CASE NO.: TCE250164

VIOLATION ADDRESS: 2726 N MONROE ST

VIOLATION TAX ID #: 2114204230000

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 2114204230000 and the physical address is 2726 N MONROE ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: 2726 TALLAHASSEE LODGING LLC (hereinafter "Property Owner(s)").
- 3. On 01/17/2025 Property Owner(s) was/were given 5 **DAYS** to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - C. TLDC, Chapter 3, Article VIII, Section 3 434(b), Swimming Pool Maintenance
 - D. IPMC, Swimming Pools, Spas and Hot Tubs, 303.2 Enclosures
 - E. IPMC, Exterior Structure, 304.15 Doors
 - F. IPMC, General, 301.3 Vacant Structures and Land
 - G. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 03/04/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 01/17/2025 of the Initial Hearing by certified mail and posting of the property.

On March 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 5 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearing
	_X DID NOT attend the initial hearing.
7.	On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 03/12/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing. DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.

- 11. The following violations remain:
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance

 Corrective Action Required: Remove all trash, litter, and debris from the entire

 property.
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove household items, building material, building rubbish, or similar items from the exterior of the property.

- C. TLDC, Chapter 3, Article VIII, Section 3 434(b), Swimming Pool Maintenance Corrective Action Required: Ensure swimming pools are maintained in a clean and sanitary condition and in good repair.
- D. IPMC, Swimming Pools, Spas and Hot Tubs, 303.2 Enclosures

 Corrective Action Required: Ensure swimming pools, hot tubs, and spas are
 surrounded by a fence or barrier, not less than 48 inches in height above the
 finished ground level measured on the side of the barrier away from the pool, with
 self-closing and self-latching gate(s) or door(s).
- E. IPMC, Exterior Structure, 304.15 Doors

 Corrective Action Required: Ensure all exterior doors, locks, and hardware are
 maintained in good condition to prevent entry into the structure.
- F. IPMC, General, 301.3 Vacant Structures and Land
 Corrective Action Required: If the property is intended to be vacant, ensure all
 windows and doors are in sound and secure condition
- G. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight.
- 12. Based upon the above, an initial fine of \$ 100.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 00.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE242887

VIOLATION ADDRESS: 2731 S BLAIR STONE RD

VIOLATION TAX ID #: 3105420001000

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3105420001000 and the physical address is 2731 S BLAIR STONE RD, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: WP FLORIDA LLC (hereinafter "Property Owner(s)").
- On 01/09/2025 Property Owner(s) was/were given 5 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Plumbing Facilities and Fixture Requirements, 501.2 Responsibility
 - B. IPMC, Mechanical and Electrical Requirements, 602.2 Residential Occupancies
 - C. IPMC, Exterior Structure, 304.1 General
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 03/04/2025 before the Municipal Code Enforcement Board/Magistrate.

5.	The Property Owner(s) were given notice on 01/10/2025 of the Initial Hearing by certified mail and posting of the property.
	March 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.
6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearingX DID NOT attend the initial hearing.
7.	On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 03/12/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s): DID attend the Final Hearing. DID NOT attend the Final Hearing.
10	The Brownerty Osymposis and the sistent meaning of the violations and the

- The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
- 11. The following violations remain:
 - A. IPMC, Plumbing Facilities and Fixture Requirements, 501.2 Responsibility Corrective Action Required: Ensure plumbing fixtures and facilities are maintained. Apt. P 100

- B. IPMC, Mechanical and Electrical Requirements, 602.2 Residential Occupancies Corrective Action Required: Ensure dwellings are provided with approved heating facilities capable of maintaining a room temperature of 68°F in all habitable rooms, bathrooms, and toilet rooms. Apt. P 100
- C. IPMC, Exterior Structure, 304.1 General

 Corrective Action Required: Ensure the exterior of a structure and equipment are
 in good repair, structurally sound and in a sanitary condition. Replace the weather
 stripping around the front door and ensure that it is maintained in good repair,
 structurally sound and in a sanitary condition. Apt. P 100
- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggricved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE242950

VIOLATION ADDRESS: 1020 LONGSTREET DR

VIOLATION TAX ID #: 310360 A0060

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 310360 A0060 and the physical address is 1020 LONGSTREET DR, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: KRESBACH MICHAEL L (hereinafter "Property Owner(s)").
- On 12/31/2024 Property Owner(s) was/were given 10 DAYS to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. IPMC, Exterior Property Areas, 302.7 Accessory Structures
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 03/04/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 01/10/2025 of the Initial Hearing by certified mail and posting of the property.

