

	SUBMITTAL FOR LOT VILLAGE OWNER
A.	Step One A: ARC Conceptual Design Review
	Please submit the following to the ARC office: Conceptual design and survey in both electronic format (pdf) and 24"x36" (minimum size) hard copy sheets. Please refer to the Design Guide and Covenants for additional details.
2. 3. 4. 5. 6.	SGPOA Application for ARC Approval: Completed and signed by owner(s) and contractor  Non-Refundable Application Fee: Payable to SGPOA  Minor Remodel Step One A Checklist: Initialed by owner/owner representative  Photographs: Multiple photographs of the lot including views of the buildable, adjacent existing homes or structures and existing landscaping. Include a key to location and direction  Boundary & Topographical Survey: Survey by surveyor licensed to practice in the State of FL identifying current easements and all setbacks, major vegetation/plant massing, plus all trees three inches or greater in diameter  Site Plan (min. scale 1"= 20'): Proposed remodel site overlay and footprint on Boundary & Topographical Survey. Location within setbacks of proposed changes to driveway, porches, walks, boardwalks (if any), pool (if any), waste treatment system, trash receptacle enclosure, HVAC systems and other exterior equipment (with required screening) clearly indicated, if applicable  Elevations: Conceptual drawings of all 4 elevations, if anything is changed  When applicable: Location of regulatory setbacks, if any  Proposed List of probable siding and roofing materials, color  Any photos to illustrate the design intent  Other materials that owner or architect wish to submit (optional)
	ARC will review conceptual design for compliance with SGPOA Covenants and Design Guide ARC will issue written report to Owner within five (5) Full Business Days of ARC meeting RTANT NOTE: Completion of all steps of the review and approval process is expected to take approximately
	nonths depending on number of changes requested and response time for required changes. Any delay in ing all requested items on this checklist will delay the progress of your review.
	Owner/Owner's Representative and Date



# For Projects Requiring CRA Review

(Detached Garage, Carport, Gazebo, Pergola, Cargo Lift; Addition of less than 300 ft² conditioned space/addition of walled non-conditioned space)

SUBN	IITTAL FOR LOT VILLAGE OWNER
Α.	Step One B: CRA Preliminary Design Review
	Please submit the following to the ARC office: Surveys and plans should be submitted in both electronic (pdf) format and in 24" X 36" sheets (minimum size), hard copy sheets. Please refer to the Design Guide and Covenants for more details.
	<ol> <li>SGPOA Performance Deposit Agreement: Completed and signed by Owner(s)</li> <li>Performance Deposit: Payable to SGPOA</li> <li>Minor Remodel-CRA Step One B Checklist: Completed and initialed by owner</li> <li>Set of 100% Construction Documents: One set in electronic pdf format. Must be signed and sealed by a US Licensed Architect. Structural drawings, if required for project, signed by a FL</li> </ol>
	Licensed Engineer  5. Photographs: Multiple photographs of the lot and house including views from all exterior sides of the area(s) affected by the addition of the minor remodeling, adjacent existing homes or structures; and existing landscaping. Include a key to location and direction
	6. Boundary & Topographical Survey: Survey by surveyor licensed to practice in the State of FL identifying current structure(s), easements, waste treatment system and all setbacks, major vegetation/plant massing, plus all trees three inches or greater in diameter
	<ul> <li>7. Site Plan (min. scale 1"=20"): Proposed site and footprint of planned minor remodeling on Boundary &amp; Topographical Survey. Location within setbacks of proposed changes to house, driveway, porches, walks, boardwalks (if any), pools (if any), waste treatment system, trash receptacle enclosure, HVAC systems and other exterior equipment (with required screening clearly indicated), plus</li> <li>Location of temporary chemical toilet and construction trash receptacle</li> <li>Major existing vegetation and any planned construction disturbances</li> </ul>
	8. Elevations: Drawings of all 4 elevations. Indicate total heights of all elevations from the highest natural grade elevation to highest point (as per Franklin County Ordinance 2013-06). Note scales. If applicable.
	9. Clearing and Coverage: Calculation by licensed professional of percentage of lot to be cleared if proposing additional clearing of lot ("Clearing shall be limited to 25% of any given lot within the Plantation"); outline of proposed impact zone; grading plan for proposed changes to existing grade; show total width of final structure, if applicable
	0. When applicable: Location of wetland buffers and the Critical Habitat Zone; calculation of Critical Shoreline District Zone coverage
	11. Exterior Materials and Finishes Data Sheet: Include color and material samples of the following that are applicable: Siding, roofing, all proposed colors, detail sheets on handrails, shutters, lighting plan, any other applicable finishes and materials
-	2. Other materials that owner or architect wish to submit (optional)



