#### **EXHIBIT "A"**

#### ARCHITECTURAL REVIEW BOARD PLANNING CRITERIA

This revision to the Exhibit "A" Architectural Review Board Planning Criteria is approved by the Architectural Review Board (ARB) of the WillowWood Homeowners' Association, Inc. (Association), as prepared by the ARB Planning Criteria Sub-Committee and the Finance & Governance Committee, with consideration to written comments and suggestions from various Homeowners over the last several years, recent changes in the Florida Statutes regarding Florida Friendly Landscaping and Solar Panels, and historically ARB-approved exceptions to the previous Planning Criteria. Changes with this revision are summarized in Attachment 1, hereto.

This change is processed in accordance with the authority of the Governing Documents of the Association and is adopted by the Board of Directors of the Association this 10th day of February, 2015.

- 1) <u>Building Type and Location</u> No building shall be erected, altered, placed, or permitted to remain on any Lot other than one detached single family dwelling not to exceed thirty five (35) feet in height, with a minimum of two thousand (2,000) square feet of heat-able living area, exclusive of open porches and garages, a private and closed garage for not less than two (2) nor more than four (4) cars, and storage room or tool room attached to the ground floor of such garage.
  - a) Unless approved by the ARB as to use, location and architectural design, no garage, greenhouse, tool or storage room, or any other structure may be constructed separate and apart from the Living Unit, nor can any structure be constructed prior to the Living Unit.
  - b) Approval for the location of any Living Unit or modification thereto on a Lot must be obtained from the ARB prior to the laying of a foundation for the Living Unit or modification. In approving such location, the ARB will consider a location on the Lot which disturbs the least number of trees. These same criteria apply in the event an existing residence is expanded, demolished and subsequently rebuilt.
- 2) Roofs Flat roofs shall not be permitted unless approved by the ARB. Such areas where flat roofs may be permitted are lanais, porches and patios. There shall be no flat roofs on the entire main body of a Living Unit. The ARB shall have discretion to approve roofs on part of the main body of a Living Unit, particularly if modern or contemporary in design.
  - a) No built up roofs shall be permitted except on approved flat surfaces.
  - The composition of all pitched roofs shall be cedar shake shingle, slate or concrete construction, tile or other materials emulating shingles or tiles. All

- pitched roofs must have at least 6/12 slope, unless otherwise approved by the ARB.
- c) No metal roofs will be allowed.
- d) Solar panels shall be permitted on roofs only with the approval of the ARB prior to installation of the solar panels.
- 3) <u>Garages</u> In addition to the requirements stated in paragraph one, all garages must have a minimum width of twenty two (22) feet for a two car garage: thirty-three (33) feet for a three car garage: or forty four (44) feet for a four car garage, measured from inside walls of garage.
  - a) All garages must have either a single overhead door with a minimum door width of sixteen (16) feet for a two car garage or two (2) sixteen (16) foot doors for a four car garage, or two (2), three (3), or four (4) individual overhead doors, each a minimum of eight (8) feet in width, and a service door, if feasible, said service door facing to either the side or the rear of the Lot.
  - b) All garage doors shall be equipped with electrical or other self-powered automatic garage door opening devices and shall be kept in proper working order.
  - c) On all Lots the garage shall face the side or rear of the Lot unless otherwise approved in writing by the ARB, including building renovations or redesigns.
  - d) No carports will be permitted.
- 4) <u>Driveway Construction</u> All Living Units shall have a paved driveway of stable and permanent construction of at least sixteen (16) feet in width at the entrance to the garage.
  - a) Unless prior approval is obtained from the ARB, all driveways must be constructed of concrete or brick.
  - b) Driveway extensions (length or width), or the addition of a circular drive in the front of the property, must be approved by the ARB and must meet all Orange County permitting requirements.
- 5) <u>Dwelling Materials and Color</u> The ARB shall have final approval of all exterior building materials for new construction or modifications and additions
  - a) Eight inch struck joint concrete block shall not be permitted on the exterior of any Living Unit or detached structure.
  - b) The ARB shall discourage the use of imitation brick or stone for front or side material and encourage the use of materials such as brick, stone, wood and stucco, or a combination of the foregoing on all elevations.
  - c) If the exterior of the Living Unit is to be stucco, the stucco must be painted after the stucco has been applied.
  - d) All exterior wood on a Living Unit must be painted or stained with a color or stain approved by the ARB.