On March 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearing
	_X DID NOT attend the initial hearing.
7.	On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 03/12/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing. DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:
	A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter, and debris from the entire property. Remove all trash, litter, and debris from the trailer, side the road.
	B. IPMC, Exterior Property Areas, 302.7 Accessory Structure Corrective Action Required: Ensure accessory structures, including detached garages, fences and walls, are maintained structurally sound and in good repair.
12.	Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.

- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE250215

VIOLATION ADDRESS: 2660 OLD BAINBRIDGE RD #1301

VIOLATION TAX ID #: 2115206100000

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 2115206100000 and the physical address is 2660 OLD BAINBRIDGE RD #1301, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: PACIFICA SPRINGWOOD LLC (hereinafter "Property Owner(s)").
- 3. On 02/03/2025 Property Owner(s) was/were given 5 **DAYS** to voluntarily comply and correct the following violation(s):
 - A. IPMC, Mechanical and Electrical Requirements, 605.1 Installation
 - B. IPMC, Fire Safety Requirements, 704.6 Single and Multiple Station Smoke Alarms
 - C. IPMC, Interior Structure, 305.1 General
 - D. IPMC, Mechanical and Electrical Requirements, 603.1 Mechanical Equipment and Appliances
 - E. IPMC, Mechanical and Electrical Requirements, 602.2 Residential Occupancies
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 03/04/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 02/10/2025 of the Initial Hearing by certified mail and posting of the property.

On March 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 30 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	_X_DID attend the initial hearing
	DID NOT attend the initial hearing.
7.	On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 03/12/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s): DID attend the Final Hearing. DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:
	A. IPMC, Mechanical and Electrical Requirements, 605.1 Installation Corrective Action Required: Ensure all electrical equipment, wiring and appliances are properly installed and maintained in a safe, approved manner. Repair electrical outlets throughout unit several outlets have hot neutral reversal or no power. Hallway light is not working and has missing globe.

B. IPMC, Fire Safety Requirements, 704.6 Single and Multiple Station Smoke Alarms

Corrective Action Required: Ensure smoke alarms are fully functional in all appropriate areas on each floor of the interior structure including bedrooms, hallways, and living areas as required.

C. IPMC, Interior Structure, 305.1 General

Corrective Action Required: Ensure the interior of a structure and equipment therein shall be maintained in good repair, structurally sound and in a sanitary condition. Repair holes in wall in bathroom.

D. IPMC, Mechanical and Electrical Requirements, 603.1 Mechanical Equipment and Appliances

Corrective Action Required: Ensure all mechanical equipment, appliances, fireplaces, solid fuel burning appliances, cooking appliances and water heating appliances are properly installed, in a safe working condition, and perform as originally designed. Repair or replace refrigerator in disrepair.

- E. IPMC, Mechanical and Electrical Requirements, 602.2 Residential Occupancies Corrective Action Required: Ensure dwellings are provided with approved heating facilities capable of maintaining a room temperature of 68°F in all habitable rooms, bathrooms, and toilet rooms. Repair or replace central a/c and heat that is in disrepair.
- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).

14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE242848

VIOLATION ADDRESS: 1404 HERNANDO DR

VIOLATION TAX ID #: 410255 A0180

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 410255 A0180 and the physical address is 1404 HERNANDO DR, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: EVANS ELIAS A (hereinafter "Property Owner(s)").
- On 12/10/2024 Property Owner(s) was/were given 15 DAYS to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 03/04/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 01/15/2025 of the Initial Hearing by certified mail and posting of the property.

On March 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearing
	_X DID NOT attend the initial hearing.
7.	On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 03/10/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing.
	DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:

A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance

B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance

rubbish, or similar items from the exterior of the property.

property.

