Introduction

Owning a home or lot in Spanish Lakes is accompanied by a membership in the Spanish Lakes Homeowners Association. This membership carries certain rights and responsibilities. Knowledge of these rights and responsibilities is dependent upon the owner being provided necessary information. This important information is contained in the CC&Rs, the Biological Mitigation Plan, the Open Space Agreement, and the Operating Rules enacted by the Board of Directors.

If deed restriction violations are not enforced, there can be very negative results over time. The association, acting through its Board of Directors, is charged with controlling the appearance of the neighborhood by taking deed restrictions seriously and by vigorously enforcing all significant infractions.

Your Association is one of the best tools to protect the value of your home and the quality of your neighborhood. One of the most important functions of the Association is to enforce deed restrictions and protect the value of the community assets – among those being your home.

CC & R’s

Covenants (promises) Conditions (relationships) and Restrictions (rules) are legal documents you received when you became a member of the Association. These documents and all amendments are filed with the county and are the rules and regulations that govern the Spanish Lakes Homeowner’s Association. As deed restrictions, the CC&Rs are simply the rules by which the owners are to conduct themselves, as well guidelines to assist the Board of Directors in managing the Association.

Each homeowner must read, be familiar with, and abide by the CC&Rs. The documents are too lengthy to summarize but are the most important part of governance for the Association and its members.
Biological Mitigation Plan

This document contains the requirements of the development, of the Board of Directors, of the common areas, and of individual owners to minimize the effect of the properties on the natural environments and biological resources. These resources include lakes and streams, trees, exotic invasive plants, wildlife, open space management, sensitive resources, grading restoration, and actions required for common areas and individual lots.

Each homeowner is responsible for recognizing his impact on the resources and for following these guidelines.

Open Space Agreement

The Open Space Agreement is a permanent easement granted by the county to the developer of the tract, and is assumed by the Association. The agreement states that portions of the land remain unimproved for scenic value for the residents of the development and their guests, also that the use is consistent with the general plan of the county, and that such land adds to amenities of urbanized living.

The agreement includes such things as not permitting buildings, no advertising, no other uses, no timber cutting, no dumping, no further development, no motorized vehicles except as required for maintenance, and the ability to restrict trespassers. Maintenance of roads, trails, and private water systems is allowed and must be pre-approved by the Board. Each homeowner is responsible for recognizing their impact on the open space and following these guidelines.

Architectural Guidelines

What does it take to keep a neighborhood attractive and appealing? The crucial factor is the willingness of the men and women who make up the Association's Board of Directors to enforce the rules that have been created. Without that, the appearance of a development can steadily decline if the Board does not discuss and establish uniform standards for everyone and judiciously apply those standards uniformly and equally to each and every owner. People have differing views of what is attractive and, without written guidelines there is a good chance that the development will look dramatically different over time from the way it was originally intended by the developers and property owners. Any exceptions and/or additions to these Guidelines must be sent to the residents for review and then be approved by the Board.
The purpose and intent of the Architectural Guidelines is to empower the Board to preserve property values within the project. The Board has the ultimate responsibility for approvals, but has delegated some preliminary review & recommendation capability to the Architectural Review Committee (ARC).

The emphasis of architectural controls shall be upon keeping out of the project what is considered bizarre, outlandish, or offensive to a reasonably prudent homeowner. The objective is to prevent alterations, new constructions, additions, or replacements that are reasonably likely to be detrimental to the overall ambience of the development, and which may adversely risk property values.

These guidelines are not intended to empower the Board or its Committee to act arbitrarily, capriciously, or whimsically in the process of reviewing, approving, or disapproving plans. The Board and the Committee shall base their decisions on what is in the best interests of the development as a whole, not what will appease a particular member or group of members.

After preliminary review, the ARC recommendation that is sent to the Board often includes specific required conditions. If the recommendation and conditions are straightforward with no issues, the Board will return their approval to the ARC within 5 days. If there are disagreements or extenuating circumstances with the ARC recommendation, the Board will resolve their concerns and return their conclusions to ARC within 10 days. In all instances, the Board will reply to the ARC in a manner so ARC can respond to the involved property owner within 45 days. The ARC Guidelines, which maintain current and future consistency in the development, are listed in Exhibit “A at the end of this document.