- e) Any changes proposed to the exterior color scheme for each Living Unit must be submitted to and approved by the ARB prior to commencement of work, such scheme to include the color of the roof, exterior walls, shutters, trim, etc.
- f) If the Living Unit is on a corner Lot, the exterior finish must be the same or compatible on all sides exposed to the street.
- 6) <u>Signs</u> No sign of any kind shall be displayed to the public view on any Lot unless approved by the ARB. Such sign must be of the size, type, and design as ARB-approved WillowWood standardized sign and must be placed more than 25 feet from the street. Signs may be approved only for the following useage:
  - a) Advertising the house and Lot for sale or lease/rent.
  - b) Signs advertising contractors doing work on the property may be displayed during the work period and no more than one week after completion.
  - c) Political yard signs may be displayed during an active election process as consistent with Orange County signage code, but shall be removed as soon as possible, but not later than one week, after the respective election.
- 7) <u>Games and Play Structures</u> All basketball backboards and any other fixed games and play structures shall be located at the side or rear of the Living Unit within the front setback lines.
  - a) Tree houses or platforms of a like kind or nature shall not be constructed on any part of the Lot located in front of the rear line of the Living Unit.
  - b) Any games and play structures must be of the nature, composition, and location as to avoid interference with the quiet enjoyment by neighboring residences and must receive prior approval of the ARB.
  - c) These structures must also be kept properly maintained, painted or stained, and removed from the property when the structure has deteriorated to the point of being unsafe for use.
- 8) Fences, Exterior Additions, Alterations, or Changes No building, fence, or other structure shall be commenced, erected or maintained upon any Lot, nor shall any exterior addition to or change or alteration be made to any previous improvement on a Lot until the plans and specifications showing the nature, kind, shape, height, materials, and location of the same shall have been submitted to and approved in writing as to harmony of external design and location in relation to surrounding structures and topography by the ARB.
  - a) Composition, location and height of any fence to be constructed on any Lot shall be subject to the approval of the ARB.
  - b) Any fence permitted shall be of black ornamental iron or black aluminum and shall not exceed a height of four feet above the ground elevation.
  - c) The "finished" side of any such fence shall face to the outside of the Lot.
  - d) Any fence permitted shall only be located to the rear of the Lot and shall be contiguous to the house structure.

- e) In those instances where the configuration of the Lot and the view to the house would make the fence visible from the front or from adjacent streets, then a well-maintained hedge or similar landscaping shall be placed so as to screen all portions of such fence from view from the street or cul-de-sac.
- f) Chain link fences are not permitted under any circumstances.
- g) Perimeter walls are not permitted under any circumstances. Small privacy walls and air-conditioner permanent wall enclosures that are attached to the main house structure shall be allowed with ARB approval prior to installation.
- h) No fence of any type shall be permitted on any Lot that abuts either a Common Area, such as WillowWood Nature Park and Hidden Pond, a Green Belt Area, such as the Orange County runoff west to the wetlands, or within any easement areas on any Lot, as designated on the Plats of WillowWood Units 1 and 2.
- No fence shall be erected or installed that obstructs sight distance at intersections.
- 9) <u>Landscaping</u> The landscaping of each Living Unit may be redesigned to be consistent with the Florida Friendly <u>Landscapes legislation</u> of 2009 (FS 373.185) including "quality landscapes that conserve water, protect the environment, are adaptable to local conditions, and are drought tolerant. The principles of such landscaping include... proper maintenance."
  - a) The landscaping design and material shall be in keeping with the landscape architectural design of the WillowWood neighborhood with consideration for any Florida Friendly Landscaping modifications.
  - b) All landscaping redesign must be approved by the ARB prior to installation.
  - c) Each Living Unit shall have at least five (5) shade/citrus trees per Lot. The type to be planted shall be subject to the approval of the ARB, and must have a ten (10) to twelve (12) foot height and a six (6) to eight (8) foot spread.
  - d) Palms, subject to the approval of the ARB, can be substituted for shade trees. However three (3) palms will be required to receive credit for one (1) shade tree.
  - e) Large shade trees shall not be planted in locations that would immediately, or in the future, create a nuisance, seriously shade a pool, or screen the view of an adjoining Lot.
  - f) Consideration should be made, when installing new plant material, that the plant material is not categorized as invasive/noxious plant material according to the Florida Exotic Pest Plant Council (www.fleppc.org).
  - g) Irrigation, and maintenance of same, must be provided over the entire Lot, including all areas of sod or landscaping.
  - h) If any portion of the landscaping dies or it is significantly damaged, the Owner must replace such landscaping with materials of at least the same quality and amount, and complete such replacement in a timely manner.