Corrective Action Required: Remove all trash, litter, and debris from the entire

Corrective Action Required: Remove household items, building material, building

- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE242904

VIOLATION ADDRESS: 133 N GADSDEN ST

VIOLATION TAX ID #: 2136400223205

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 2136400223205 and the physical address is 133 N GADSDEN ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: JACK COLE LLC, CENTRAL AVE SERIES (hereinafter "Property Owner(s)").
- On 12/18/2024 Property Owner(s) was/were given 30 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Interior Structure, 305.1 General
 - B. IPMC, Exterior Structure, 304.6 Exterior Walls
 - C. IPMC, Exterior Structure, 304.13.2 Openable Windows
 - D. IPMC, Exterior Structure, 304.4 Structural Members
 - E. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 03/04/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 01/28/2025 of the Initial Hearing by certified mail and posting of the property.

On March 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6. Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend the initial hearing

X DID NOT attend the initial hearing.

- On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
- On 03/12/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
- 9. Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend the Final Hearing.

DID NOT attend the Final Hearing.

- The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
- 11. The following violations remain:
 - A. IPMC, Exterior Structure, 304.1 General

 Corrective Action Required: Ensure the exterior of a structure and equipment are
 in good repair, structurally sound and in a sanitary condition.
 - B. IPMC, Exterior Structure, 304.6 Exterior Walls Corrective Action Required: Ensure exterior walls are free from holes, breaks, and loose or rotting materials. Maintain walls to ensure they are weatherproof and properly surface coated to prevent deterioration.

- C. IPMC, Exterior Structure, 304.13.2 Openable Windows Corrective Action Required: Ensure all windows, other than a fixed windows, are easily openable and capable of being held in position and secured by window hardware.
- D. IPMC, Exterior Structure, 304.4 Structural Members Corrective Action Required: Ensure exterior structural members are free from deterioration and are capable of safely supporting the imposed dead and live loads.
- E. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames

 Corrective Action Required: Ensure every window, skylight, door and frame is kept
 in sound condition, good repair and is weathertight.
- 12. Based upon the above, an initial fine of \$ 100.00 is hereby imposed against the Property Owner(s) and an additional fine of \$100.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE242254

VIOLATION ADDRESS: 638 STILES AVE

VIOLATION TAX ID #: 212360 F0020

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 212360 F0020 and the physical address is 638 STILES AVE, Tallahassee, Florida.
- 2. As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: TOMPKINS SUZANNE C (hereinafter "Property Owner(s)").
- On 09/23/2024 Property Owner(s) was/were given 30 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains
 - B. IPMC, Exterior Structure, 304.14 Insect Screens
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 12/03/2024 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 10/28/2024 of the Initial Hearing by certified mail and posting of the property.

On December 3, 2024 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	_X_DID attend the initial hearing
	DID NOT attend the initial hearing.
7.	On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 03/10/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s): DID attend the Final Hearing.
	DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:
	A. IPMC, Exterior Structure, 304.7 Roof and Drains Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure. Repair the fascia to prevent water entry and or damage to the roof structure.
	B. IPMC, Exterior Structure, 304.14 Insect Screens Corrective Action Required: Ensure all windows and doors required for ventilation have approved insect screens. Ensure every screen door used for insect control has a self-closing device in good working condition.

PLEASE BE ADVISED FINES WILL START IN 60 DAYS (JUNE 9, 2025)

- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE250150

VIOLATION ADDRESS: 2616 MISSION RD APT#183

VIOLATION TAX ID #: 2128200110000

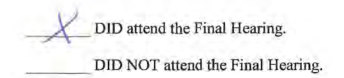
On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 2128200110000 and the physical address is 2616 MISSION RD APT#183, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: NSD MISSION GROVE LLC / TARDEMA REALTY DE LLC / KABANA COVE 1031 LLC / TALLEY 1031 LLC / KABANA WATERFRONT 1031 LLC / (hereinafter "Property Owner(s)").
- On 01/27/2025 Property Owner(s) was/were given 15 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment
 - B. IPMC, Exterior Structure, 304.6 Exterior Walls
 - C. IPMC, Exterior Structure, 304.7 Roof and Drains
 - D. IPMC, Interior Structure, 305.3 Interior Surfaces
 - E. IPMC, Interior Structure, 305.4 Stairs and Walking Surfaces
 - F. IPMC, Pest Elimination, 309.1 Infestation
 - G. IPMC, Plumbing Systems and Fixtures, 504.1 General

- H. IPMC, Fire Safety Requirements, 704.6 Single and Multiple Station Smoke Alarms
- I. IPMC, Mechanical and Electrical Requirements, 605.1 Installation
- J. IPMC, Exterior Structure, 304.4 Structural Members
- K. IPMC, Interior Structure, 305.2 Structural Members
- L. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 03/04/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 01/28/2025 of the Initial Hearing by certified mail and posting of the property.