## For Projects Requiring CRA Review

(Detached Garage, Carport, Gazebo, Pergola, Cargo Lift; Addition of less than 300 ft² conditioned space/addition of walled non-conditioned space)

CRA will review for compliance with SGPOA Covenants and Design Guide

CRA will issue written report to SGPOA ARC within 10 Full Business Days of receipt of all listed documents.

#### B. Step Two: ARC Approval Process

IMPORTANT NOTE: All steps of the Design Review by the CRA must be concluded and the design approved prior to the seven (7) business day deadline for submittal to the next ARC meeting. The time it will take for Step One B (above) depends on number of changes requested and response time for required changes. Any delay in supplying all requested items on this checklist will delay the progress of your review.

Please submit CRA recommendations and final signed and sealed Final Contract documents to the ARC Staff prior to the seven (7) business day deadline. Final Contract documents must be signed and sealed by a US licensed architect, with structural plans, if needed, signed and sealed by a Florida licensed engineer.

### C. After Construction Begins:

2.	Please note: CRA will perform monthly site visits during construction to review progragainst approved plans.  Final Inspection: Owner must request a final CRA site review to be scheduled.  If applicable: Owner must submit to the ARC office an As Built Final Survey signed licensed in FL and a clearing calculation certification of compliance with approved classic parts against the series of th	by a surveyor
D.	Performance Deposit Return: The Performance Deposit will be returned according	to section 6
	of the Performance Deposit Agreement.	



Owner Contact Information		
Owner(s) name	Project Address	
Owner(s) name	Lot/Village	
Mailing address	City	State/Zip
Email	Phone	Mobile
Contractor Contact Information*		
Company Name	Contact	
Mailing address	Email	
City/State/Zip	Phone	Mobile
*Required		•
	Type of Work - Check all that apply	
New Home Construction		
Ancillary Garage/Carport	Mechanical End	closure
Gazebo/Pergola	Dune walkover	<u>=</u>
Dock/Pier	Trash Receptac	le Enclosure
Pool/Pool Fence	Under house So	creening
Major Remodel – addition of 300ft <sup>2</sup> or	greater of condition space or cargo lift	
House (300ft <sup>2</sup> +)	Other (List)	
Minor Remodel (Step 1 A, B and 2, if r	<u>equired)</u>	
Conditioned space less than 300 ft <sup>2</sup>		
Minor Remodel		
Non-conditioned walled space (enclose por-	ch, storage)   Exterior addition	on of screen enclosure(s)
Roof change (material/color)	Exterior addition	on of mechanical enclosures
Siding change (material/color)	Hot Tub	
Exterior addition of porch, deck, railing, st	tairs Enclose garbage	e receptacle
Other Painting (new color)		
Ancillary Structure(s)		
Gazebo/Pergola		
Detached Garage		
Detached Carport		
Other		