- 10) <u>Swimming Pools and Tennis Courts</u> Any swimming pool or tennis court to be constructed in any Lot shall be subject to requirements of the ARB, which include, but are not limited to the following:
  - a) Composition to be of material thoroughly tested and accepted by the industry for such construction.
  - b) The location and construction of any tennis or badminton court must be approved by the ARB.
  - c) The outside edge of any pool wall must be at least four (4) feet inside a line which is the extension of the side wall of the Living Unit.
  - d) No screening of a pool area may stand beyond a line extended and aligned with the side walls of the dwelling unit unless approved by the ARB.
  - e) Screens must be charcoal or black and screen structures may be bronze, white
    or black in color. Materials must be approved by the ARB. Screens must be
    properly maintained.
  - f) No overhead electrical wire shall cross the pool. All pool lights other than the underwater lights must be at least four (4) feet from the edge of the pool.
  - g) If the backyard surrounding a pool is not fenced, the pool itself must be enclosed by a fence not less than four (4) feet high or in compliance with current Orange County code. Any entrance gate to the backyard or the pool must be constructed with a self-closing latch placed at least forty (40) inches above the ground.
- 11) <u>Garbage, Yard Waste and Recycling Disposal</u> No Lot shall be used or maintained as a dumping ground for rubbish, trash, yard or other waste. All trash, garbage and other waste shall be kept in sanitary containers.
  - a) Recycling items should be kept in county issued containers.
  - b) Containers should be put out for pick up at a reasonable time the night before any scheduled pick up.
  - Excluding scheduled pick-up times, all containers should be obscured from a view from the front or side street and adjacent Lots
  - d) There shall be no burning of trash or any other waste material on any Lot or common property.
- 12) <u>Temporary Structures</u> No structure of a temporary character, trailer, tent, shed, garage, barn, or other out building shall be allowed or used on any Lot at any time either temporarily or permanently.
- 13) <u>Clothesline</u> No permanent clothesline or clothesline structure may be located on any Lot. A temporary clothesline may be erected from time to time, and shall be located so as to minimize any view from the street, side street or adjacent Lot.

- 14) <u>Removal of Trees</u> No trees can be removed without approval of the ARB, which approval may be given when such removal is necessary for the construction or landscaping of a Living Unit.
  - a) If any tree(s) is (are) removed without the approval of the ARB, the ARB shall have the right to require the Owner to replace the tree(s) at the expense of the Owner with comparable tree(s), approved by the ARB.
  - b) If the Owner refuses upon ten (10) days' written notice, the ARB may replace such removed tree(s) and charge the expense thereof to the Owner
  - c) The ARB may record a lien against the Lot to secure payment of the cost of replacing the tree(s), including administrative costs, legal fees and costs, and costs of architects and/or landscaping architects.
- 15) Window Air-Conditioning Units No window air-conditioning units shall be permitted.
- 16) <u>Lawns and Landscaping</u> Lots shall be sodded or landscaped from the back side of the curb of the street that runs in front and/or side of the dwelling unit constructed thereon to the rear line of the Living Unit. Recommended site for references for grass and landscaping is <u>University of Florida (UFL)Institute of Food and Agriculture Services(IFAS) Extension, Electronic Data Information Services (EDIS) (reference website: http://edis.ifas.ufl.edu/).</u>
  - a) No Bahia, or similar grass, is permitted in front yards, side yards, or back yards visible from any street or cul-de-sac.
  - b) All sod or grass visible as cited above shall be St. Augustine, (including improved varieties), Bermuda, Zoysia, or Centipede. Any allowed Bahia installed "where reduced visual quality is acceptable" shall be a modern improved variety suitable for lawn grass (reference: UF IFAS guidelines).
  - c) All lands forming portions of a public right-of-way between the boundary of a Lot and the pavement installed within the right-of-way shall be sodded or landscaped by the adjacent and abutting Lot Owner.
  - d) Each Lot which is contiguous with sidewalks shall have sod or be landscaped up to the sidewalk and from the sidewalk to the street.
  - e) Such sodded or landscaped area adjacent to sidewalks shall receive coverage within the Lot's irrigation system and such area shall be maintained as if it were a part of the Owner's back or side yard.
- 17) **Communication Equipment** Use of any communication equipment on any Lot, including, but not limited to, CB radios, antennas, ham radios, etc., for private or commercial purposes of any kind shall be prohibited.
- 18) **Exterior Antennas** No exterior radio, television or electronic antenna or aerial may be erected.
  - a) Cable dishes should be mounted at the rear of the home as inconspicuously as possible. If this is technically not feasible, approval from the ARB of a different location shall be required.

