



**SECTION V. EFFECTIVE DATE.**

This ordinance shall become effective on \_\_\_\_\_.

**ADOPTED** and **APPROVED** in meeting duly assembled this on \_\_\_\_\_ (date), \_\_\_\_\_ (month), \_\_\_\_\_ (year).

**TOWN COUNCIL**

By: \_\_\_\_\_

In Her Capacity as Mayor

**ATTEST:**

By: \_\_\_\_\_

In Her Capacity as Clerk to Council

First Reading by Title Only: 9-12-2016 (Date)

Public Hearing: \_\_\_\_\_ (Date)

Second Reading: \_\_\_\_\_ (Date)

STATE OF SOUTH CAROLINA )  
)  
)  
)  
COUNTY OF ORANGEBURG )  
\_\_\_\_\_)

INTERGOVERNMENTAL AGREEMENT  
REGARDING THE ENFORCEMENT OF  
THE BUILDINGS INSPECTION CODE

This INTERGOVERNMENTAL AGREEMENT REGARDING ENFORCEMENT OF THE COMMUNITY DEVELOPMENT ORDINANCE AND BUILDINGS INSPECTION ORDINANCES (“Intergovernmental Agreement”) is entered into by and between the Town of \_\_\_\_\_, a municipal corporation of the State of South Carolina, hereinafter called “Town”, and the County of Orangeburg, a governmental entity organized under the laws of the State of South Carolina, hereinafter called the “County”.

**WHEREAS**, on August 15, 2016, Orangeburg County adopted Ordinance No. 2016-08-15-15: which amends Section 6.14 of the Orangeburg County Code of Ordinances to provide for the adoption of technical codes, building permit rates, demolition rates, house/building moving rates, and temporary signs;

**WHEREAS**, the \_\_\_ Town Council (“Town Council”) is in the process of adopting an identical ordinance providing for the regulation and enforcement of community development and building inspections within the incorporated limits and jurisdiction of the Town;

**WHEREAS**, the Town will need to enforce the building inspections ordinance but does not currently possess the resources nor is otherwise equipped to enforce the same within its jurisdiction;

**WHEREAS**, the County has the resources and is equipped to enforce the building inspections ordinances;

**WHEREAS**, the Town has requested that the County provide enforcement services within the Town’s jurisdiction and the County is willing to provide enforcement services for the Town under the terms and conditions set forth in this Intergovernmental Agreement;

**WHEREAS**, the Town and the County councils have found the Intergovernmental Agreement to be fair, reasonable, and necessary to the parties at this time.

**NOW, THEREFORE, BE IT KNOWN BY ALL MEN** that in consideration of the mutually agreed upon terms contained herein, the parties agree as follows:

1. **Conditions Precedent:** Neither the Town nor the County shall be bound to the terms of this Intergovernmental Agreement until such time as (A) the Town Council adopts by reference the Community Development Ordinances, (B) the Town attaches to this Intergovernmental Agreement a certified copy of the Town Ordinance that adopts by reference the Community Development Ordinances, and (C) the Town delivers a fully executed original of this Intergovernmental Agreement (including attachment of the certified copy of the Town Ordinance) to the County (“Conditions Precedent”).

2. Terms Renewal: The term of this Intergovernmental Agreement shall begin on the date that the Conditions Precedent have occurred and shall terminate on \_\_\_\_\_ (“Term”). This Intergovernmental Agreement shall automatically renew for a one year term on June 30 of any year in which the Intergovernmental Agreement has been in force. In the event that either party wishes to avoid automatic renewal, that party shall give the other party notice of termination prior to the June 30 automatic renewal date.
3. Ordinances: The Town agrees to enact an ordinance adopting the following ordinances by reference:
  - A. Orangeburg County Ordinance No. 2016-08-15-15;
  - B. Orangeburg County Ordinance No. 2014-05-19-10;
4. Enforcement and Administrative Services: The County shall enforce the Buildings Code within the incorporated limits and jurisdiction of the Town during the Term (“Enforcement Services”).
5. Compensation: The County shall be compensated for the Enforcement Services in the following manner:
  - A. Permitting. The County shall charge each applicant the relevant County-established permit fees associated with the applicant’s Town-located project (“Permit Fees”). The County shall be entitled to sixty percent (60%) of the Permit Fees and the Town shall be entitled to forty percent (40%) of the Permit Fees.
  - B. County Remediation and Demolition. The County shall charge offenders for any remediation and/or demolition work that the County performs within the Town’s limits; however, if the charges remain unpaid for the period prescribed in the Ordinances, then the County shall include the charges in the tax bill for the relevant property.
6. Termination. Notwithstanding the Term and automatic renewal, this Intergovernmental Agreement is subject to termination with or without cause by either party if the terminating party gives notice to the other party. Under this type of termination, the Intergovernmental Agreement shall terminate on the 60<sup>th</sup> day following notice of termination (“Termination Date”). Regardless of the type of termination (notice preceding automatic renewal or on 60-days notice), the applicants, Towns, and offenders shall continue to be legally bound to compensate the County for Enforcement Services in accordance with this Intergovernmental Agreement for those services performed through the Termination Date, and those compensatory measures for services performed prior to the Termination Date, including collection via tax bills, shall survive the Termination Date of this Intergovernmental Agreement.
7. Remedies. The sole remedy of the Town in the event that it is dissatisfied with the County’s performance regarding the subject matter of this Intergovernmental Agreement is the termination of this Intergovernmental Agreement. The Town hereby waives any and all other remedies it may have now or in the future against the County regarding the subject matter of this Intergovernmental Agreement other than the right to terminate the Intergovernmental

Agreement.

8. Notice. Any notice to be given under the terms of this Intergovernmental Agreement shall be hand delivered as follows:

To the County: Upon the Deputy County Administrator of Community Development OR upon the County Administrator at the Orangeburg County Administrative Center, 1437 Amelia Street, Orangeburg, South Carolina 29115.

To the Town: Upon the Mayor at Town Hall, \_\_\_\_\_, South Carolina 29\_\_\_\_.

9. Original. This Agreement shall be fully executed in duplicate and each duplicate original shall constitute and be deemed the original.

10. Adoption by Reference: Both the Town and County intend for this agreement to incorporate all other subsequent amendments to the Building Inspections Code as adopted by the County of Orangeburg.

IN TESTIMONY WHEREOF, the parties hereto have caused this agreement to be executed, and their corporate seals to be affixed by their duly authorized corporate officers, in duplicate originals, one of which is retained by each part, the day and year first above written.

