Exhibit A

SYCAMORE CANYON MASTER ASSOCIATION Property Improvement Form

Today's Date:	Property address:	
Owner/Applicant's N	Name:	
Mailing Address (if	different than property address):	
Daytime Phone:	Evening Phone:	_Email:
Type of work (Please <u>Architectural</u>	e check appropriate items): <u>Landscape</u>	<u>Equipment</u>
☐ Deck	☐ Landscape/Hardscape (circle one)	☐ Play Equipment
Gazebo	☐ Removal of Exist ☐ New Install	Pool & Equipment
Room Addition	☐ Front ☐ Rear ☐ Side	Spa & Equipment
Patio Cover(s)	☐ Irrigation / Drains (circle one)	☐ Water Feature
Chimney	Fence(s) / Wall(s) / Gate(s) (circle one)	☐ Barbeque/Counter
Garage Door	☐ Front ☐ Side	Fire Pit
Outdoor Fireplace	e Rear Retaining	Lighting
	Extension	Satellite Dish
		Solar Panels
Other:	Other:	Other:
specifications, including loc	ghbor Awareness Form (Exhibit B-2) cations, elevations and cross-sections as OSED CHANGES OR IMPROVEMENT	needed to describe the project
Fee \$ 0 Depo	sit* \$ 0	
-	a period of more than five (5) years will be and the property address on each sheet. Plea	
	Ow	rner's Signature
OWNER'S SIGNA	ATURE ABOVE SIGNIFIES ACCEPTA	ANCE AND UNDERSTANDING

PROPERTY IMPROVEMENT FORM PAGE 1 OF 3

OF THE GUIDELINES, CC&R'S AND EACH EXHIBIT ATTACHED HERETO.

DATE:		PROPERTY ADDRESS:	
Do no	t write below this line		
0	Disapproved as presented (l	List Reasons/Specific Guidelines Not Met)	
0	Approved as presented		
0	Approved as revised/Condit	tional Approval:	
Comn	nittee Signature	Date	
Comn	nittee Signature	Date	
Comp	nittee Signature	Date	

General Conditions and Disclaimers:

- Committee approval does not waive or constitute or reflect compliance with any federal, state, or local
 law, ordinance, or code. Approval by the Committee does not relieve or satisfy an Owner's obligation to
 comply with all government laws and regulations affecting use of premises, subject to any approved
 plans. Approval by the Committee does not constitute approval by the city or county; and approval by the
 city or county does not constitute approval by the Committee.
- Committee approval does not constitute acceptance of any technical or engineering specifications; and the
 Association assumes no responsibility for such. The property owner is responsible for all technical and
 engineering specifications. Approval by the Committee does not warrant structural safety, conformance
 with building codes or other applicable governmental requirements. The Committee reviews for aesthetic
 purposes only.
- 3. Any oversight of a provision of the governing documents, or a provision of the Guidelines/Standards, does not waive the rule. Corrections may be required. Only improvements depicted on the plans can be reviewed by the Committee. The Owner is responsible to ensure all improvements are depicted on the plans submitted. Any improvements not depicted on the plans are not approved. Any change(s) to approved plans shall be deemed unapproved until resubmitted and approved. Approval of plans and specifications shall apply only to the property for which approval is granted and is not authorization to proceed with Improvements on any property other than the property reviewed by the Committee and owned by the Applicant.
- 4. The use of a neighbor's yard for construction access is not permitted unless the neighbor has given written consent that includes a description of the access area. Access or storage of equipment used during the course of construction must be through the homeowner's property only. Property owned and/or maintained by the Association shall not be used for construction access or storage, unless Owner obtains prior written authorization from Association, the Owner agrees in writing to indemnify Association for damage to property owned and/or maintained by Association which is damaged as a result of an Owner's project, and Owner posts a construction deposit for restoration of damage to property owned and/or maintained by Association.
- 5. Owner is financially responsible for any repairs and/or replacement to property owned and/or maintained by Association which is damaged as a result of an Owner's project.