**Operating Rules and General Usage Standards**

Rules as defines in the CC&R’s are the clarifications adopted by the board to define the broad guidelines of the CC&R deed restrictions. Judicious, equal and uniformly applied rules adhered to in advance of violations and the accompanying financial and/or legal penalties are the requisite foundation of effective leadership and are necessary for the successful community living for the majority.

It is true that some personal sacrifice may be necessary in a homeowner’s association. Membership in the Association is not a choice. After purchasing property or a home in the Spanish Lakes development, each owner then automatically agrees to become a member in good standing of the association.

The following Rules are not meant to be invasive but to maintain property values, to promote general harmony in group living, and to identify
unacceptable behavior.

A. Traffic, Parking, Walking, Biking on our Streets

- There shall be no inoperable vehicles allowed to be parked or exposed on a lot.
- Smoky and loud vehicles shall not be allowed.
- The posted speed limit is 20 MPH. Each property owner, their guests and service workers must be aware of the speed limit, do their best to maintain their speed within a reasonable allowance, and drive safely throughout the development.
- Entry gate codes are to be considered “confidential” and should not be disseminated indiscriminately. Entry gates may not be propped open and “Piggy-backing” is to be avoided.
- Permanent parking of RV’s, Trailers, Boats, small utility trailers, and horse trailers is not permitted. To accommodate the loading, unloading, simple maintenance, etc. of such vehicles, three (3) calendar days in a 14-day time period, has been pre-authorized by the Board to allow bringing these vehicles into the development without prior board approval. Residents are required to document compliance by notifying the Board (slhoabrd@gmail.com) of the arrival and departure of such vehicles. If there is justification for needing more time, then prior written Board authorization is required.
- All vehicles (gas and/or electric) are permitted on paved roads only. The vehicle must be licensed and must be operated by person(s) having a valid driver’s license. No “dirt” bikes are allowed on the trails.
- The original developers’ design was to maintain a 50’ roadway easement throughout the development. All property from each property owners’ property pins to the center of the paved street is classified as easement (road or utility). Property owners may landscape, erect temporary structures and extend their driveways and small entrance walls/fences into this easement area with the understanding that if in the future utilities must be placed within the utility easement these plantings and structures may be in jeopardy of being disturbed and/or totally removed. It is the property owners’ responsibility to relocate these items after the utilities have been completely installed. All items that are being considered for placement in these easement areas must be reviewed by the ARC and approved by the Board of Directors. All areas that do not have asphalt curbs are to be kept clear enough by the property owner (minimum of +/- 5 foot clear) to allow street side parking. When both sides of the road are “curbed”, parking can only occur on one side of the roadway.
- For security reasons and to enhance the neighborhood beauty, garage doors should remain closed when unattended.
- Use of the streets by individual walkers, walking groups, dog walkers and bikers is encouraged. However these individuals must realize our streets are narrow and hilly with many places that do not have a lot of extra room for cars to pass. Users should stay on or close to the road shoulder, and
be aware of any approaching vehicles.

B. Open Space and Easements

- There will be no dumping or littering in the open space.
- There will be no blowing of debris into common areas or into streets. Streets must be cleaned of debris following weeding or weed whacking projects.
- There will not be any expansion into, grading of, landscaping of, or construction within the open space without written approval from the Board.
- The original developers designated the property adjacent to Creston Road as a “Landscape Easement”. Further, it is specified in the CC& R’s that “said easements shall be reserved unto the Association”. The HOA is the party accountable and responsible for landscaping and maintenance of this easement. If the property owners wish to add to the landscaping within these easement areas the proposed additions must be compatible with the HOA’s easement landscape plan. The property owners’ landscape proposal must be submitted to the ARC for review and approved by the Board of Directors.