On March 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 30 DAYS TO CORRECT VIOLATIONS.

- 6. Property Owner(s) and/or Property Owner(s) Representative(s):
 - X DID attend the initial hearing
 - ___ DID NOT attend the initial hearing.
- On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
- On 03/10/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
- 9. Property Owner(s) and/or Property Owner(s) Representative(s):



- The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
- 11. The following violations remain:
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment

 Corrective Action Required: Ensure all exterior surfaces are maintained in good

 condition. Maintain surfaces to ensure they are weatherproof and watertight, and
 properly surface coated to prevent deterioration.
 - B. IPMC, Exterior Structure, 304.6 Exterior Walls

 Corrective Action Required: Ensure exterior walls are free from holes, breaks, and
 loose or rotting materials. Maintain walls to ensure they are weatherproof and
 properly surface coated to prevent deterioration.
 - C. IPMC, Exterior Structure, 304.7 Roof and Drains Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure.
 - D. IPMC, Interior Structure, 305.3 Interior Surfaces

 Corrective Action Required: Ensure all interior surfaces are maintained in good,
 clean working condition. Replace or remove all peeling, chipping, flaking, or
 abraded paint. Repair all defective surfaces.
 - E. IPMC, Interior Structure, 305.4 Stairs and Walking Surfaces

 Corrective Action Required: Ensure all stair and walking surfaces are maintained in good condition.
 - F. IPMC, Pest Elimination, 309.1 Infestation

 Corrective Action Required: Ensure the structure is kept free from insect and rodent infestation
 - G. IPMC, Plumbing Systems and Fixtures, 504.1 General Corrective Action Required: Ensure plumbing fixtures are installed and maintained in good and safe working condition. Obstructions, leaks, and defects shall be removed or repaired to ensure the function of plumbing.

H. IPMC, Fire Safety Requirements, 704.6 Single and Multiple Station Smoke Alarms

Corrective Action Required: Ensure smoke alarms are fully functional in all appropriate areas on each floor of the interior structure including bedrooms, hallways, and living areas as required.

- I. IPMC, Mechanical and Electrical Requirements, 605.1 Installation

 Corrective Action Required: Ensure all electrical equipment, wiring and appliances
 are properly installed and maintained in a safe, approved manner.
- J. IPMC, Exterior Structure, 304.4 Structural Members Corrective Action Required: Ensure exterior structural members are free from deterioration and are capable of safely supporting the imposed dead and live loads.
- K. IPMC, Interior Structure, 305.2 Structural Members

 Corrective Action Required: Ensure all interior structural members are maintained and structurally sound.
- L. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight.
- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE242744

VIOLATION ADDRESS: 1509 ALABAMA ST

VIOLATION TAX ID #: 212685 C0240

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 212685 C0240 and the physical address is 1509 ALABAMA ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: DIXIE SAMUEL L II / DIXIE THELMA D (hereinafter "Property Owner(s)").
- On 11/26/2024 Property Owner(s) was/were given 30 DAYS to voluntarily comply and correct the following violation(s):

A. TLDC, Chapter 3, Article IX, Section 3-488 (b) Maintenance

- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 03/04/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 02/20/2025 of the Initial Hearing by certified mail and posting of the property.

On March 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	_ DID attend the initial hearing
	_X DID NOT attend the initial hearing.
7.	On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 03/12/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing.
	DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:
	A. TLDC, Chapter 3, Article IX, Section 3-488 (b) Maintenance Corrective Action Required: Remove and dispose of all dead trees from the property.
12.	Based upon the above, an initial fine of \$50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
13.	Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).

PLEASE BE ADVISED FINES WILL START IN 30 DAYS (MAY 8, 2025) 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE242811

VIOLATION ADDRESS: 1918 DOOMAR DR

VIOLATION TAX ID #: 112150 D0070

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 112150 D0070 and the physical address is 1918 DOOMAR DR, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: ANDERSON JENNIFER Y (hereinafter "Property Owner(s)").
- 3. On 12/05/2024 Property Owner(s) was/were given 30 **DAYS** to voluntarily comply and correct the following violation(s):

A. IPMC, Exterior Property Areas, 302.8 Motor Vehicles

- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 03/04/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 01/09/2025 of the Initial Hearing by certified mail and posting of the property.