- 6. Building materials may not be stored on streets, sidewalks, or on property owned and/or maintained by the Association. Streets may not be obstructed by construction equipment. All rubbish, debris and unsightly material or objects of any kind shall be regularly removed from the property and shall not allowed to accumulate thereon.
- 7. The property owner is financially responsible for any repairs to property owned and/or maintained by the Association damaged by a property owner's project.
- 8. Approval of plans and specifications is not authorization to proceed with Improvements on any property other than the property reviewed by the Committee and owned by the Applicant.
- 9. Approval of plans and specifications is not authorization to revise the original drainage system installed by the Builder and approved by the City.
- 10. Applicant understands and agrees that Applicant must comply with all of the provisions of the Guidelines/Standards.
- 11. All of the provisions of the Guidelines/Standards (including, but not limited to, the Conditions of Approval) are the provisions of the governing documents regarding Design/Architectural Review; and are incorporated herein by this reference. The applicant has read and understands all provisions and agrees to comply therewith. Approval of plans is subject to and does not constitute a waiver of the terms and provisions of the Association's Declaration, Supplemental Declaration, Guidelines/Standards, Rules and Regulations or other Operative/Governing Documents. Any violation of the Governing Documents must be corrected upon notice of violation.
- 12. In the event that the City and/or County requires modifications to the plans and specifications previously approved by the Committee, the Owner shall submit to the Committee all modifications to the plans. The Committee shall have the right to review and impose further conditions on such modifications which are not inconsistent with the requirements imposed by the City and/or County. The Committee shall have the right to impose conditions of approval of proposed Improvements which are more restrictive than conditions as may be imposed by the City and/or County. The Committee shall have the right to impose conditions of approval of proposed Improvements which are more restrictive than conditions as may be imposed by the City and/or County.
- 13. It is the responsibility of the requesting owner to obtain all appropriate signatures on the Neighbor Awareness form INCLUDING revised signatures for any later changes to the improvements reflected thereon. Any failure to obtain all appropriate signatures could render an approval from the committee void.
- 14. Failure to comply with and satisfy all procedural requirements for an application may void approval.

Exhibit B-1 FACING, LEFT, RIGHT AND REAR IMPACTED NEIGHBOR STATEMENT

The attached plans were made available to the following

REAR NEIGHBOR	REAR NEIGHBOR	REAR NEIGHBOR
Name	Name	Name
Address	Address	Address
Signature	Signature	Signature
ASSOCIAT	ION PROPERTY OR E	BACK YARD
LEFT NEIGHBOR	PROPERTY	RIGHT NEIGHBOR
Name	WHERE WORK WILL TAKE PLACE	Name
Address		Address
Signature	PLACE	Signature
	STREET	
	FACING NEIGHBOR	
The neighbors have seen the plans that I am submitting for approval.	Name	
(Please see above verification.)	Address	
I understand neighbor objections	Signature	
do not in themselves cause denial. However, the Committee will review the concerns in context with the guidelines to determine if their objections are valid.	SUBMITTED:	-
	Name	
	Address	
	Date	

APPLICANT: FAILURE TO OBTAIN ALL APPROPRIATE NEIGHBOR SIGNATURES MAY VOID APPROVAL.

NEIGHBOR: YOUR SIGNATURE ONLY CONFIRMS YOU HAVE SEEN THE PLANS. IF YOU HAVE AN ISSUE WITH THE PROPOSED IMPROVEMENT, THIS DOES NOT MEAN IT WILL BE AUTOMATICALLY DISAPPROVED. THE COMMITTEE IS ONLY AUTHORIZED TO APPROVE OR DISAPPROVE ALL APPLICATIONS BASED ON THE GOVERNING DOCUMENTS AND GUIDELINES ONLY.

DA'	יים די		
IJA	17.		

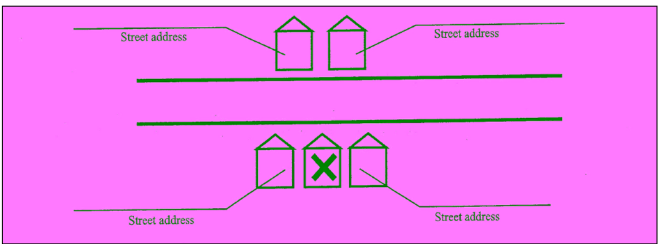
PROPERTY ADDRESS:

Exhibit B-2NEIGHBOR VERIFICATION FORM

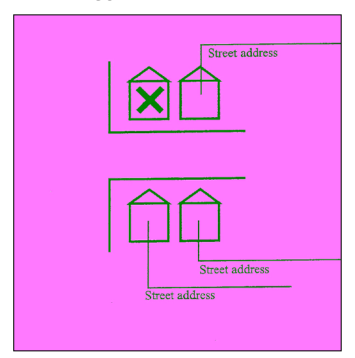
PLEASE COMPLETE THE DIAGRAM BELOW THAT BEST REPRESENTS YOUR PROPERTY'S LOCATION. The Association wishes to know if you live on a cul-de-sac, a corner, or in some other configuration that will help them determine who may be your immediate neighbors and/or who could be affected.