C. Pets and Animals

- There will be no farm type animals (e.g. pigs, chickens, goats, sheep) allowed with the development.
- The boarding of horses is allowed on lots 14-26, 28-36 and 48-52 only. The number of horses must follow the county of San Luis Obispo guidelines for the acreage available for grazing. It is expected that properties with horses will keep the area and facilities appropriately clean.
- All property owners having domestic dogs must follow the San Luis County leash law when off their individual property.
- Loose pets will not be allowed. The property owner is totally responsible for any damage and/or injury caused by their pet. All pets must be under adult control. Property owners and their guests walking dogs within the development must pick up and remove their dog’s droppings.
- Food dishes for pets should not be left outside as this is unhealthy for wild animals and may attract them to areas close to our homes.
- It is expected that pet owners will control animal noise (e.g. barking).

D. Lakes, Trails, Park and Streams

Guests (of property owners) may fish in the lakes with a current fishing
license and when accompanied by the property owner. If the property owner cannot accompany the guest, the property owner must have the guest carry a note dated and signed by the property owner allowing his guest to fish **for the day only**.

- Swimming is not permitted in the lakes or streams due to insurance and liability concerns.
- No motorized boats are allowed in our lakes.
- Park and trail users are required to remove all trash, debris and dog droppings.
- No campfires are permitted.
- The park picnic area is available for parties on a first come, first serve basis. Reservations may be made in advance by contacting any board member.
- Board approval is required to allow live music or special entertainment of any kind.

### E. Signs and Landscaping

**In general no signs are allowed within the developments boundaries. Exceptions are as follows:**

- Small (not to exceed 12" X 12") security company protection signs are allowed.
- One **For Sale** type real estate sign (not to exceed 18" X 24") is permitted on each lot. Also one sign (same dimensions) will be allowed outside one of the development entrance gates. However, no more than two signs at any one time may be placed at either entry gate. All sign placement must be supervised by the ARC chairperson.
- Open House can be arranged through the Board and the entrance gate will be opened for that period of time.
- Landscape maintenance is to be provided for the front and side yards so that the areas are attractive, weed free, and display plantings that have a healthy and flourishing appearance.
- In areas of a lot where landscaping is not regularly maintained, weed control should be undertaken at least once per year by May 31st, in accordance with CDF.
- Equipment, machinery, and/or supplies are not to be stored in plain view or in an exposed side yard for any extended period of time.
- For landscaping purposes no commercial orchards are allowed. For personal use there is a maximum limit of 65 plants of the same type to be planted on a property. There will be no commercial picking of any orchard type crops. Spanish Lakes is a residential community. Our CC&R’s and all other Association Rules strictly prohibit commercial operations of any kind. If a homeowner requests planting more than 65 quantity of any plant or tree type, conditions must be met as to the purpose of the request. ARC has made exceptions for privacy, noise suppression, and other
purposes in the past. For further details please refer to the Architectural Guidelines in Exhibit “A”.

- Whenever possible property owners are encouraged to use “organic” products in the care of their landscaping.
- There is absolutely no trimming, removal, or modifications of any and all common area plants and trees.

F. Allowed Leases

**Short-term rentals and vacation type rentals are NOT allowed.**

- Leases for 30 days and more are allowed. A copy of the lease must be delivered to the Board within 15 days in advance of occupancy. Owners are required to provide the lessee (30 day lease) with a copy of the rules, Governing Documents, Biologic Mitigation Plan, and Open Space Agreement before occupancy. The owner remains responsible for all renters’ violations of the CC&R’s and rules and guidelines. The Spanish Lakes Mutual Water Company requires the owner of record to maintain the parcel’s water service, even if the parcel has been leased (rented).