(SEAL)

County of ORANGEBURG

By \_\_\_\_\_  
WITNESS

By \_\_\_\_\_  
COUNTY ADMINISTRATOR

(SEAL)

Town of \_\_\_\_\_

By \_\_\_\_\_  
WITNESS

By \_\_\_\_\_  
TOWN ADMINISTRATOR



STATE OF SOUTH CAROLINA            )  
COUNTY OF ORANGEBURG            )     ORDINANCE NUMBER 2016-  
  )     SPONSOR: 2016-09-15-15

**AN ORDINANCE AMENDING SECTION 6.14 OF THE ORANGEBURG COUNTY CODE OF ORDINANCES TO PROVIDE FOR THE ADOPTION OF TECHNICAL CODES, BUILDING PERMIT RATES, DEMOLITION RATES, HOUSE/BUILDING MOVING RATES, AND TEMPORARY SIGNS, SEVERABILITY, AND EFFECTIVE DATE.**

WHEREAS, Orangeburg County Council recognizes the need to adopt technical codes, building permit rates, demolition rates, and house/building moving rates for regulation of construction within the unincorporated boundaries of the County that are consistent with regulations as passed and amended by the State of South Carolina;

WHEREAS, Orangeburg County Council recognizes that the public health, safety and welfare will be served by updating certain codes heretofore adopted by the County;

**SECTION I.:** Section 6.14 of the Orangeburg County Code of Ordinances shall be repealed in its entirety and amended as reflected herein:

**Sec. 6-14 Adoption of technical codes.**

(a) In compliance with S.C. Code Ann. § 6-9-10 (1976, as amended), the County of Orangeburg acknowledges its responsibility to enforce the editions of the Building Code, Residential Code, Fire Code, Plumbing Code, Mechanical Code, the American National Standard Accessible and Usable Buildings and Facilities Code, Fuel Gas Code, and Energy Conservation Code, as published by the International Code Council and the edition of the National Electrical Code, as published by the National Fire Protection Association, as duly adopted by the South Carolina Building Codes Council.

(b) In addition to the building codes named herein and as authorized by S.C. Code Ann. § 6-9-10 (1976, as amended), the County of Orangeburg hereby adopts Chapter 1 (Administration) of the International Building, Residential, Fire, Plumbing, Mechanical, Fuel Gas and Energy



Section 101.1 of said code is amended by inserting "County of Orangeburg."

**f. Fuel Gas Code.**

Section 101.1 of said code is amended by inserting "County of Orangeburg."

Section 106.5.2 of said code is amended by inserting "See County of Orangeburg Fee Schedule"

Section 106.6.3 of said code is amended by inserting "0" and "0."

Section 108.4 of said code is amended by inserting "misdemeanor," "\$500.00," and "30 days."

Section 108.5 of said code is amended by inserting "\$100.00" and "\$500.00."

**g. Plumbing Code.**

Section 101.1 of said code is amended by inserting "County of Orangeburg."

Section 106.6.2 of said code is amended by inserting "See County of Orangeburg Fee Schedule"

Section 106.6.3 of said code is amended by inserting "0%" and "0%."

Section 108.4 of said code is amended by inserting "misdemeanor," "\$500.00," and "30 days."

Section 108.5 of said code is amended by inserting "\$100.00" and "\$500.00."

Section 305.4.1 of said code is amended by inserting "6 inches" and "6 inches."

Section 903.1 of said code is amended by inserting "6 inches."

**h. Fire Code**

Section 101.1 of said code is amended by inserting "County of Orangeburg."

Section 105 of said code is not adopted.

Section 109.4 of said code is amended by inserting "misdemeanor," "\$500.00," and "30 days."

Section 111.4 of said code is amended by inserting "\$100.00" and "\$500.00."

**Sec.6-14.2 BUILDING PERMIT RATES; DEMOLITION RATES; HOUSE/BUILDING MOVING RATES; AND TEMPORARY SIGNS.**

The following building permit rates be established and set (based on the latest published ICC Building valuation data):

**BUILDING / SIGN / DEMOLITION PERMITS**

To and including \$500 No fee

To and including \$500 requiring Inspection \$25.00

Over \$500 and to \$1,000 \$25.00

On each additional \$1,000 or fraction thereof \$5.00

Sub-contractor commercial \$50.00

Sub-contractor residential \$20.00

**Plan review fee**

Residential 10% of permit fee



STATE OF SOUTH CAROLINA )

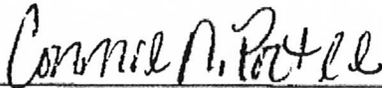
COUNTY OF ORANGEBURG )

I, the undersigned, Clerk to County Council of Orangeburg County ("County Council"), DO  
HEREBY CERTIFY:

That the foregoing constitutes a true, correct and verbatim copy of an Ordinance adopted by the County Council. The Ordinance was read and received a favorable vote at three public meetings of the County Council on three separate days. At least one day passed between first and second reading, and at least seven days passed between second and third reading. In addition, the County Council held a public hearing on the Ordinance prior to third reading. At each meeting, a quorum of the County Council was present and remained throughout the meeting.

The Ordinance is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my Hand and the Seal of Orangeburg County Council, South Carolina, as of this 15 day of 8, 2016.



---

Clerk to Orangeburg County Council  
Orangeburg County, South Carolina



STATE OF SOUTH CAROLINA )  
COUNTY OF ORANGEBURG )

ORDINANCE NUMBER 2014-05-19-10  
Sponsor: \_\_\_\_\_

**AN ORDINANCE AMENDING CHAPTER 9 OF THE ORANGEBURG COUNTY CODE OF ORDINANCES TO PROVIDE FOR ENFORCEMENT AND ADMINISTRATIVE PROCEDURES OF THE COMMUNITY DEVELOPMENT CODE, AMENDING ALL PARTS OF CHAPTER NINE IN CONFLICT, PROVIDING FOR A PENALTY, PROVIDING FOR SEVERABILITY.**

WHEREAS, Orangeburg County Council previously adopted the Community Development Code, Ordinance No. 2006-10-16-11, § II, 10-16-2006;

WHEREAS, Orangeburg County Council recognizes the need to provide for updated administrative and enforcement procedures governing property maintenance within the unincorporated boundaries of the County;

WHEREAS, Orangeburg County Council recognizes that the public health, safety and welfare will be served by updating certain codes heretofore adopted by the County;

**SECTION I.** Chapter Nine (9) of the Orangeburg County Code of Ordinances shall be repealed in its entirety and amended as reflected in the document attached hereto and incorporated herein by reference as Document "A".

**SECTION II. SEVERABILITY.**

If any part, or all, of any phrase, sentence, paragraph or section of this ordinance shall be declared by a court of competent jurisdiction to be void or voidable, the remainder of the ordinance shall continue in full force and effect.

**SECTION III. CONFLICTS.**

All ordinances or parts of ordinances in conflict herewith shall be and are hereby repealed.

**SECTION IV. EFFECTIVE DATE.**

This ordinance shall become effective on 19 (date), May (month), 2014 (year).