X designates the homeowner's property.

Use this box if your home is located on a street with homes on both sides of the street or only on one side of the street.



Use this box if your home is located on a CORNER



Use this box if your home is located on a CUL-DE-SAC

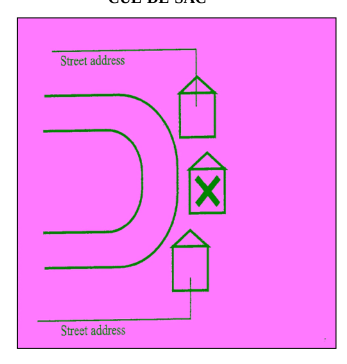


Exhibit C

SYCAMORE CANYON MASTER ASSOCIATION Notice of Completion Form

Today's Date:	Property address:	
Owner's Name:		
Mailing Address (if differ	nt than property address):	
Daytime Phone:	Evening Phone:	
	PHS OF ALL ANGLES OF IMPROVEMENTS, INCLUDING BO NT, SIDE AND REAR YARD, IF APPLICABLE.	ОТН
	MAIL TO: CAMORE CANYON MASTER ASSOCIATION ARCHITECTURAL DESK o Keystone Pacific Property Management, LLC 240 Commerce Ste 200, Irvine, CA 92602 E-MAIL TO:	
Do not write below this	architectural@keystonepacific.com ne	
o Disapproved as p	esented	
Approved as preApproved as revi		
	Date	
Committee Signature	Date	

Committee Signature______ Date_____

Exhibit D1

SYCAMORE CANYON MASTER ASSOCIATION Variance Request Form

Today's Date: Propert	y address:
Owner/Applicant's Name:	
Mailing Address (if different than prope	rty address):
Daytime Phone:	Evening Phone:
special circumstance for the Board's r	e drawings, photographs and a description of your review):
 Disapproved as presented Approved as presented Approved as revised: 	
Committee Signature	Date
Committee Signature	Date
Committee Signature	Date

Exhibit D2

SYCAMORE CANYON MASTER ASSOCIATION APPLICATION FOR APPEAL OF ARCHITECTURAL DENIAL

The undersigned Owner, by completion of this form, hereby requests that the Association's Board of Directors reconsider the denial of certain Architectural improvements by the Committee, as described below.

	1.	Owi	ner's Name:
	2.	Pro	perty Address:
	3.	Sun	nmary of Prior Architectural Submittals:
		(a)	Date of Original Submittal:
		(b)	Total Number of Submittals:
		(c)	Date of Submittal Being Appealed:
		(d)	Date of Denial by Committee:
	4.	Cop	ies of Application Information:
		I hav	we included copies of all of the following for the denial that is being appealed:
			Copy of original Architectural application;
			Copy of Committee denial;
			Copy of most recent Architectural plans;
			Letter explaining in detail the portion of the Committee denial that you are appealing and explaining the reasons for reversal of the decision. (Please understand that the Board of Directors needs to understand specifically those improvements that the requesting member wishes the Board to reconsider and approve.)
	Dated:		
Do not	t write	belov	SIGNATURE OF OWNER(S) v this line
0 0	Appro	ved a	ed as presented as presented as revised:
	_		Date
			Date
Board	Signat	ure_	Date

KEYSTONE PACIFIC'S ARCHITECTURAL DESK ARCHITECTURAL PROCESSES Q&A

Definitions

"Architectural Guidelines" – Otherwise referred to as Architectural Standards, Design Review Guidelines, Design Guidelines, Design Standards or any other document containing the parameters in which a homeowner is to follow when submitting an application.

"Reviewer" – Otherwise known as the person or persons responsible for reviewing the plans, such as a homeowner committee, Board of Directors or a qualified third party consultant hired to perform the review on behalf of the committee.

Facts

The staff members working the architectural desk for Keystone Pacific **process** anywhere from 50 to 100+ plan submittals a day.