On March 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

Property Owner(s) and/or Property Owner(s) <u>Representative(s)</u>:

	DID attend the initial hearingX DID NOT attend the initial hearing.
7.	On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 03/12/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s): DID attend the Final Hearing. DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
110	The following violations remain:
	A. IPMC, Exterior Property Areas, 302.8 Motor Vehicles Corrective Action Required: Ensure all vehicles are operable and display a valid license plate.
12.	Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
13.	Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).

14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE242637

VIOLATION ADDRESS: 1303 OLD BAINBRIDGE RD

VIOLATION TAX ID #: 212595 C0020

On 04/08/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 212595 C0020 and the physical address is 1303 OLD BAINBRIDGE RD, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: JUGGER RALEIGH J & C/O SAMUEL JUGGER (hereinafter "Property Owner(s)").
- 3. On 11/25/2024 Property Owner(s) was/were given 5 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains
 - B. IPMC, Exterior Structure, 304.4 Structural Members
 - C. IPMC, IPMC, General, 301.3 Vacant Structures and Land
 - D. IPMC, Exterior Structure, 304.15 Doors
 - E. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 02/04/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 11/25/2024 of the Initial Hearing by certified mail and posting of the property.

On February 4, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	X DID attend the initial hearing
	DID NOT attend the initial hearing.
7.	On April 08, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 02/18/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 04/08/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s): DID attend the Final Hearing.
	DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:
	A. IPMC, Exterior Structure, 304.7 Roof and Drains Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure.
	B. IPMC, Exterior Structure, 304.4 Structural Members Corrective Action Required: Ensure exterior structural members are free from deterioration and are capable of safely supporting the imposed dead and live loads.

Corrective Action Required: If the property is intended to be vacant, ensure all

C. IPMC, General, 301.3 Vacant Structures and Land

windows and doors are in sound and secure condition.

PLEASE BE ADVISED FINES WILL START IN 60 DAYS (JUNE 9, 2025)

- D. IPMC, Exterior Structure, 304.15 Doors

 Corrective Action Required: Ensure all exterior doors, locks, and hardware are maintained in good condition to prevent entry into the structure.
- E. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight.
- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed every day hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE241208

VIOLATION ADDRESS: 3506 STEWART WAY

VIOLATION TAX ID #: 2109470000153

On 4-8-2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2109470000153 and the physical address is identified 3506 STEWART WAY Tallahassee, Florida.
- 2. As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: LAMB MELISSA E (hereinafter "Property Owner(s)").
- On 06/14/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. Chapter 20, Section 20 131 & 20 134 Abandoned & Non-Operating Vehicle(s)
 - B. TLDC Chapter 3, Section 3.488 Maintenance (Residential)
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 02/17/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing

_____DID NOT attend this hearing

- 7. The following violations remain:
 - A. Chapter 20, Section 20-131 & 20-134 Abandoned & Non-Operating Vehicle(s) Corrective Action Required: All vehicle(s) must be operable and display a valid tag. May be subject to towing. All vehicles must be operable and display current tags.
 - B. TLDC Chapter 3, Section 3.488 Maintenance (Residential)

 Corrective Action Required: Please remove/organize items on drive under carport.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given _______ days to bring the above-described property into compliance.

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE250340

VIOLATION ADDRESS: 3209 MAHAN DR

VIOLATION TAX ID #: 1127202140000

On 4-8-2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 1127202140000 and the physical address is identified 3209 MAHAN DR Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: DRIVEN BRANDS INC (hereinafter "Property Owner(s)").
- 3. On 02/17/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Property Areas, 302.4 Weeds
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 02/18/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- Property Owner(s) and/or Property Owner(s) Representative(s):

- A. IPMC, Exterior Property Areas, 302.4 Weeds
 Corrective Action Required: Cut lawn to ensure all high grass, weeds and overgrowth
 are maintained to an overall height of less than 12 inches.
 B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 Corrective Action Required: Remove all trash, litter, and debris from the entire
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given 10 days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the property Owner(s).

The following violations remain:

7.

property.