**ADOPTED and APPROVED** in meeting duly assembled this 19 (date), May (month), 2014 (year).

2014 MAY 21 AM 10:36  
C. D. ...  
REGISTER OF DEEDS  
ORANGEBURG CO., S.C.

ORANGEBURG COUNTY COUNCIL

By:

Johnnie Wright, Sr.  
In His Capacity as Chairman

ATTEST:

By:

Megan Dangerfield

In Her Capacity as Clerk to Council

First Reading by Title Only:

Dec 16, 2013 (Date)

Public Hearing:

Jan 6, 2014 (Date)

Second Reading:

Third Reading:

Motion by \_\_\_\_\_ : second by \_\_\_\_\_ : vote \_\_\_\_\_

May 19, 2014 (Date)

Motion by \_\_\_\_\_ : second by \_\_\_\_\_ : vote \_\_\_\_\_

STATE OF SOUTH CAROLINA )  
 )  
COUNTY OF ORANGEBURG )

I, the undersigned, Clerk to County Council of Orangeburg County ("County Council"), DO  
HEREBY CERTIFY:

That the foregoing constitutes a true, correct and verbatim copy of an Ordinance adopted by  
the County Council. The Ordinance was read and received a favorable vote at three public meetings  
of the County Council on three separate days. At least one day passed between first and second  
reading, and at least seven days passed between second and third reading. In addition, the County  
Council held a public hearing on the Ordinance prior to third reading. At each meeting, a quorum  
of the County Council was present and remained throughout the meeting.

The Ordinance is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my Hand and the Seal of Orangeburg  
County Council, South Carolina, as of this 19 day of May, 2014.

Leza C Dangerfield  
Clerk to Orangeburg County Council  
Orangeburg County, South Carolina

DOCUMENT "A"

STATE OF SOUTH CAROLINA

COUNTY OF CHANDLER

I, the undersigned, Clerk of the County of Chandler, South Carolina, DO hereby certify:

That the foregoing represents a true, correct and verbatim copy of an Ordinance adopted by the County Council. The Ordinance was read and received a favorable vote at their public meeting of the County Council on this separate day. At least one copy of the Ordinance has been made and is now on file in the County Clerk's Office. The Ordinance is hereby certified to be a true and correct copy of the Ordinance as the same appears on the records of the County Council and is hereby certified to be a true and correct copy of the Ordinance as the same appears on the records of the County Council.

The Ordinance is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my Hand and the Seal of Chandler County, South Carolina, on this 15th day of May, 2014.

*[Signature]*  
Clerk of Chandler County Council  
Chandler County, South Carolina

CHAPTER 9  
SCOPE AND ADMINISTRATION  
PART 1-SCOPE AND APPLICATION

SECTION 101 GENERAL

101.1 *Title.* These regulations shall be known as the Community Development Code hereinafter referred to as "the code."

101.2 *Scope.* The provisions of this code shall apply to all existing residential and nonresidential structures and all existing premises and constitute minimum requirements and standards for premises, structures, equipment and facilities for light, ventilation, space, heating, sanitation, protection from the elements, life safety, safety from fire and other hazards, and for safe and sanitary maintenance; the responsibility of owners, operators and occupants, the occupancy of existing structures and premises, and for administration, enforcement and penalties.

101.3 *Intent.* This code shall be construed to secure its expressed intent, which is to ensure public health, safety and welfare insofar as they are affected by the continued occupancy and maintenance of structures and premises.

101.4 *Severability.* If a section, subsection, sentence, clause or phrase of this code is, for any reason, held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this code.

SECTION 102 APPLICABILITY

102.1 *General.* Where there is a conflict between a general requirement and a specific requirement, the specific requirement shall govern. Where differences occur between provisions of this code and the referenced standards, the provisions of this code shall apply. Where, in a specific case, different sections of this code specify different requirements, the most restrictive shall govern.

102.2 *Maintenance.* Equipment, systems, devices and safeguards required by this code or a previous regulation or code under which the structure or premises was constructed, altered or repaired shall be maintained in good working order. No owner, operator or occupant shall cause any service, facility, equipment or utility which is required under this section to be removed from or shut off from or discontinued for any occupied dwelling, except for such temporary interruption as necessary while repairs or alterations are in progress. The requirements of this code are not intended to provide the basis for removal or abrogation of fire protection and safety systems and devices in existing structures. Except as otherwise specified herein, the owner or the owner's designated agent shall be responsible for the maintenance of buildings, structures and premises.

102.3 *Application of other codes.* Repairs, additions or alterations to a structure, or changes of occupancy, shall be done in accordance with the procedures and provisions of the International

Building Code, International Energy Conservation Code, International Fire Code, International Fuel Gas Code, International Mechanical Code, International Residential Code, International Plumbing Code and NFPA 70.

102.4 *Existing remedies.* The provisions in this code shall not be construed to abolish or impair existing remedies of the jurisdiction or its officers or agencies relating to the removal or demolition of any structure which is dangerous, unsafe and unsanitary.

102.5 *Workmanship.* Repairs, maintenance work, alterations or installations which are caused directly or indirectly by the enforcement of this code shall be executed and installed in a workmanlike manner and installed in accordance with the manufacturer's instructions.

102.6 *Historic buildings.* The provisions of this code shall not be mandatory for existing buildings or structures designated as historic buildings when such buildings or structures are judged by the code official to be safe and in the public interest of health, safety and welfare.

102.7.1 *Conflicts.* Where conflicts occur between provisions of this code and the referenced standards, the provisions of this code shall apply.

102.7.2 *Provisions in referenced codes and standards.* Where the extent of the reference to a referenced code or standard includes subject matter that is within the scope of this code, the provisions of this code, as applicable, shall take precedence over the provisions in the referenced code or standard.

102.8 *Requirements not covered by code.* Requirements necessary for the strength, stability or proper operation of an existing fixture, structure or equipment, or for the public safety, health and general welfare, not specifically covered by this code, shall be determined by the code official.

102.9 *Application of references.* References to chapter or section numbers, or to provisions not specifically identified by number, shall be construed to refer to such chapter, section or provision of this code.

102.10 *Other laws.* The provisions of this code shall not be deemed to nullify any provisions of local, state or federal law.

## PART 2 -ADMINISTRATION AND ENFORCEMENT

### SECTION 103

#### DEPARTMENT OF COMMUNITY DEVELOPMENT DIVISION

103.1 *General.* The community development division is hereby created. The deputy county administrator of the community development division shall be appointed by the county administrator and shall be in charge of the division. The following departments and functions shall be within the division:

(1) Addressing.

- (2) Building inspection.
- (3) Land planning.
- (4) Litter control.
- (5) Property remediation activities.

103.2 *Appointment.* The code official shall be appointed by the chief appointing authority of the jurisdiction.

103.3 *Deputies.* In accordance with the prescribed procedures of this jurisdiction and with the concurrence of the appointing authority, the code official shall have the authority to appoint a deputy(s). Such employees shall have powers as delegated by the code official.

103.4 *Purpose.* The purpose of the community development division is to centralize and coordinate the county's land use and land development services.