G. General Items

- Fireworks, bottle rockets, firecrackers, etc. are not allowed within the development. Fire arms are NOT to be used within the Association boundaries.
- Each homeowner is responsible for the actions of his/her invitees, contractors, guests, and visitors.
- Construction hours involving loud machinery is limited to Monday through Friday, beginning at 7:00 and ending at sunset, Sat. & Sun. hours are 9:00 AM to 6:00 PM.
- Trash bin storage shall be screened by fencing or permanent landscape if not inside a building. Trash carts are to be put out not more than 24 hours before pick-up, and removed within 24 hours of pick up.
- Drainage from a lot to the common area can be done with proper engineering. Lot-to-lot or grading to create drainage on another lot is not permitted. Please contact the ARC.
- There is absolutely no taking of common area land, encroachment, either temporary or permanent, by any homeowner for any purpose.
- Only one residence, one detached garage and one attached guesthouse is permitted per lot. Guesthouses are to be used by family members or guests and cannot be rented-out for either long-term or short-term income.
Election Rules & Procedures

Rules and Procedures for Spanish Lakes elections are found in Exhibit “B” online.

Enforcement Procedures

If any member of the Association observes a violation of the Governing Documents, the member is encouraged to discuss the matter directly with the alleged violator, and resolve the violation without resort to the formal enforcement procedures described below. However, if direct contact is not possible or desirable, then the owner who observed the alleged violation may seek SLHOA Board advice or register a formal written complaint.

After the SLHOA Board receives a formal complaint, it shall attempt to verify the facts of the complaint. If those facts cannot be verified, the member who made the complaint will be advised. If the facts are verified, the Board will directly contact the home owner in violation (“Violating Homeowner”) and ask that those violations be corrected. If the violations are not corrected, the Board, or its designee, shall proceed with the steps below. Such informal attempts to resolve the violation must be made before the formal process is initiated.

Formal Process

If a verified complaint violation is not corrected to the Board’s satisfaction through the informal process, the SLHOA Board, or its designee, shall proceed with the steps below.

First-Time Violation

For a typical violation and if the property owner has not been in the enforcement process for the existing violation during the prior 12 months, an initial courtesy notice will be delivered by the Boards Resident Relation Coordinator by personal contact, phone or e-mail. Included with the notice will be an identification of the corrective action required. A record of the discussion and agreed corrective action will be documented and placed within the resident relation lot file.

If this is the first occurrence of this violation by this homeowner or property, the SLHOA Board shall:

1. Within seven days of receipt of the complaint, contact the Violating Homeowner, discuss the violation and needed corrective actions. This documented courtesy notice will be delivered by phone, in person, or by e-mail. The documentation will be placed in the resident relations lot file.
2. If the violation is not corrected in 5 business days of the courtesy notice or if the violation occurs again within 12 months, the Board will notify the Violating Homeowner in writing with a second notice of violation. The notice will be served on the Violating Homeowner by hand delivery; mail, or e-mail. The notice will identify the specific document and paragraph being violated; suggest necessary corrective action(s); request a written response to the notice within 5 days; request voluntary compliance within 15 days; and indicate a hearing date/time/location if no satisfactory resolution has been achieved within the 15 days (e.g., violation ended or satisfactorily explained).

3. Conduct a hearing if necessary within 30 days of the first Courtesy Notice if no satisfactory resolution has been achieved. Homeowner attendance at the hearing is optional and unnecessary for valid proceedings to occur.

4. Possibly decide to begin fines as early as on the day of the hearing.

**Hearing**

The Homeowner may request a hearing at any stage of the enforcement process. Hearings shall be scheduled as expeditiously as possible. A hearing may be cancelled if a satisfactory resolution has been achieved (e.g., violation ended or satisfactorily explained). With good cause, the SLHOA Board may extend the time requirements at any stage of this procedure. With good cause, the Homeowner may be granted a hearing delay.

The Hearing Panel shall include at least three (3) SLHOA Board members who have no conflict of interest in the violation. Three (3) Board members are required for a quorum. Homeowner attendance is optional but recommended. Hearings shall be open to all SLHOA homeowners unless the Homeowner requests a private Hearing, or the SLHOA requests a private Hearing as allowed by law. Prior to the hearing day, the Hearing Panel and the Homeowner shall be provided the names and addresses of witnesses that any party intends to call and a copy of any statements and reports in the possession of the other party that pertain to the facts involved in the Hearing.