Keystone Pacific staff members **do not** review plans.

The staff members working the architectural desk for Keystone Pacific only make sure the application has been completed and submitted with your plans, a review fee/deposit check has been submitted (if applicable) and the correct number of plans have been submitted. This information is then forwarded to the party responsible for reviewing plans on behalf of the association.

Plan Review

Who is responsible to review your plans?

Your association CC&R's contain a section devoted to architectural review, which indicates how many members need to be appointed to a committee and/or whether or not this task can be delegated to a third party consultant. Some CC&R's give the committee the right to delegate this task to a qualified third party consultant.

Who makes the final decision on approval or denial?

The designated party responsible for reviewing plans.

How do I find out how much time the committee has to review my plans?

Your CC&R's will provide this information and/or the architectural guidelines. Review periods vary from 30 to 90+ days. This means the committee and/or third party consultant can take up to that many days to review your plans. Sometimes it doesn't take that long, but nothing can be guaranteed. Keystone Pacific has no jurisdiction over the committee members or the third party consultant. The committee is appointed by the Board of Directors and works at the pleasure of the Board and the third party consultant is retained by the Board of Directors on behalf of the association.

What if my plans are denied – do I have to wait another 30-90+ days for review?

Yes, each time a plan is resubmitted the time frame allowed for the review process starts over.

Why can't you "rush" the review upon request?

Keystone Pacific has no jurisdiction over the time constraints of the committee and/or third party consultant. As a courtesy, we can include a note requesting the appropriate party to "rush" the plan review, but we cannot guarantee this will occur.

Can't I pay for a "rush" review?

This policy would need to be adopted by the Board of Directors and could only realistically be implemented if a third party consultant were being employed. This concept would not be feasible with a volunteer homeowner committee.

What do I do if the plans are not back yet and the time period for review is past?

Place a call to Keystone Pacific's architectural desk at (949) 838-3239 or e-mail architectural@keystonepacific.com to request information. Some CC&R's require the request be made in writing and then allows the committee 15 or more days to respond before your plans are deemed approved.

Why can't I contact the reviewer directly with my questions?

The third party consultant would be inundated with calls, thus taking away from their limited time to actually perform reviews in a timely manner. Homeowner committee members are volunteers and therefore their personal information cannot be provided. All questions can be submitted in writing and will be forwarded to the appropriate party and a response will be provided in writing.

Who pays for the qualified consultant to review the plans?

The association pays for this service. If a third party consultant is contracted to review plans on behalf of the association, the fees are paid via your submittal fee. The CC&R's typically give the association the right to collect fees in order to offset the costs related to plan review costs when a third party consultant is utilized.

Why can't Keystone Pacific give me approval?

Keystone Pacific is an independent third party managing agent and has no authority to review, approve or deny plans on behalf of any association. The only responsibility of Keystone Pacific is to make sure the application has been completed and submitted with your plans, a review fee/deposit check has been submitted (if applicable) and the correct number of plans have been submitted. This information is then forwarded to the party responsible for reviewing plans on behalf of the association. Keystone Pacific also takes receipt of the plans from either the committee and/or third party consultant and then notifies the homeowner of the decision.

Why can't KPPM give me the decision over the phone?

A plan review usually results in many comments from the reviewing party. In order to avoid any miscommunication, Keystone Pacific has a policy that all decisions made by either the committee and/or third party consultant must be communicated in writing.

Can I pick my plans up?

If you would like to pick your plans up, you need to notify the staff members at the architectural desk and every effort will be made to accommodate this request.

Why can't my contractor call and get the information or pick up my plans for me?

Unless the homeowner provides written authorization for a specific person to receive information on their behalf, Keystone Pacific can only communicate with the homeowner. All decisions must be mailed to the homeowner's mailing address on file.

Why can't KPPM give me interpretation of the guidelines or at least give me a general idea of whether my idea will be approved?

The details on any given set of architectural guidelines cannot possibly be known by the one person answering the phone at the architectural desk. Keystone Pacific would be guessing if they tried to assist someone in answering questions about the guidelines. As a homeowner, you need to consult with the professional assisting you with your plans regarding any questions you have pertaining to the guidelines.

If I want to make changes to my approved plan, do I have to re-submit?

Yes, any plan changes need to be submitted for approval.

If I am just painting my house the same colors, do I have to submit for review?