CASE NO.: TCE250246

VIOLATION ADDRESS: 1807 KELLY ST

VIOLATION TAX ID #: 410450 Y0020

On 4-9-2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 410450 Y0020 and the physical address is identified 1807 KELLY ST Tallahassee, Florida.
- 2. As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: MATHERS JASPER HILL TRUST/TRUSTEE & MATHERS JONATHAN HILL TRUSTEE (hereinafter "Property Owner(s)").
- 3. On 01/31/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Property Areas, 302.4 Weeds
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles
 - D. IPMC, Exterior Structure, 304.6 Exterior Walls
 - E. IPMC, Exterior Structure, 304.7 Roof and Drains
 - F. IPMC, General, 301.3 Vacant Structures and Land
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- 5. On 02/24/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

- 7. The following violations remain:
 - A. IPMC, Exterior Property Areas, 302.4 Weeds

 Corrective Action Required: Cut lawn to ensure all high grass, weeds and overgrowth

 are maintained to an overall height of less than 12 inches.
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance

 Corrective Action Required: Remove all trash, litter, and debris from the entire

 property.
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles

 Corrective Action Required: Ensure all vehicles are operable and display a valid license plate.
 - D. IPMC, Exterior Structure, 304.6 Exterior Walls Corrective Action Required: Ensure exterior walls are free from holes, breaks, and loose or rotting materials. Maintain walls to ensure they are weatherproof and properly surface coated to prevent deterioration.
 - E. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure.
 - F. IPMC, General, 301.3 Vacant Structures and Land

 Corrective Action Required: If the property is intended to be vacant, ensure all
 windows and doors are in sound and secure condition
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.

9.	The Property Owner(s) is/are given days to bring the above-described property into compliance.
10.	If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).
DON	E and ORDERED this 8th day of April 2025.
	Mr. Kevin Sossong, Code Magistrate

CASE NO.: TCE242831

VIOLATION ADDRESS: 1714 EISENHOWER ST

VIOLATION TAX ID #: 410450 CC0150

On 4-8-2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 410450 CC0150 and the physical address is identified 1714 EISENHOWER ST Tallahassee, Florida.
- 2. As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CORNISH PEGGY A (hereinafter "Property Owner(s)").
- 3. On 12/16/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. TLDC, Chapter 3, Article I, Section 3 2, Permanent Building Numbers
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles
 - D. IPMC, Exterior Structure, 304.7 Roof and Drains
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 02/14/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

- 7. The following violations remain:
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter, and debris from the entire property.
 - B. TLDC, Chapter 3, Article I, Section 3 2, Permanent Building Numbers Corrective Action Required: Place approved address numbers on your home and/or mailbox in a position that is clearly legible and visible. Ensure numbers are a minimum of 3 inches in height and ½ inch wide.
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles Corrective Action Required: Ensure all vehicles are operable and display a valid license plate.
 - D. IPMC, Exterior Structure, 304.7 Roof and Drains Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given _______ days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

CASE NO.: TCE242771

VIOLATION ADDRESS: 1017 PRESTON ST

VIOLATION TAX ID #: 2126204600000

On 4-8-/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2126204600000 and the physical address is identified 1017 PRESTON ST Tallahassee, Florida.
- 2. As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: DAVIS MAMIE RUTH / WHITE LEROY JR/ HILL CHRISTIAL J / JACKSON JAMES K SR/ SANDRA THERESA JACKSON/ JACKSON HELEN DELTA ESTATE (hereinafter "Property Owner(s)").
- On 11/22/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Property Areas, 302.4 Weeds
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - C. IPMC, Exterior Structure, 304.9 Overhang Extensions
 - D. IPMC, General, 301.3 Vacant Structures and Land
 - E. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 03/11/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.