## EMERGENCY YES/NO

Fill - if more than 45 cubic yards	Sand	Lime rock	#57 Rock	Oyster Shells	Other	Total
Number of cubic yards	Sand	Lime rock	#57 ROCK	Oyster Shells	Other	Total
Landscaping	<u> </u>				1	
Lanuscaping Please see the following websites for additional infor	mation: http://w	ww.swfwmd.state	fl.us/publications/f	iles/FFL Plant Selecti	ion Guide ndi	f and
http://fyn.ifas.ufl.edu Please note: Plants listed in the						-
Florida Prohibited Aquatic Plants (F.S. 369.25) are p	prohibited in the	Plantation.				
<u>Major</u>						
Pool, Spa, Pool Fencing		]	Terrace(s)			
Driveway: aprons/pavers/changes		]	Elevated Deck			
Retaining wall(s)		]	Walk(s)			
Lighting		]	\$1000 in total project			
Minor						
rrigation Well		]	Less than \$100	00 total project		
Removing fewer than 5 trees		]	Adding low gr	ound cover		
Adding small shrubs		]	ROW revitaliz	ation		
Limited Clearing/Bush Hogging						
Storm Shutter(s) – Solar Panel(s)						
Storm Shutter(s)		1	Solar Panel(s)			
storm Shutter(s)	L_	J	Solai Tallei(s)			
Waste Treatment System						
Replacing Waste Treatment System		]	Poplasing Dua	in field		
replacing waste Treatment System		J	Replacing Dra (complete Fill			
			(complete I III	occion above,		
Water Front Structure						
Dock		]	Breakwater/Re	evetment		
Pier		]	Boardwalk			
Boatlift		]	Dune Walkover			



Pursuant to the Amendment and Restatement of the St. George Plantation Owners' Association, Inc. Protective Covenants ("Covenants") and Design Guide of St. George Plantation Owners' Association, Inc. ("Design Guide"), the Owner and Contractor acknowledge that all construction, alteration or addition of any kind, other than interior alterations not affecting the external appearance of a structure, on the Property requires prior written approval. We hereby request the approval of the preceding.

Contractor acknowledges that he/she is responsible for the acts of all employees, subcontractors, and their agents and employees, and other persons performing work on the Property while they are on St. George Plantation.

Owner and Contractor acknowledge they have received copies of and agree to comply with the restrictions and conditions of the Covenants and Design Guide regarding rules and regulations governing construction on the Property. Construction shall be completed in accordance with the final approved plans, which are incorporated by reference and will be made a part of this application.

Owner(s)*		Contractor	
Signature	Date	Signature	Date
Print Name		Print Name	

\*All persons or entities shown as owners on the recorded deed must execute this document. Use another sheet if more lines are needed. Alternatively, this document shall be executed by the person authorized to act on the behalf of the record owners pursuant to the "Assignment of Agent", as submitted to the Association.

In accordance with St. George Plantation Design Guide, "Construction must be commenced within twelve (12) months after final written approval of the application and must be completed within eighteen (18) months after commencement of the project."

For Office Use Only	Date		Date
Application Fee	\$	Approval By ARC	
Performance Deposit Fee	\$	P.D. Return	
		Final inspection accepted by ARC	

Effective date: September 1, 2015



Th Pla	is Performance Deposit Agreement ("Agreement") is made this day of, 202, by and between St. George ntation Owners' Association, Inc. ("Association") and ("Owner").
ano Co	HEREAS, the Association has the duty to maintain development standards and protect property values in St. George Plantation d has the authority pursuant to Amendment and Restatement of the St. George Plantation Owners' Association, Inc. Protective venants ("Covenants") and Design Guide of St. George Plantation Owners' Association, Inc. ("Design Guide"), as amended from the totime, to require financial assurance for construction projects in order to carry out this duty; and
W]	HEREAS, Owner is the owner of property described as:
	Lot # Village House # and Street Name
vio tha	HEREAS, this Agreement is required in order to assure the Association and the owners within the St. George Plantation that lations of Covenants and Design Guide by owners and contractors, and the construction and development of properties in ways at deviate from plans approved by the Association will not occur, or in the alternative, provide a remedy for same which may cur; and
	HEREAS, the Association will incur Consulting Review Architect (CRA) fees for the project, which fees may be paid in whole or part from the Performance Deposit referenced herein; and
	HEREAS, the execution of this Agreement is a condition of application for approval of construction on the property described ove, as provided by the Covenants and Design Guide.
NC	DW, THEREFORE, in consideration of the premises and the mutual covenants contained herein, the parties agree as follows:
1.	Owner shall provide and deliver to the Association the sum of
2.	The term of this Agreement shall expire on the earlier of three years from the date hereof or issuance of Written Notification of Compliance to the Owner in accordance with the Covenants. Construction must be commenced within twelve (12) months after final written ARC approval of the application and must be completed within eighteen (18) months after commencement of the project.
3.	Owner shall comply with all provisions of the Covenants, Design Guide, other restrictions and rules, and approved plans for his or her lot. Owner shall complete the construction work in accordance with the final approved plans. All changes to the