The Hearing shall begin with an SLHOA Board presentation of the relevant facts and circumstances pertaining to the violation. The SLHOA Board, the Homeowner or other interested owners or residents may appear and testify or present written documentation relating to the matter. One member of the Hearing Panel shall record written minutes. The Hearing Panel Chairperson, in his/her sole judgment, shall resolve any disputes regarding procedural matters.

The Hearing Panel may announce its decision immediately, but not later than ten (10) days after the Hearing conclusion. The written decision shall be sent to the Homeowner. The Hearing Panel may:

1. Affirm the violation.
2. Find the Homeowner in compliance.
3. Return the case to the SLHOA Board for further work.
4. Invoke a Disciplinary Fine taken from the published list of fines.
5. Invoke a disciplinary procedure, other than fining, with precise details.
6. Designate the Homeowner as a member NOT IN GOOD STANDING pending resolution.

If the Homeowner fails to attend the hearing, the Hearing Panel may nevertheless proceed with the Hearing to reach a decision on the existing violation. A Homeowner’s failure to attend is not grounds for an adverse determination.

Within thirty (30) days of a Hearing Panel decision, an appeal may be made to the SLHOA Board. If a request is not made within thirty (30) days, the Hearing Panel decision shall be deemed final and the right to appeal is waived. An appeal must be based on one or more of the following: failure of the Hearing Panel to substantially comply with established procedures; lack of Hearing Panel Authority over the Homeowner on the subject matter; lack of impartiality of a Hearing Panel member; insufficient facts to support the Hearing Panel’s decision; the Hearing Panel’s decision is arbitrary, capricious or unreasonable; or the rule violated is too uncertain or vague to permit a reasonable person to understand and comply with it.

Fines and Disciplinary Action

The SLHOA shall be entitled to pursue all appropriate legal and/or equitable remedies to compel the property owner’s compliance, including court action, small claims court action or property liens. In some instances, immediate corrective action may be deemed appropriate. This includes situations judged by the SLHOA Board to be, or likely to become, hazardous to life or property and situations in which immediate injunctive relief is needed to preserve the Status quo and the SLHOA’s ability to effectively enforce the Governing Documents.

The Hearing Panel is authorized to impose a fine when a Hearing has been conducted and there has not been a resolution of the violation, or when a repeat violation occurs, and a hearing on the matter was previously held. To encourage resolution, fines will be invoiced at least weekly and due 10 days after invoice. Fines defined in the following table:

<table>
<thead>
<tr>
<th>Violation</th>
<th>1st Offense</th>
<th>2nd Offense</th>
<th>3rd Offense</th>
</tr>
</thead>
<tbody>
<tr>
<td>Violation of CC&amp;Rs (except specific violations listed below), Biologic Mitigation Plan, Open Space</td>
<td>$100</td>
<td>$250</td>
<td>$500</td>
</tr>
<tr>
<td>Violation</td>
<td>1&lt;sup&gt;st&lt;/sup&gt; Offense</td>
<td>2&lt;sup&gt;nd&lt;/sup&gt; Offense</td>
<td>3&lt;sup&gt;rd&lt;/sup&gt; Offense</td>
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<td>--------------------------------------------------------------------------</td>
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<tr>
<td>Agreement</td>
<td></td>
<td></td>
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<tr>
<td>Violation of Policies, Protocols, Standards, and Rules</td>
<td>$100</td>
<td>$250</td>
<td>$500</td>
</tr>
<tr>
<td>Violation of Architectural Guidelines</td>
<td>$100</td>
<td>$250</td>
<td>$500</td>
</tr>
<tr>
<td>Cutting or removing oak trees in the common areas</td>
<td>Each offence up to $10,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CC&amp;Rs paragraph 6.04 Temporary Structures, Boats, Commercial and</td>
<td>$100</td>
<td>Automatic $75 fine per day of violation for any further violations that occur for more than 72 hours during any 30-day period.</td>
<td></td>
</tr>
<tr>
<td>Recreational Vehicle Restrictions</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lease and Rental Violations:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Violation of “Single family” household</td>
<td>$100/occurrence plus $100 daily</td>
<td>$250/occurrence plus $250 daily</td>
<td>$250/occurrence plus $250 daily</td>
</tr>
<tr>
<td>Short-term rental no formal lease&lt;sup&gt;1&lt;/sup&gt;</td>
<td>$250/occurrence plus $250 daily</td>
<td>$500/occurrence plus $250 daily</td>
<td>$500/occurrence plus $250 daily</td>
</tr>
<tr>
<td>Advertising a short-term rental of a Spanish Lakes home</td>
<td>$50/occurrence plus $50 daily</td>
<td>$100/occurrence plus $50 daily</td>
<td>$100/occurrence plus $50 daily</td>
</tr>
<tr>
<td>Obtaining a county license for short-term rentals within Spanish Lakes</td>
<td></td>
<td></td>
<td>$500</td>
</tr>
</tbody>
</table>