103.5 *Code.* The ordinances regulating activities handled by the various departments within the community development division shall be referred to cumulatively as the "code." Those ordinances comprising the code specifically include those that regulate the following subjects:

- (1) Administration and enforcement.
- (2) Construction, including all state mandated codes.
- (3) Conditions on improved and unimproved lots.
- (4) Land use regulations, including zoning.
- (5) Standards applicable to structures of any kind.

103.6 *Code official.*

(1) *General.* Subject to the following exception, all references to the "code official" in this chapter regarding administration and enforcement shall refer to the deputy county administrator or duly appointed official of the community development division.

(2) *Exception.* For purposes of administration and enforcement of the construction codes within this code that are mandated by the state, reference to the "code official" shall refer to the duly appointed county building official.

(3) *Assistants.* With the concurrence of the county administrator, the code official shall have the authority to appoint one or more assistant code officials, other related technical officers, inspectors and other employees. Within this code, such persons shall be referred to cumulatively as the code official's "subordinates."

(4) *Liability.* The code official and/or any subordinate charged with the enforcement of the code, while acting for the county, shall not thereby be rendered liable personally, and is hereby relieved from all personal liability for any damage accruing to persons or property as a result of an act required or permitted in the discharge of official duties. The county shall cause to be defended any suit instituted against the code official and/or any subordinate arising from an act performed in the lawful discharge of duties in connection with and under the provisions of the code. The code official and/or any subordinate shall not be liable for costs in an action, suit or proceeding that is instituted regarding enforcement of the code. The code official and/or any subordinate, acting in

good faith and without malice, shall be free from liability for acts or omissions performed in connection with or under the code.

103.7 *Fees.* The county council shall set fees for activities and services performed by the division and the departments within the division. A list of the fees relevant to a particular department shall be available in the main office of the department.

## SECTION 104 DUTIES AND POWERS OF THE CODE OFFICIAL

104.1 *General.* The code official is hereby authorized and directed to enforce the provisions of this code. The code official shall have the authority to render interpretations of this code and to adopt policies and procedures in order to clarify the application of its provisions. Such interpretations, policies and procedures shall be in compliance with the intent and purpose of this code. Such policies and procedures shall not have the effect of waiving requirements specifically provided for in this code.

104.2 *Inspections.* The code official shall make all of the required inspections, or shall accept reports of inspection by approved agencies or individuals. All reports of such inspections shall be in writing and be certified by a responsible officer of such approved agency or by the responsible individual. The code official is authorized to engage such expert opinion as deemed necessary to report upon unusual technical issues that arise, subject to the approval of the appointing authority.

104.3 *Right of entry.* Where it is necessary to make an inspection to enforce the provisions of this code, or whenever the code official has reasonable cause to believe that there exists in a structure or upon a premises a condition in violation of this code, the code official is authorized to enter the structure or premises at reasonable times to inspect or perform the duties imposed by this code, provided that if such structure or premises is occupied, the code official shall present credentials to the occupant and request entry. If such structure or premises is unoccupied, the code official shall first make a reasonable effort to locate the owner or other person having charge or control of the structure or premises and request entry. If entry is refused or not obtained, the code official shall have recourse to the remedies provided by law to secure entry.

104.4 *Identification.* The code official shall carry proper identification when inspecting structures or premises in the performance of duties under this code.

104.5 *Notices and orders.* The code official shall issue all necessary notices, complaints or orders to ensure compliance with this code.

104.6 *Department records.* The code official shall keep official records of all business and activities of the department specified in the provisions of this code. Such records shall be retained in the official records for the period required for retention of public records.

## SECTION 105 APPROVAL

105.1 *Modifications.* Whenever there are practical difficulties involved in carrying out the provisions of this code, the code official shall have the authority to grant modifications for individual cases upon application of the owner or owner's representative, provided the code official shall first find that special individual reason makes the strict letter of this code impractical and the modification is in compliance with the intent and purpose of this code and that such modification does not lessen health, life and fire safety requirements. The details of action granting modifications shall be recorded and entered in the department files.

105.2 *Alternative materials, methods and equipment.* The provisions of this code are not intended to prevent the installation of any material or to prohibit any method of construction not specifically prescribed by this code, provided that any such alternative has been approved. An alternative material or method of construction shall be approved where the code official finds that the proposed design is satisfactory and complies with the intent of the provisions of this code, and that the material, method or work offered is, for the purpose intended, at least the equivalent of that prescribed in this code in quality, strength, effectiveness, fire resistance, durability and safety.

105.3 *Required testing.* Whenever there is insufficient evidence of compliance with the provisions of this code, or evidence that a material or method does not conform to the requirements of this code, or in order to substantiate claims for alternative materials or methods, the code official shall have the authority to require tests to be made as evidence of compliance at no expense to the jurisdiction.

105.3.1 *Test methods.* Test methods shall be as specified in this code or by other recognized test standards. In the absence of recognized and accepted test methods, the code official shall be permitted to approve appropriate testing procedures performed by an approved agency.

105.3.2 *Test reports.* Reports of tests shall be retained by the code official for the period required for retention of public records.

105.4 *Used material and equipment.* The use of used materials which meet the requirements of this code for new materials is permitted. Materials, equipment and devices shall not be reused unless such elements are in good repair or have been reconditioned and tested when necessary, placed in good and proper working condition and approved by the code official.

105.5 *Approved materials and equipment.* Materials, equipment and devices approved by the code official shall be constructed and installed in accordance with such approval.

105.6 *Research reports.* Supporting data, where necessary to assist in the approval of materials or assemblies not specifically provided for in this code, shall consist of valid research reports from approved sources.

## SECTION 106 VIOLATIONS

106.1 *Unlawful acts.* It shall be unlawful for a person, firm or corporation to be in conflict with or in violation of any of the provisions of this code.

106.2 *Notice of violation.* The code official shall serve a notice of violation, complaint or order in accordance with Section 107.

106.3 *Prosecution of violation.* The code official shall prosecute any person the code official finds has violated or failed to comply with any provision or requirement of the code. Absent timely compliance, objection or appeal in response to a notice of violation or order, the person served with notice of violation or order shall be deemed guilty of a misdemeanor, and the violation shall be deemed a strict liability offense. In addition, absent timely compliance, objection or appeal in response to a notice of violation or order, the code official may institute a civil proceeding at law or in equity to restrain, correct, abate, or remove such violation or gain compliance with the order. Any action taken by the authority having jurisdiction on such premises shall be charged against the real estate upon which the structure is located and shall be a lien upon such real estate.

106.4 *Costs; lien.* Any and all costs and expenses necessarily incurred by the county in obtaining compliance with the code, including repairs, alterations or improvements, vacating and closing, demolition and removal, or any other remediation measure, or in prosecuting a violation of the code, whether incurred by use of county personnel and resources or by use of independent contractors hired by the county ("costs"), shall be considered a lien against the real property upon which such cost was incurred and shall be collectible in the same manner as county taxes. The county shall give notice of the lien to the owner of the relevant property. If the lien remains unpaid for a period of 30 days after the date notice is given, the lien expense shall be added to the annual tax levied on the property and shall be collected by the county in the same manner as county taxes.