- 19) **Exterior Light Fixtures** No exterior lighting fixtures shall be installed on any Lot or Living Unit that does not meet required local code.
  - a) No lighting fixture shall be installed that may be or become an annoyance or a nuisance to the residents of adjacent Living Units.
  - b) Security lighting shall not be of such high intensity as to impose an annoyance to neighboring Living Units or pose a safety issue to pedestrians or vehicular traffic.
- 20) Vehicles and Repairs The parking of any unsightly vehicles, as determined from time to time by the ARB, or commercial vehicles (which description shall include, but not be limited to vans, trucks, truck-tractors, semi-trailers and commercial trailers), recreational vehicles, watercraft, or lawn maintenance equipment or trailers, as well as the parking of any travel or recreation trailers, including self-propelled or those towed, as well as any mobile homes, at any time on driveways or otherwise on any Lot or on the public streets of the Subject Property, is prohibited except for a maximum period of 48 hours, limited to loading or unloading purposes only with prior notification of the ARB or when parked entirely within a garage permitted to be built under the provisions of these restrictions.
  - a) Boats and/or boat trailers or watercraft vehicles may not be parked at any time on driveways or otherwise on any Lot or on the public streets of the Subject Property.
  - b) There shall be no repair, except emergency repair, performed on any motor vehicle on or adjacent to any Lot in the Subject Property. Any such on-site vehicle emergency repair shall be limited to 24 hours.
  - c) It is acknowledged and agreed by all Owners by purchasing a Lot that a violation of any of the provisions of this paragraph shall impose irreparable harm to the other Owners.
  - d) All Owners further agree that a reasonable assessment of such damages would be \$50.00 for each day that such violation occurs after notification by a duly elected representative of the Association.
- 21) <u>Easements</u> Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat in the Public Records of Orange County, Florida.
  - a) Within these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities, or which may change the direction of low or drainage channels in the easements, or which may obstruct or retard the flow of water through drainage channels in the easements, or which are or might be prohibited by the public authority to whom said easement is given.
  - b) The easement area of each Lot and all improvements in it shall be maintained continuously by the Owner of the Lot, except for those improvements for which a public authority or utility company is responsible.

- 22) Air Conditioning Units, Pool Equipment, Irrigation Pumps, etc. No air conditioning units, pool equipment, irrigation pumps, pool heaters, or other mechanical equipment shall be placed on the front of any Living Unit.
  - a) If such equipment is placed to the side or rear of any such Living Unit, such equipment shall be screened with a permanent type of building material or landscaping such that the equipment is not visible from the front or any adjacent street.
  - b) Replacement equipment, if taller than the original equipment, shall be considered adequately shielded from view if the prior permanent material or landscaping has been retained. The Owner may choose to install a taller structure or landscaping to fully screen the view of such equipment.
- 23) <u>Chimneys</u> Any exposed portion of a chimney outside of the Living Unit shall be constructed solely of brick, stone, stucco or wood.
  - a) If the fireplace is a metal (self- insulated) type with a metal spark arrestor at the top of the chimney, this arrestor must have a cowling or surround made of a material approved in advance in writing by the ARB.
- 24) <u>Mailboxes</u> No mailbox or other receptacle of any kind for use in the delivery of mail or newspapers or magazines or similar material shall be erected on any Lot unless and until the size, location, design and type of material for said boxes or receptacles shall have been approved by the ARB.
  - The exterior finish of the mailbox shall be compatible with the material of the Living Unit itself.
  - b) No mailbox shall be placed on top of a pole or post a structure must be built to hold the mailbox or paper box.
  - c) The mailbox must be maintained.
  - d) Any damaged mailboxes or support structures shall be replaced by a mailbox or structure of equivalent type and appearance, with prior approval of the ARB, and shall be repaired or replaced in a timely manner.
- 25) <u>Windows</u> All new or replacement windows in a Living Unit must be compatible in color, design and finish with other windows of the Unit and must be approved by the ARB prior to installation.
  - a) No steel or aluminum awnings or casement windows shall be permitted.
  - b) No mirrored glass finish shall be permitted in or on windows.
- 26) <u>Sight Distance at Intersections</u> No fence, wall, hedge or shrub planting which obstructs sight lines and elevations between two and six feet above the roadways shall be placed or permitted to remain on any corner Lot within the triangular area formed by the street property lines and a line connecting them at points 25 feet from the intersection of the street lines, or in case of a rounded property corner from the intersection of the Lot lines extended.