Note 1: No Lot or any portion of any Lot in the Project shall be leased, subleased, occupied, rented, let, sublet, or used for or in connection with any time sharing agreement, plan, program or arrangement, including, without limitation, any so-called “vacation license,” “travel club,” “extended vacation,” or other membership or time interval ownership arrangement. The term “time sharing” as used herein shall be deemed to include, but shall not be limited to, any agreement, plan, program, or arrangement under which the right to use, occupy, or possess the Lots or any portion of the Lots in the SLHOA rotates among various persons, either corporate, partnership, individual, or otherwise, on a periodically recurring basis or value exchanged, whether monetary or like kind use privileges, according to a fixed or floating interval or period of time of thirty (30) consecutive calendar days or less. This note does not limit the personal use of any SLHOA Lot by the homeowner, his long-term renter, or their social or familial guests.
Exhibit "A"

Spanish Lakes Home Owners Association

Architectural Review Committee (ARC) Procedures

A formal dated and signed request document is required and must be submitted to and approved by the ARC Committee and approved by the Board for any new and/or enhancing type of construction and/or landscaping project within Spanish Lakes (CC&R's Article IX, 9.10, para.3).

Projects might include but are not limited to: fencing, storage structures, detached/attached building extensions, major landscaping additions or changes, play structures, free standing solar cell structures, driveways and hard surfacing, pools and spas, etc.

All formal requests for review should include a good project description, material of construction and proposed colors, a plot plan noting the location of the project in relation to property lines, the streets and the neighbors if applicable. If landscaping is involved a landscaping plan will also need to be submitted for review.

The committee's goal is to process all requests in a timely manner (45 days maximum response time per the CC&R's mandate) such that we will not interfere with the property owners preferred schedule for construction. The committee will consider all property owner input and will be as accommodating as possible within the current CC&R's, rules, guidelines and development precedents within the community. When appropriate the ARC committee will consider variances from specific rules and guidelines, which will require approval from both the ARC committee and board.

The ARC will be made up of at least 3 association members, all in good standing, one of which one must be on the current HOA Board of Directors. The ARC chairman will be the initial contact person for all requests. He/she will be responsible for gathering all the input required for the current HOA BOD to make a proper decision based on the CC&R's, current rules and guidelines, and past precedents. He/she will also safeguard all the pertinent documents and properly file them in the Lot history files. The ARC is only a recommending committee and will draft recommendations to the board for their review and approval. After full board approval (Majority) the ARC chairman will notify the property owner of the approval and any conditions associated with the approval.
Architectural Guidelines

Installation of Fences and Walls
New fencing, additions to existing fencing or major alterations to existing fencing are subject to the following provisions and require approval by the Spanish Lakes Board of Directors.

Plans
All requests shall be submitted in writing to the ARC. Requests shall include a graphic plan that clearly shows the location of the proposed fence. Additionally, details and/or cut sheets of fence type shall be submitted with the application. All requests shall include fence type, material, height, location and color. All yard gates shall be considered fencing, and are subject to all fence requirements. All fencing should be architecturally compatible with the existing house material and color.

Landscape screening for all fence types may be required and should be shown on each plan. Location of trees, shrubs, vines and ground covers, as well as species, sizes and quantities shall be included on the plan. Landscape screening may be required depending on the impact of the fencing project on neighbors or the street view.