106.5 *Violation penalties.* Any person who shall violate a provision of this code, or fail to comply therewith, or with any of the requirements thereof, shall be prosecuted within the limits provided by state or local laws. Each day that a violation continues after due notice has been served shall be deemed a separate offense.

106.5 *Abatement of violation.* The imposition of the penalties herein prescribed shall not preclude the legal officer of the jurisdiction from instituting appropriate action to restrain, correct or abate a violation, or to prevent illegal occupancy of a building, structure or premises, or to stop an illegal act, conduct, business or utilization of the building, structure or premises.

## SECTION 107 NOTICES AND ORDERS

107.1 *Notice to person responsible.* Whenever the code official determines that there has been a violation of this code or has grounds to believe that a violation has occurred, notice shall be given in the manner prescribed in Sections 107.2 and 107.3 to the person responsible for the violation as specified in this code. Notices for condemnation procedures shall also comply with Section 108.3.

107.2 *Form.* Such notice prescribed in Section 107.1 shall be in accordance with all of the following:

1. Be in writing.
2. Include a description of the real estate sufficient for identification.
3. Include a statement of the violation or violations and why the notice is being issued.

4. Include the date of the violation and, if applicable, if the violation is considered a continuing violation.
5. Include a correction order allowing a reasonable time to make the repairs and improvements required to bring the dwelling unit or structure into compliance with the provisions of this code.
6. Inform the property owner of the right to appeal.
7. Include a statement of the right to file a lien in accordance with Section 106.3.

107.3 *Method of service.* Such notice shall be deemed to be properly served if a copy thereof is:

1. Delivered personally;
2. Sent by certified or first-class mail addressed to the last known address; or
3. If the notice is returned showing that the letter was not delivered, a copy thereof shall be posted in a conspicuous place in or about the structure affected by such notice.

107.4 *Unauthorized tampering.* Signs, tags or seals posted or affixed by the code official shall not be mutilated, destroyed or tampered with, or removed without authorization from the code official.

107.5 *Penalties.* Penalties for noncompliance with notices, orders and complaints shall be as set forth in the code and as may be provided by state and other local ordinances

107.6 *Transfer of ownership.* It shall be unlawful for the owner of any dwelling unit or structure who has received a compliance order or upon whom a notice of violation has been served to sell, transfer, mortgage, lease or otherwise dispose of such dwelling unit or structure to another until the provisions of the compliance order or notice of violation have been complied with, or until such owner shall first furnish the grantee, transferee, mortgagee or lessee a true copy of any compliance order or notice of violation issued by the code official and shall furnish to the code official a signed and notarized statement from the grantee, transferee, mortgagee or lessee, acknowledging the receipt of such compliance order or notice of violation and fully accepting the responsibility without condition for making the corrections or repairs required by such compliance order or notice of violation.

107.7 *Lis Pendens.* The code official shall have the right, but not the obligation, to file a lis pendens against the real property in connection with a code violation; however, in such event, upon full abatement, correction, and remediation of the violation and, where the county has incurred costs in accordance with the "Costs; lien" section of the code, full payment of the costs or lien, then the code official shall file a notice of cancellation lis pendens.

## SECTION 108

### UNSAFE STRUCTURES, EQUIPMENT

108.1 *General.* When a structure or equipment is found by the code official to be unsafe, or when a structure is found unfit for human occupancy, or is found unlawful, such structure shall be condemned pursuant to the provisions of this code.

108.1.1 *Unsafe structures.* An unsafe structure is one that is found to be dangerous to the life, health, property or safety of the public or the occupants of the structure by not providing minimum safeguards to protect or warn occupants in the event of fire, or because such structure contains

unsafe equipment or is so damaged, decayed, dilapidated, structurally unsafe or of such faulty construction or unstable foundation, that partial or complete collapse is possible.

108.1.2 *Unsafe equipment.* Unsafe equipment includes any boiler, heating equipment, elevator, moving stairway, electrical wiring or device, flammable liquid containers or other equipment on the premises or within the structure which is in such disrepair or condition that such equipment is a hazard to life, health, property or safety of the public or occupants of the premises or structure.

108.1.3 *Structure unfit for human occupancy.* A structure is unfit for human occupancy whenever the code official finds that such structure is unsafe, unlawful or, because of the degree to which the structure is in disrepair or lacks maintenance, is unsanitary, vermin or rat infested, contains filth and contamination, or lacks ventilation, illumination, sanitary or heating facilities or other essential equipment required by this code, or because the location of the structure constitutes a hazard to the occupants of the structure or to the public.

108.1.4 *Unlawful structure.* An unlawful structure is one found in whole or in part to be occupied by more persons than permitted under this code, or was erected, altered or occupied contrary to law.

108.1.5 *Dangerous structure or premises.* For the purpose of this code, any structure or premises that have any or all of the conditions or defects described below may be considered dangerous:

1. Any door, aisle, passageway, stairway, exit or other means of egress that does not conform to the approved building or fire code of the jurisdiction as related to the requirements for existing buildings.
2. The walking surface of any aisle, passageway, stairway, exit or other means of egress is so warped, worn loose, torn or otherwise unsafe as to not provide safe and adequate means of egress.
3. Any portion of a building, structure or appurtenance that has been damaged by fire, earthquake, wind, flood, deterioration, neglect, abandonment, vandalism or by any other cause to such an extent that it is likely to partially or completely collapse, or to become detached or dislodged.
4. Any portion of a building, or any member, appurtenance or ornamentation on the exterior thereof that is not of sufficient strength or stability, or is not so anchored, attached or fastened in place so as to be capable of resisting natural or artificial loads of one and one-half the original designed value.
5. The building or structure, or part of the building or structure, because of dilapidation, deterioration, decay, faulty construction, the removal or movement of some portion of the ground necessary for the support, or for any other reason, is likely to partially or completely collapse, or some portion of the foundation or underpinning of the building or structure is likely to fail or give way.
6. The building or structure, or any portion thereof, is clearly unsafe for its use and occupancy.

7. The building or structure is neglected, damaged, dilapidated, unsecured or abandoned so as to become an attractive nuisance to children who might play in the building or structure to their danger, becomes a harbor for vagrants, criminals or immoral persons, or enables persons to resort to the building or structure for committing a nuisance or an unlawful act.

8. Any building or structure that has been constructed, exists or is maintained in violation of any specific requirement or prohibition applicable to such building or structure provided by the approved building or fire code of the jurisdiction, or of any law or ordinance to such an extent as to present either a substantial risk of fire, building collapse or any other threat to life and safety.

9. A building or structure, used or intended to be used for dwelling purposes, because of inadequate maintenance, dilapidation, decay, damage, faulty construction or arrangement, inadequate light, ventilation, mechanical or plumbing system, or otherwise, is determined by the code official to be unsanitary, unfit for human habitation or in such a condition that is likely to cause, sickness or disease.

