the Owner as an additional insured for claims caused in whole or in part by the "Contractors" negligent acts or omissions. The additional insured coverage shall be primary and non-contributory to any of the Owner's insurance policies and be evidenced by carrier issued policy endorsements and certificates of insurance. Coverage shall apply to both ongoing and completed operations without sunset clause. Insurance policies will name the Owner, its subsidiaries, employees, agents, volunteers, Directors & Officers as named insured on a primary basis with respects to and as per a signed written agreement. General Liability Certificates must evidence such endorsements and additionally convey contractual liability with confirmation that no policy shall exclude, or sublimit claims related to action over or NY Labor Law. The General Liability policy shall provide endorsement of ISO forms CG2010, GC2037 or equivalent in the benefit of the Owner. All such insurance policies will contain and evidence a waiver of subrogation in favor of the Owner.

Certificate Holder:

Summer Club Condominium, its subsidiaries, Directors & Officers, Owners/Shareholders, Volunteers, and employees

PO Box 37 Ocean Beach, NY 11770

ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

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니	DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) The Certificate Holder, it's subsidiaries, employees, agents, Directors & Officers are named as additional insured on a primary basis with respects to the insureds operations as per a signed written agreement. The insureds policy does not exclude claims related to action over or NY Labor Law. CG2037, GC2033 and CG2026 or equivalent Included. Insureds policy is primary and non-contributory.													
CE	CERTIFICATE HOLDER					CANCELLATION								
	Summer Club Condominium					SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN								
	PO Box 37						ACCORDANCE WITH THE POLICY PROVISIONS.							
Ocean Beach, NY 11770														

AUTHORIZED REPRESENTATIVE