Location
"Three-Rail Theme Fencing” shall be the only fencing allowed on the property lines. Setback is a minimum of twelve (12) feet from the edge of the street. “Garden/Orchard”, “Privacy” and “Pool” fencing shall be a minimum of thirty (30) feet from side and back property lines.

No fence may extend beyond the front plane of the house in relation to the homes frontage road.

Front yard areas are to maintain the theme of open country style living. Continuous privacy type walls, fences and gates are not allowed in the front yard area. This includes any type of vehicular gate system and wall enclosure running parallel to the street frontage creating an undesirable fortress or high security enclosure for the property. Sitting areas and entry court yards will be considered on a case by case basis.

Landscaping
All fencing, regardless of type, may be required to be screened with landscaping. Layering of landscaping is encouraged to provide softening of fencing materials and to provide depth to the landscape. The general type and quantity of landscaping will be included with each type of fencing listed below.
Types
There are four (4) categories of fences in Spanish Lakes.

Theme
All Theme fences shall be Three Rail equestrian style. This fence shall be white-vinyl construction. Theme fencing shall be the only fence used as perimeter fencing to enclose lot. It is the only style allowed in the front yard (street side).

Privacy fencing may be required to be softened with landscaping that will, at a minimum, consist of trees, shrubs and/or vines, five (5) gallon size minimum, located at approximately fifteen (15) foot on center spacing along the entire proposed fence.

Privacy
Privacy fencing is solid or decorative and shall be 5 feet tall. Maximum height allowed is six (6) foot tall. It may not extend beyond the front plane of the home.

The color of Privacy fencing should be a natural earth tone that is compatible with the color of the house. Natural wood finish is permitted as long as the fence is properly sealed and maintained in good condition. White privacy fencing is discouraged.

Privacy fencing materials shall be wood (Dog-Eared top is discouraged), vinyl or masonry construction. If vinyl fence is used, a wood grain with matte finish is encouraged.

Structural framing or an unfinished side shall not be exposed to any street, recreation area or neighboring property.

Privacy fencing should be softened with landscaping on sides facing the street and neighbors. at a minimum, consist of trees, shrubs and/or vines, five (5) gallon size minimum, located at approximately eight (8) foot on center spacing. Landscaping may be required on sides exposed to street and neighbors.

Yard/Pool
Yard or Pool fencing shall be used to enclose a pool or useable private yard area. It shall be a minimum height of five (5) foot (or per local code if used as pool fencing) and a maximum height of six (6) foot.
Yard/Pool fence shall consist of ornamental iron style fence. Various types of metals (such as tubular steel, iron or aluminum) can be submitted for approval. Glass Walls **MAY** be approved for use as pool fencing only. The ARC **MAY** consider Glass Walls as pool fencing, based on the location of the Lot and visibility from neighboring residences and the common area. Yard/Pool fence should be black, brown or natural earth tone – white Yard/Pool fence is discouraged.

Yard/Pool fencing may require softening with landscaping that will, at a minimum, consist of trees, shrubs and/or vines, five (5) gallon size minimum, located at approximately eight (8) foot on center spacing. Landscaping will be required on sides exposed to street and neighbors. (Pool fencing must comply with all State and County laws.)

**Garden/Orchard**

Garden/Orchard fence is limited to a preferred height of 5 feet and a maximum of six (6) feet. It shall consist of vineyard style or ornamental iron fence only. Vineyard style fence shall consist of wooden post (six [6] inch minimum – round posts) and wire mesh screen. Ornamental iron, as described in Yard/Pool fencing is permitted. Temporary steel line stake style fencing is not permitted unless it is used in completely screened yards and is not visible from neighboring residences, street or the common area. Chain link, cyclone, chicken wire or barbed wire fencing of any type is not permitted. (Note: Barbed wire fencing currently exists on certain subdivision boundary areas on the perimeter of Spanish Lakes. Where this fence currently exists, it may be repaired or replaced with like kind barbed wire fence.)

Vineyard fence will be naturally colored or treated and dark stained and shall not be painted. Ornamental iron fence shall be black, dark brown or natural earth tone. White Garden/Orchard fencing is highly discouraged.