10. Any building or structure, because of a lack of sufficient or proper fire-resistance-rated construction, fire protection systems, electrical system, fuel connections, mechanical system, plumbing system or other cause, is determined by the code official to be a threat to life or health.

11. Any portion of a building remains on a site after the demolition or destruction of the building or structure or whenever any building or structure is abandoned so as to constitute such building or portion thereof as an attractive nuisance or hazard to the public.

108.2 *Condemning a structure.* When the code official finds a structure (1) to be in a condition that violates the code and (2) that the condition is dangerous to the health, safety or welfare of persons in or around the structure, then the code official shall cause such structure to be condemned pursuant to the provisions of this code.

108.3 *Closing of vacant structures.* If the structure is vacant and unfit for human habitation and occupancy, and is not in danger of structural collapse, the code official is authorized to post a placard of condemnation on the premises and order the structure closed up so as not to be an attractive nuisance. Upon failure of the owner to close up the premises within the time specified in the order, the code official shall cause the premises to be closed and secured through any available public agency or by contract or arrangement by private persons and the cost thereof shall be charged against the real estate upon which the structure is located and shall be a lien upon such real estate and may be collected by any other legal resource.

108.4 *Authority to disconnect service utilities.* The code official shall have the authority to authorize disconnection of utility service to the building, structure or system regulated by this code and the referenced codes and standards as set in this code in case of emergency where necessary to eliminate an immediate hazard to life or property or when such utility connection has been made without approval. The code official shall notify the serving utility and, whenever possible, the owner and occupant of the building, structure or service system of the decision to disconnect prior

to taking such action. If not notified prior to disconnection the owner or occupant of the building structure or service system shall be notified in writing as soon as practical thereafter.

108.5 *Notice.* Whenever the code official has condemned a structure or equipment under the provisions of this section, notice shall be posted in a conspicuous place in or about the structure affected by such notice and served on the owner or the person or persons responsible for the structure or equipment in accordance with Section 107.3. If the notice pertains to equipment, it shall also be placed on the condemned equipment. The notice shall be in the form prescribed in Section 107.2.

108.6 *Placarding.* Upon failure of the owner or person responsible to comply with the notice provisions within the time given, the code official shall post on the premises or on defective equipment a placard bearing the word "Condemned" and a statement of the penalties provided for occupying the premises, operating the equipment or removing the placard.

108.7 *Placard removal.* The code official shall remove the condemnation placard whenever the defect or defects upon which the condemnation and placarding action were based have been eliminated. Any person who defaces or removes a condemnation placard without the approval of the code official shall be subject to the penalties provided by this code.

108.8 *Prohibited occupancy.* Any occupied structure condemned and placarded by the code official shall be vacated as ordered by the code official. Any person who shall occupy a placarded premises or shall operate placarded equipment, and any owner or any person responsible for the premises who shall let anyone occupy a placarded premises or operate placarded equipment shall be liable for the penalties provided by this code.

108.9 *Abatement methods.* The owner, operator or occupant of a building, premises or equipment deemed unsafe by the code official shall abate or cause to be abated or corrected such unsafe conditions either by repair, rehabilitation, demolition or other approved corrective action.

108.10 *Record.* The code official shall cause a report to be filed on an unsafe condition. The report shall state the occupancy of the structure and the nature of the unsafe condition.

## SECTION 109 EMERGENCY MEASURES

109.1 *Imminent danger.* When, in the opinion of the code official, there is imminent danger of failure or collapse of a building or structure which endangers life, or when any structure or part of a structure has fallen and life is endangered by the occupation of the structure, or when there is actual or potential danger to the building occupants or those in the proximity of any structure because of explosives, explosive fumes or vapors or the presence of toxic fumes, gases or materials, or operation of defective or dangerous equipment, the code official is hereby authorized and empowered to order and require the occupants to vacate the premises forthwith. The code official shall cause to be posted at each entrance to such structure a notice reading as follows:

"This Structure Is Unsafe and Its Occupancy Has Been Prohibited by the Code Official." It shall be unlawful for any person to enter such structure except for the purpose of securing the structure, making the required repairs, removing the hazardous condition or of demolishing the same.

109.2 *Temporary safeguards.* Notwithstanding other provisions of this code, whenever, in the opinion of the code official, there is imminent danger due to an unsafe condition, the code official shall order the necessary work to be done, including the boarding up of openings, to render such structure temporarily safe whether or not the legal procedure herein described has been instituted; and shall cause such other action to be taken as the code official deems necessary to meet such emergency.

109.3 *Closing streets.* When necessary for public safety, the code official shall temporarily close structures and close, or order the authority having jurisdiction to close, sidewalks, streets, public ways and places adjacent to unsafe structures, and prohibit the same from being utilized.

109.4 *Emergency repairs.* For the purposes of this section, the code official shall employ the necessary labor and materials to perform the required work as expeditiously as possible.

109.5 *Costs of emergency repairs.* Costs incurred in the performance of emergency work shall be paid by the jurisdiction. The legal counsel of the jurisdiction shall institute appropriate action against the owner of the premises where the unsafe structure is or was located for the recovery of such costs.

109.6 *Hearing.* Any person ordered to take emergency measures shall comply with such order forthwith. Any affected person shall thereafter, upon petition directed to the appeals board, be afforded a hearing as described in this code.

## SECTION 110 DEMOLITION

110.1 *General.* The code official shall order the owner of any premises upon which is located any structure, which in the code official judgment after review is so deteriorated or dilapidated or has become so out of repair as to be dangerous, unsafe, unsanitary or otherwise unfit for human habitation or occupancy, and such that it is unreasonable to repair the structure, to demolish and remove such structure; or if such structure is capable of being made safe by repairs, to repair and make safe and sanitary, or to board up and hold for future repair or to demolish and remove at the owner's option; or where there has been a cessation of normal construction of any structure for a period of more than two years, the code official shall order the owner to demolish and remove such structure, or board up until future repair. Boarding the building up for future repair shall not extend beyond one year, unless approved by the building official.

110.2 *Notices and orders.* All notices and orders shall comply with Section 107.

110.3 *Failure to comply.* If the owner of a premises fails to comply with a demolition order within the time prescribed, the code official shall cause the structure to be demolished and removed, either through an available public agency or by contract or arrangement with private persons, and the

cost of such demolition and removal shall be charged against the real estate upon which the structure is located and shall be a lien upon such real estate.

110.4 *Salvage materials.* When any structure has been ordered demolished and removed, the governing body or other designated officer under said contract or arrangement aforesaid shall have the right to sell the salvage and valuable materials at the highest price obtainable. The net proceeds of such sale, after deducting the expenses of such demolition and removal shall be promptly remitted with a report of such sale or transaction, including the items of expense and the amounts deducted, for the person who is entitled thereto, subject to any order of a court. If such a surplus does not remain to be turned over, the report shall so state.

## SECTION 111 MEANS OF APPEAL

111.1 *Application for appeal.* Any person directly affected by a decision of the code official or a notice or order issued under this code shall have the right to appeal to Construction Board of Appeals.