The safest bet is to submit. Many association documents require submittal regardless of whether or not the existing paint color is being used. Some documents do not require an architectural application to be submitted to repaint the existing color, however, you should refer to your architectural guidelines for the answer to this question or contact your community association manager.

Why are site photos sometimes required?

Depending on the complexity of the improvements, the committee and/or third party consultant needs a point of reference when visualizing the project you are proposing.

Neighbor Awareness

What does a Neighbor Awareness form do for you?

A Neighbor Awareness form is merely a means of notifying your neighbors that you plan to make exterior modifications to your home. Your neighbor does not have the right to approve or deny proposed modifications to your home, but they do have the right to be aware and make comments for the reviewing party to consider. The committee and/or third party consultant is required to approve your plans if they meet the architectural guidelines.

Why use a Neighbor Awareness form if it doesn't influence the review?

Some associations utilize this form, as it is believed it keeps people informed. Some think it allows the owner the opportunity to modify proposed changes if their neighbor has a concern. There are several associations that do not require a Neighbor Awareness form. You need to check your architectural guidelines and/or architectural application to determine whether or not your association requires this form.

How many signatures are required on the Neighbor Awareness Form?

If you are on a single loaded street, meaning you have no neighbors across the street from you, then you only need your neighbors to the left, right and behind you. If you are on a double loaded street, meaning you have neighbors across the street, you need your neighbors to the left, right, behind you and across from you. Any property that touches your property should be signing your form. NOTE: Some associations also require signatures on the actual plans.

What would happen if I just leave a signature off the form or have a neighbor sign a few doors down, versus my immediate neighbors?

Leaving a signature off the form could also delay your submittal process, because if you don't provide the required signatures, your submittal may be deemed incomplete and will be returned to you. Additionally, leaving a signature off the form or getting a distant neighbor to sign may <u>void</u> your plan approval if later challenged.

What if my neighbor is a renter?

You may indicate this on the form and you should also mail a letter via certified mail to the address anyway notifying the owner of the property of your intentions to submit for exterior modifications. Provide a copy of the letter and returned receipt with your application.

After You Are Done With Improvements

What do I need to do after my improvements are finished?

When complete, fill out the notice of completion form and attach photos of the improvements from all angles. You can e-mail these photos to architectural@keystonepacific.com or mail a hard copy. Keep in mind that the photos should show set back requirements met (use a tape measure in your photo) and needs to show the overview of the improvements. The committee and/or third party consultant will take these photos and compare them to your plans to make sure all was installed per plan.

Where do I get the notice of completion form?

If your Association has a website, it will be under the architectural section or forms section. If not, e-mail architectural@keystonepacific.com and request one be e-mailed to you. If no e-mail, call (949) 838-3239 and ask that one be mailed to you, or provide a fax number in which it can be sent.

How difficult is it to get my notice of completion signed off?

If you installed per plan and provide pictures of all improvements it is very easy. If you didn't install a tree that was on your plan, expect to be told to install it – in the <u>size and species</u> you put on your plans. Anything that wasn't installed per plan will hold up your notice of completion approval.

Can a site visit be performed in place of a notice of completion?

Site visits could be performed in place of a photo notice of completion review only if you are willing to pay, in advance, the cost for the third party consultant to perform the review. If your review is performed by a homeowner committee, you could request this; however it would be up to the committee/board to do this and most likely this would not happen due to the time involved.

What if my notice of completion keeps getting denied, what do I do?

The best thing to do is to do everything on the list of issues pointed out to you. If you feel you have completed those items, then you should address your concerns with the Board. If you have no plans to complete all of the items on the list, then you should resubmit your plans showing only what you actually installed. The Board of Directors does have the right to call you to a hearing and assess fines if you choose to ignore the notification to correct items. Most CC&R's give homeowners 30 days to correct issues. After this, the Board can move forward with hearings and fines.

How soon can I get my deposit back once my notice of completion is approved?

Associations cut checks once a month. If you happened to obtain approval for your notice of completion right after a check run was issued, you would have to wait until the following month, which could take up to 45 days.

Variances/Appeals

What if I do not agree with the reviewer's decision?

You may fill out a variance/appeal form that will go to your Board of Directors for review and consideration, if the governing documents of the association allow for this. Some documents do not and the final authority lies with the committee. There is sometimes a fee required for these requests when a third party consultant is being utilized, which must be paid to the Association prior to the work being performed.