Garden/Orchard fencing may be required to be softened with landscaping that will, at a minimum, consist of trees, shrubs and/or vines, five (5) gallon size minimum, located at approximately eight (8) foot on center spacing. Landscaping will be required on sides exposed to street and neighbors.

**Summary of Unacceptable Wall and Fencing Materials:**

Chain Link* or Cyclone of any type
Chicken Wire
Split Rail or Peeler Core
Bamboo or Reed like material
Rope of any kind
* Chain link fencing for Dog Runs MAY be considered by ARC, depending on the location in the yard and visibility from neighboring residences and the common area.

**Hardscape & Driveways:**

Main driveways should be of a hard surface material such as:
- Concrete - grey or colored
- Pavers and or interlocking brick or equivalent
- Secondary driveways can be an engineered base with architectural stone cap for color and delineation.
- Dg may be used for walkway paths, entry paths and off driveway parking and erosion control. Hard edge or border may be required.
- Asphalt driveways shall not be used within the association boundaries.

**Landscaping:**

New properties will have an ARC approved landscaping plan prior to beginning of construction. Within 90 days of the issue of final inspection and occupancy the front and side yards must have their landscaping well underway and be continuous until final landscaping is complete. Water conservation and drought resistant plants are encouraged by the development. However, landscaping is a very personal choice item and the ARC will try to allow property owners their choices of plants and trees. Orchard type landscaping such as grapes, olives, etc. are restricted to a maximum quantity of 65 plants of the same type. In no event shall commercial growers be allowed into the development for harvesting and or maintenance of these allowed orchards. In certain circumstances plantings may be required to help screen some projects such as fences, garages, outbuildings and sheds, etc.

**Outbuildings/Sheds/Shops:**

All building construction should be developed to be harmonious with the main house and garage structure. Temporary prefab buildings are not considered acceptable. New buildings should have the same siding, roof type and color as the main structures. Sizes will vary to fit the area and location chosen by the resident. Sizes under 4 X 6 are not acceptable as they are considered temporary structures.
Solar panels (photoelectric and hot water):

The Spanish Lakes Development encourages use of alternate energy both for electric and for water heating uses. The location of the necessary structures and supports should be located so as not to impact neighboring homes, and they should be screened with mature plants wherever possible. The ARC will require screening when it is necessary.

Pools and Spas:

Pools and spas are acceptable installations within the Spanish Lakes Development. They do require an Architectural Review. Pool type installations need to be acceptable to the county of San Luis Obispo and meet the minimum set-back requirements. Pools must have at least a 5' high 'no climb' security/safety fence and/or a security/safety cover that is in place at all times when the pool is not in use. The physical location of the pool should be such that it has as minimum an impact on the neighboring properties as possible. The location should not encroach forward of the home’s front building line as it relates to the frontage road. Landscaping may be required for screening to achieve the appropriate privacy.

Spanish Lakes Exterior Lighting

In an effort to preserve our night sky and minimize light trespass, exterior landscaping lighting shall be kept at low illumination levels (at or less than a 25 watt 375 lumens) per fixture, and porch/garage lighting attached to the home to a maximum of 40 watt (485 lumens) per fixture. Lights shall be properly shielded so they do not shine directly into neighboring homes/properties or the common area. Decorative planter/landscaping type solar cell lighting are exempt from ARC review as long as it does not interfere with the intent of this standard.

Timers should be employed to control nightly light use to within reasonable time periods of operation.

The design of exterior lighting that is to be incorporated into any building structure including walls and driveways shall be approved by the ARC before installation and operation of the lighting.

All holiday type lighting must not be put up more than 30 days prior to the holiday and must be taken down and stored away, out of public view, within 30 days of the end of the holiday.
New Properties:

New properties must submit their plans for ARC approval. Items (non-inclusive) for review include: Size and height of structure (there are min sq. footage and max height limits in the CC&Rs. Exterior color; Roof finish and color; Septic system design; Hardscape design and materials; Driveway finish; Landscaping plan; Fencing.