## SECTION 112 STOP WORK ORDER

112.1 *Authority.* Whenever the code official finds any work regulated by this code being performed in a manner contrary to the provisions of this code or in a dangerous or unsafe manner, the code official is authorized to issue a stop work order.

112.2 *Issuance.* A stop work order shall be in writing and shall be given to the owner of the property, to the owner's agent, or to the person doing the work. Upon issuance of a stop work order, the cited work shall immediately cease. The stop work order shall state the reason for the order and the conditions under which the cited work is authorized to resume.

112.3 *Emergencies.* Where an emergency exists, the code official shall not be required to give a written notice prior to stopping the work.

## CHAPTER 2

### DEFINITIONS

#### SECTION 201 GENERAL

201.1 *Scope.* Unless otherwise expressly stated, the following terms shall, for the purposes of this code, have the meanings shown in this chapter.

201.2 *Interchangeability.* Words stated in the present tense include the future; words stated in the masculine gender include the feminine and neuter; the singular number includes the plural and the plural, the singular.

201.3 *Terms defined in other codes.* Where terms are not defined in this code and are defined in the International Building Code, International Existing Building Code, International Fire Code, International Fuel Gas Code, International Mechanical Code, International Plumbing Code, International Residential Code, International Zoning Code or NFPA 70, such terms shall have the meanings ascribed to them as stated in those codes.

201.4 *Terms not defined.* Where terms are not defined through the methods authorized by this section, such terms shall have ordinarily accepted meanings such as the context implies.

201.5 *Parts.* Whenever the words "dwelling unit," "dwelling," "premises," "building," "rooming house," "rooming unit," "housekeeping unit" or "story" are stated in this code, they shall be construed as though they were followed by the words "or any part thereof."

## SECTION 202 GENERAL DEFINITIONS

**ANCHORED.** Secured in a manner that provides positive connection.

**APPROVED.** Approved by the code official.

**BASEMENT.** That portion of a building which is partly or completely below grade.

**BATHROOM.** A room containing plumbing fixtures including a bathtub or shower.

**BEDROOM.** Any room or space used or intended to be used for sleeping purposes in either a dwelling or sleeping unit.

**CODE OFFICIAL.** The official who is charged with the administration and enforcement of this code, or any duly authorized representative.

**CONDEMN.** To adjudge unfit for occupancy.

**DETACHED.** When a structural element is physically disconnected from another and that connection is necessary to provide a positive connection.

**DETERIORATION.** To weaken, disintegrate, corrode, rust or decay and lose effectiveness.

**DWELLING UNIT.** A single unit providing complete, independent living facilities for one or more persons, including permanent provisions for living, sleeping, eating, cooking and sanitation.

**EASEMENT.** That portion of land or property reserved for present or future use by a person or agency other than the legal fee owner(s) of the property. The easement shall be permitted to be for use under, on or above said lot or lots.

**EQUIPMENT SUPPORT.** Those structural members or assemblies of members or manufactured elements, including braces, frames, lugs, snuggers, hangers or saddles, that transmit gravity load, lateral load and operating load between the equipment and the structure.

**EXTERIOR PROPERTY.** The open space on the premises and on adjoining property under the control of owners or operators of such premises.

**GARBAGE.** The animal or vegetable waste resulting from the handling, preparation, cooking and consumption of food.

**GUARD.** A building component or a system of building components located at or near the open sides of elevated walking surfaces that minimizes the possibility of a fall from the walking surface to a lower level.

**HABITABLE SPACE.** Space in a structure for living, sleeping, eating or cooking. Bathrooms, toilet rooms, closets, halls, storage or utility spaces, and similar areas are not considered habitable spaces.

**HOUSEKEEPING UNIT.** A room or group of rooms forming a single habitable space equipped and intended to be used for living, sleeping, cooking and eating which does not contain, within such a unit, a toilet, lavatory and bathtub or shower.

**IMMINENT DANGER.** A condition which could cause serious or life-threatening injury or death at any time.

**INFESTATION.** The presence, within or contiguous to, a structure or premises of insects, rats, vermin or other pests.

**INOPERABLE MOTOR VEHICLE.** A vehicle which cannot be driven upon the public streets for reason including but not limited to being unlicensed, wrecked, abandoned, in a state of disrepair, or incapable of being moved under its own power.

**LABELED.** Equipment, materials or products to which have been affixed a label, seal, symbol or other identifying mark of a nationally recognized testing laboratory, inspection agency or other organization concerned with product evaluation that maintains periodic inspection of the production of the above-labeled items and whose labeling indicates either that the equipment, material or product meets identified standards or has been tested and found suitable for a specified purpose.

**LET FOR OCCUPANCY or LET.** To permit, provide or offer possession or occupancy of a dwelling, dwelling unit, rooming unit, building, premise or structure by a person who is or is not the legal owner of record thereof, pursuant to a written or unwritten lease, agreement or license, or pursuant to a recorded or unrecorded agreement of contract for the sale of land.

**NEGLECT.** The lack of proper maintenance for a building or structure.

**OCCUPANCY.** The purpose for which a building or portion thereof is utilized or occupied.

**OCCUPANT.** Any individual living or sleeping in a building, or having possession of a space within a building.

**OPENABLE AREA.** That part of a window, skylight or door which is available for unobstructed ventilation and which opens directly to the outdoors.

**OPERATOR.** Any person who has charge, care or control of a structure or premises which is let or offered for occupancy.

**OWNER.** Any person, agent, operator, firm or corporation having a legal or equitable interest in the property; or recorded in the official records of the state, county or municipality as holding title to the property; or otherwise having control of the property, including the guardian of the estate of any such person, and the executor or administrator of the estate of such person if ordered to take possession of real property by a court.

**PERSON.** An individual, corporation, partnership or any other group acting as a unit.

**PEST ELIMINATION.** The control and elimination of insects, rodents or other pests by eliminating their harborage places: by removing or making inaccessible materials that serve as their food or water; by other approved pest elimination methods.

**PREMISES.** A lot, plot or parcel of land, easement or public way, including any structures thereon.

**PUBLIC WAY.** Any street, alley or similar parcel of land essentially unobstructed from the ground to the sky, which is deeded, dedicated or otherwise permanently appropriated to the public for public use.

**ROOMING HOUSE.** A building arranged or occupied for lodging, with or without meals, for compensation and not occupied as a one- or two-family dwelling.

**ROOMING UNIT.** Any room or group of rooms forming a single habitable unit occupied or intended to be occupied for sleeping or living, but not for cooking purposes.

**RUBBISH.** Combustible and noncombustible waste materials, except garbage; the term shall include the residue from the burning of wood, coal, coke and other combustible materials, paper, rags, cartons, boxes, wood, excelsior, rubber, leather, tree branches, yard trimmings, tin cans, metals, mineral matter, glass, crockery and dust and other similar materials.