- a) The same sight-line limitations shall apply on any Lot with in ten feet from the intersection of a street property line with the edge of a driveway or alley pavement.
- b) No trees shall be permitted to remain within such distances of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of such sight-lines.
- 27) <u>Utility Connections</u> All house connections for all utilities including, but not limited to, water, sewerage, electricity, gas, telephone and television shall be run underground from the proper connecting points to the dwelling structure in such manner to be acceptable to the governing utility authority.
- 28) <u>Trade or Business or Obnoxious Activities</u> No trade or business or obnoxious or offensive activity shall be carried out upon any Lot or Living Unit nor shall anything be done thereon which may be or may become an annoyance to the neighborhood.
- 29) Storage of Construction Materials No lumber, brick, stone, cinder block concrete or any other building materials, scaffolding, mechanical devices or any other thing used for building purposes shall be stored on any Lot except for purposes of construction on such Lot and shall not be stored on such Lots for longer than that length of time reasonably necessary for the construction in which same is to be used.
- 30) Maintenance and Inspection The landscaping of the Lot and the exterior of each Living Unit shall be maintained in a timely manner. The ARB shall from time to time perform drive-by inspections of the Lot and the Living Unit exterior, with particular attention to the maintenance non-conformance items cited in, but not limited to, the ARB Inspection Checklist Items attached as an Appendix 2 to this document. The owner shall be issued notices of non-compliance by the ARB and shall implement remedial action in a timely manner.
- 31) Invalidation of Individual Criteria Invalidation of any one of these covenants by judgment or court order shall in no way affect any of the other provisions which shall remain in full force and effect.

#### **ATTACHMENT 1**

#### **EXHIBIT "A"**

#### ARCHITECTURAL REVIEW BOARD PLANNING CRITERIA

### **Changes Summary with February 2015 Revision**

In the general approach, the Exhibit "A" Planning Criteria have been retained with some additional information relative to current trends and statutes. Items have been split into sub-paragraphs to add clarity.

The following summary descriptions identify the changes with this revision:

#### 1) **Building Type and Location**

Deleted reference to color scheme, and located such wording under item 5.

#### 2) Roofs

Deleted reference to specific type of metal roof structure.

Added description for solar panel use.

#### 3) Garages

Deleted sentences 3, 4, and 5 pertaining to screening of the view to side garages. and to specifying garage door materials.

#### 4) Driveway Construction

Deleted reference to rebuilding of curbs.

Added description for extended or circular driveways.

#### 5) Dwelling materials and Color

Added reference to new construction or modifications and additions.

Added reference to changes in the exterior color scheme.

#### 6) Signs

Transcribed wording per Amendment 1 as previously incorporated.

Changed sign placement from "not less than" to "more than" 25 feet from curb.

Added references to lease/rent, contractor, and political signage.

Added guidelines for removal of signs.

#### 7) Games and Play Structures

Transcribed wording per Amendment 1 as previously incorporated.

Added requirement for maintenance of structures and removal when safety issue.

## 8) Fences, Exterior Additions, Alterations, or Changes

- Expanded scope from "Fences and Walls" to include all modifications or alterations.
- Added reference to prior ARB approval before any fence, structure, modification, improvement, or addition is made upon the Lot.
- Added specific disallowance of perimeter walls and allowance for privacy walls.
- Included other limitations in the placement of fences relative to the view from adjacent streets or cul-de-sacs and the maintaining of sight distances on corner Lots.

#### 9) Landscaping

- Added reference to landscape redesign within Florida Friendly Landscape guidelines under FS 373.185
- Deleted reference to basic and extensive landscaping plan.
- and to the exclusion of invasive/noxious plant materials.
- Deleted reference to any specific type and size of tree.
- Deleted reference to landscaping and irrigation coverage to street (see 16).
- Added reference for invasive/toxic species listing
- Added reference to the timely replacement of dead or deteriorated landscaping.