Association to remedy the violation(s).

approved plans must be submitted for approval, along with revised plans and must be approved prior to site changes. Owner shall be responsible for violations of same by himself or herself and all of his or her contractors, sub-contractors, employees and associates. Failure of the Owner to comply with said provisions shall, after notice and an opportunity for hearing, within the time designated by the ARC, cause a forfeiture of all or part of the Performance Deposit in the amount required by the

Effective date: September 1, 2015



- 4. Additional funds shall be required by the ARC to supplement the initial Performance Deposit upon the occurrence of a violation or violations by an Owner or those for whom he or she is responsible which may require that all or part of the initial Performance Deposit be withdrawn to remedy the violation(s) or when the payment of CRA fees or any other expenses of the Association related to the project causes the amount of the Performance Deposit to be less than the full amount set out in Paragraph 1 hereof. The full amount of the required Performance Deposit must be maintained with the Association at all times during the term of this Agreement. Failure of the Owner to deposit the required additional funds within ten (10) days after the request for same is made by the ARC will justify issuance by the ARC of a stop work order on the construction project.
- 5. Owner shall notify the ARC, in writing, when the construction project is complete and request an inspection of the property. Any amount of the Performance Deposit which is not used shall be returned to the Owner depositing same; provided, however, the Association shall deduct from said Performance Deposit prior to its return all monetary obligations due to the Association which remain unpaid at the time of such return.
- 6. The Performance Deposit, less deductions, if any, shall be returned to the Owner within thirty (30) days after the issuance of the Written Notification of Compliance by the ARC and presentation to the ARC of a copy of the Franklin County Certificate of Occupancy in the event of new construction, major addition or major renovation. Return of the Performance Deposit shall be made payable to the Owner depositing same. If, after a period of two years, reasonable efforts to contact the appropriate owner thereof having failed, the Performance Deposit shall be declared unreturnable by the ARC and such determination shall be immediately reported to the Board of Directors of the Association. Upon concurring determination by the Board of Directors that the Performance Deposit is unreturnable, it shall be transferred to the General Operating Funds of the St. George Plantation Owners' Association, Inc.
- 7. The remedies, penalties and/or fines provided for in this agreement are in addition to any other remedies, penalties and/or fines provided to the ARC and Association under Covenants and Florida law.

Executed by the parties hereto effective on the date first written above.

Witnesses:	Owner(s)*
Witnesses:	St. George Plantation Owners' Association, Inc
	By: Title:

\*All persons or entities shown as owners on the recorded deed must execute this document. Use another sheet if more lines are needed. Alternatively, this document shall be executed by the person authorized to act on the behalf of the record owners pursuant to the "Assignment of Agent", as submitted to the Association.



SUBMITTAL FOR LOTVILLAGEOWN			_OWNER		
Property Zone					
Bay V	iew	Midland	Gulf View		
Item	Material	Color*	Description		
Driveway					
Pavers					
Aprons					
Walk(s)					
Other masonry					
Foundation/Piers					
Lighting -					
Landscape					
Exterior Doors					
Door Frame/Trim					
Door Hardware					
Windows					
Window Trim,					
Sash					
Decks					
Exterior Stairs,					
Landing					
Handrail/Balusters					
Other Exterior					
Garage Doors					
Roofing					
Flashing					
Gutters and				_	
Downspouts					
Ridge and roof				_	
vents					
Other roofing					



Item	Material	Color*	Description
Body/Siding			
Trim and Cornice			
Stucco			
Fascia, Frieze, Corner			
Boards			
Soffit/Gable Vents			
Columns			
Under House			
screening/screen			
porch			
Lighting - House			
Shutters - Storm			
Shutter - Decorative			
Solar Panel(s)			
Other			
		er Structures	
Item	Material	Color*	Description
Mechanical			
Enclosure			
Trash Enclosure			
Boardwalk			
Dock			
Dune Walkover			
Louvers - Screening			
Garage/Carport			
Gazebo/Pergola			
Patio			
Exterior Stairs			
Pool/Spa			
Pool Fencing			
Pool Deck			

\*Color sample must be provided. Please refer to the ARC Design Guide for further details.