**SLEEPING UNIT.** A room or space in which people sleep, which can also include permanent Provisions for living, eating and either sanitation or kitchen facilities, but not both. Such rooms and spaces that are also part of a dwelling unit are not sleeping units.

**STRICT LIABILITY OFFENSE.** An offense in which the prosecution in a legal proceeding is not required to prove criminal intent as a part of its case. It is enough to prove that the defendant either

did an act which was prohibited, or failed to do an act which the defendant was legally required to do.

STRUCTURE. That which is built or constructed or a portion thereof.

TENANT. A person, corporation, partnership or group, whether or not the legal owner of record, occupying a building or portion thereof as a unit.

TOILET ROOM. A room containing a water closet or urinal but not a bathtub or shower.

ULTIMATE DEFORMATION. The deformation at which failure occurs and which shall be deemed to occur if the sustainable load reduces to 80 percent or less of the maximum strength.

VENTILATION. The natural or mechanical process of supplying conditioned or unconditioned air to, or removing such air from, any space.

WORKMANLIKE. Executed in a skilled manner; e.g., generally plumb, level, square, in line, undamaged and without marring adjacent work.

YARD. An open space on the same lot with a structure.

## CHAPTER 3

### GENERAL REQUIREMENTS

#### SECTION 301 GENERAL

301.1 *Scope.* The provisions of this chapter shall govern the minimum conditions and the responsibilities of persons for maintenance of structures, equipment and exterior property.

301.2 *Responsibility.* The owner of the premises shall maintain the structures and exterior property in compliance with these requirements, except as otherwise provided for in this code. A person shall not occupy as owner-occupant or permit another person to occupy premises which are not in a sanitary and safe condition and which do not comply with the requirements of this chapter. Occupants of a dwelling unit, rooming unit or housekeeping unit are responsible for keeping in a clean, sanitary and safe condition that part of the dwelling unit, rooming unit, housekeeping unit or premises which they occupy and control.

301.3 *Vacant structures and land.* All vacant structures and premises thereof or vacant land shall be maintained in a clean, safe, secure and sanitary condition as provided herein so as not to cause a blighting problem or adversely affect the public health or safety.

#### SECTION 302 EXTERIOR PROPERTY AREAS

302.1 *Sanitation.* All exterior property and premises shall be maintained in a clean, safe and sanitary condition. The occupant shall keep that part of the exterior property which such occupant occupies or controls in a clean and sanitary condition.

302.2 *Grading and drainage.* All premises shall be graded and maintained to prevent the erosion of soil and to prevent the accumulation of stagnant water thereon, or within any structure located thereon.

Exception: Approved retention areas and reservoirs.

302.3 *Sidewalks and driveways.* All sidewalks, walkways, stairs, driveways, parking spaces and similar areas shall be kept in a proper state of repair, and maintained free from hazardous conditions.

302.4 *Weeds.* It shall be unlawful for the owner of any occupied or unoccupied lot or parcel of land in or within 200 feet of a developed platted subdivision or residential structure to permit on said lot or parcel of land any growth of weeds or vegetation in excess of twelve (12) inches except in natural or agricultural or naturalized or garden use areas. This distance shall be measured from the site of the offending vegetation or infestation to the dwelling structure of another or any border of a developed platted subdivision. Upon failure of the owner or agent having charge of a property to cut and destroy weeds after service of a notice of violation, they shall be subject to prosecution in accordance with Section 106.3 and as prescribed by the authority having jurisdiction. Upon failure to comply with the notice of violation, any duly authorized employee of the jurisdiction or contractor hired by the jurisdiction shall be authorized to enter upon the property in violation and cut and destroy the weeds growing thereon, and the costs of such removal shall be paid by the owner or agent responsible for the property.

302.5 *Insect and Rodent harborage.* All structures and exterior property shall be kept free from insect and rodent harborage and infestation. Where insects or rodents are found, they shall be promptly exterminated by approved processes which will not be injurious to human health. After pest elimination, proper precautions shall be taken to eliminate rodent harborage and prevent re-infestation.

302.6 *Exhaust vents.* Pipes, ducts, conductors, fans or blowers shall not discharge gases, steam, vapor, hot air, grease, smoke, odors or other gaseous or particulate wastes directly upon abutting or adjacent public or private property or that of another tenant.

302.7 *Accessory structures.* All accessory structures, including detached garages, fences and walls, shall be maintained structurally sound and in good repair.

302.8 *Motor vehicles.* No vehicle shall be parked, kept, or stored on any premises if the vehicle is:

- a. inoperable;
- b. in a state of major disassembly, disrepair, or in the process of being stripped or dismantled; or,
- c. contains evidence of (1) harboring feral rodents, snakes, pests or vermin, (2) being a fire hazard, or (3) criminal activity.

Exceptions: Painting of vehicles is prohibited unless conducted inside an approved spray booth. A vehicle of any type is permitted to undergo major overhaul, including body work, provided that such work is performed inside a structure or similarly enclosed area designed and approved for such purposes.

302.9 *Defacement of property.* No person shall willfully or wantonly damage, mutilate or deface any exterior surface of any structure or building on any private or public property by placing thereon any marking, carving or graffiti. It shall be the responsibility of the owner to restore said surface to an approved state of maintenance and repair.

302.10 *Swimming pools.* Swimming pools shall be maintained in a clean and sanitary condition, and in good repair.

302.11 *Premises identification.* Buildings shall have approved address numbers placed in a position to be plainly legible and visible from the street or road fronting the property. These numbers shall contrast with their background. Address numbers shall be Arabic numerals or alphabet letters. Numbers shall be a minimum of 4 inches (102 mm) in height with a minimum stroke width of 0.5 inch (12.7 mm).

## SECTION 303 RUBBISH AND GARBAGE

303.1 *Accumulation of rubbish or garbage.* All exterior property and premises, and the interior of every structure, shall be free from any accumulation of rubbish or garbage.

303.2 *Disposal of rubbish.* Every occupant of a structure shall dispose of all rubbish in a clean and sanitary manner by placing such rubbish in approved containers.

303.2.1 *Rubbish storage facilities.* The owner of every occupied premise shall supply approved covered containers for rubbish, and the owner of the premises shall be responsible for the removal of rubbish.

303.2.2 *Refrigerators.* Refrigerators and similar equipment not in operation shall not be discarded, abandoned or stored on premises without first removing the doors.

303.3 *Disposal of garbage.* Every occupant of a structure shall dispose of garbage in a clean and sanitary manner by placing such garbage in an approved garbage disposal facility or approved garbage containers.

303.3.1 *Garbage facilities.* The owner of every dwelling shall supply one of the following: an approved mechanical food waste grinder in each dwelling unit; an approved incinerator unit in the structure available to the occupants in each dwelling unit; or an approved leak proof, covered, outside garbage container.

303.3.2 *Containers.* The operator of every establishment producing garbage shall provide, and at all times cause to be utilized, approved leak proof containers provided with close-fitting covers for the storage of such materials until removed from the premises for disposal.