## 10) Swimming Pools and Tennis Courts

Changed open pool fence height from not less than 5 feet to not less than 4 feet.

## 11) Garbage, Yard Waste and Recycling Disposal

- Deleted requirement for containers to be stored in an enclosure.
- Added references to use of County containers, recommendation for placement time for pick up, and obscuring containers from view on non-pick up days.
- Added no burning of waste on common property.

### 12) Temporary Structures

No changes.

## 13) Clotheslines

Added guidelines for use of clotheslines.

#### 14) Removal of Trees

Deleted references to initial construction requirements.

#### 15) Window Air-Conditioning Units

No changes.

#### 16) Lawns and Landscaping

- Added grass and landscaping reference to the University of Florida Institute of Food and Agriculture Services Electronic Data Information System website
- Clarified no Bahia on any Lot portion visible from any street.
- Expanded description from "Sod" to include other landscaping.
- Simplified wording of restrictions.
- Simplified wording regarding sidewalks and adjacent landscape.

### 17) Commercial Communication Equipment Prohibited

No changes.

### 18) Exterior Antenna

- Deleted temporary emplacement of television antenna.
- Added reference to installation of cable dish antenna.

### 19) Exterior Light Fixtures

• Added reference to security lighting.

## 20) Vehicles and Repairs

- Transcribed wording per Amendment 1 as previously incorporated.
- Added reference to additional vehicle types: vans, recreational vehicles, watercraft, lawn maintenance equipment and trailers.

## 21) Easements

Deleted reference to Developer.

## 22) Air Conditioning Units, Pool Equipment, Irrigation Pumps, etc.

- Changed reference to "Wall unit" to Window Unit".
- Added reference to replacement equipment and shielding of such from view.

## 23) Chimneys

No changes.

## 24) Mailboxes

- Deleted reference to "paperboxes".
- Deleted reference to potential replacement of mailboxes with wall receptacles.

 Added that mailboxes must be maintained and repaired in a timely manner if damaged.

## 25)Windows

• Added reference to new or replacement windows.

### 26) Sight Distance at Intersections

No changes.

#### 27) Utility Connections

No changes.

## 28) Trade or Business or Obnoxious Activities

No changes.

### 29)Storage of Construction Materials

No changes.

## 30) Maintenance and Inspection

 Added this item to reference maintenance of Lot and Property and inspection by the ARB, with remedy of the non-compliance in a timely manner.

#### 31) Invalidation of Individual Criteria

No changes.

# **ATTACHMENT 2 - ARB Inspection Checklist**

Disposition:	Hold for Re-Inspection	on S	Send N	Notice	
Inspection Date	::	Re-Inspection D	ate:		
Street Address			Lot #:		
Inspection By:	C. Lister/ P. Pedersen	Photo Tal	ken:	Yes	

NON- COMPLIANT	CODE	NON-COMPLIANCE CATEGORY*	CORRECTED ON RE-INSPECTION?	
[X]		* Reference Non-Compliance Listing	YES	NO
	RM	1. Roof Mold/Discolored		
	НМ	2. House Mold/ Algae		
	СМ	3. Chimney Mold/ Algae		
	SM	4. Sidewalk Mold/ Algae		
	MM	5. Mailbox Mold/ Algae		
1	DM	6. Driveway Mold/ Algae		
	ВА	7. Bare Areas in Yard		
- /	EW	8. Excessive Weeds in Yard/Beds		
	EG	9. Excessively Long Uncut Grass	7	
	ES	10. Excessively Long Un-Trimmed Shrubs	V	
	DL	11. Broken/Dead Limbs in Trees		
	DH	12. Damaged House Exterior or Roof		
	DD	13. Damaged Driveway Slab(s)		
	DB	14. Damaged Mailbox		
	SH	15. Stains on House		
	PH	16. House Needs Painting		
	PP	17. Personal Property Stored Visible to Street		
	BB	18. Basketball Backboard Needs Repair/ Cleaning		
	СМ	19. Construction Materials Stored in Driveway		
	VR	20. Vehicle Repairs Being Done in Driveway		
	RV	21. RV/Trailer/Boat Parked in Driveway		
	BV	22. Business-Labeled Vehicle Parked in Driveway		
	AC	23. A/C Unit Visible from Street/ Adjacent Lot		
	PA	24. Portable A/C Unit in Window		
	RS	25. Non-Conforming Sign Posted on Property		
	RS	26. Fence Not Approved by ARB		

Revision 10: 10/07/2014