6.		Property Owner(s) and/or Property Owner(s) Representative(s):				
		DID attend this hearing				
		DID NOT attend this hearing				
7.		The following violations remain:				
	A.	IPMC, Exterior Property Areas, 302.4 Weeds				
		Corrective Action Required: Cut lawn to ensure all high grass, weeds and overgrowth are maintained to an overall height of less than 12 inches.				
	B.	TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance				
		Corrective Action Required: Remove all trash, litter, and debris from the entire property.				
	C.	IPMC, Exterior Structure, 304.9 Overhang Extensions				
		Corrective Action Required: Ensure all overhang extensions including, but not limited to, canopies, marquees, signs, metal awnings, fire escapes, standpipes and exhaust ducts are maintained in good repair and properly anchored. Maintain surfaces to ensure they are weatherproof and properly surface coated to prevent deterioration.				
	D.	IPMC, General, 301.3 Vacant Structures and Land				
		Corrective Action Required: If the property is intended to be vacant, ensure all windows and doors are in sound and secure condition				
	E.	IPMC, IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames				
		Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight.				
8.		As of the date of this Order, the property fails to be in compliance with the City of Tellahassas Code of Conord Ordinances and/or City of Tellahassas Land Development				
		Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.				
0		The Property Over on (a) in free plants 15				
9,		The Property Owner(s) is/are given days to bring the above-describe property into compliance.				

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE250036

VIOLATION ADDRESS: 1556 CHINA GROVE TRL

VIOLATION TAX ID #: 3104380000150

On 03/04/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104380000150 and the physical address is identified 1556 CHINA GROVE TRL, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: SMITH ROBERT (hereinafter "Property Owner(s)").
- 3. On 02/03/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Property Areas, 302.4 Weeds
 - B. IPMC, Exterior Property Areas, 302.7 Accessory Structures
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 02/28/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

- 7. The following violations remain:
 - A. IPMC, Exterior Property Areas, 302.4 Weeds

 Corrective Action Required: Cut lawn to ensure all high grass, weeds and overgrowth

 are maintained to an overall height of less than 12 inches. Remove all dead tree limbs
 and tree debris from the entire property.
 - B. IPMC, Exterior Property Areas, 302.7 Accessory Structures

 Corrective Action Required: Ensure accessory structures, including detached garages,
 fences and walls, are maintained structurally sound and in good repair.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given _____ days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

CASE NO.: TCE242754

VIOLATION ADDRESS: 2731 S BLAIR STONE RD APT K-65

VIOLATION TAX ID #: 3105420000650

On 4-9-2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 3105420000650 and the physical address is identified 2731 S BLAIR STONE RD APT K-65, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: WP FLORIDA LLC (hereinafter "Property Owner(s)").
- 3. On 12/16/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains
 - B. IPMC, Exterior Structure, 304.7 Roof and Drains
 - C. IPMC, Exterior Structure, 304.9 Overhang Extensions
 - D. IPMC, Interior Structure, 305.3 Interior Surfaces
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 02/07/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):
 DID attend this hearing

____ DID NOT attend this hearing

- 7. The following violations remain:
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure. Apt K 65.
 - B. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair, remove, and/or replace the roof drains, gutters, and downspouts. Ensure all roof components are in good repair, free from obstructions, and do not discharge water in a manner that creates a public nuisance. Apt K 65.
 - C. IPMC, Exterior Structure, 304.9 Overhang Extensions Corrective Action Required: Ensure all overhang extensions including, but not limited to, canopies, marquees, signs, metal awnings, fire escapes, standpipes and exhaust ducts are maintained in good repair and properly anchored. Maintain surfaces to ensure they are weatherproof and properly surface coated to prevent deterioration. Apt K 65.
 - D. IPMC, Interior Structure, 305.3 Interior Surfaces Corrective Action Required: Ensure all interior surfaces are maintained in good, clean working condition. Replace or remove all peeling, chipping, flaking, or abraded paint. Repair all defective surfaces. Apt K 65.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given ______ days to bring the above-described property into compliance.

10.	If the above-described property is not br	rought into substantial compliance within the
		vill be brought back to the Code Magistrate on
	may 6, 2025	at which time fines and/or cost may be assessed
	against the Property Owner(s).	

CASE NO.: TCE250141

VIOLATION ADDRESS: 3247 BODMIN MOOR DR

VIOLATION TAX ID #: 112725 N0130

On 4-8-/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 112725 N0130 and the physical address is identified 3247 BODMIN MOOR DR, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: FREEMAN JAMES K / FREEMAN BRENDA H (hereinafter "Property Owner(s)").
- 3. On 01/15/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. IPMC, Exterior Property Areas, 302.7 Accessory Structures
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 02/13/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- **6.** Property Owner(s) and/or Property Owner(s) Representative(s):

- The following violations remain:
 A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 Corrective Action Required: Remove all trash, litter, and debris from the entire property.
 - B. IPMC, Exterior Property Areas, 302.7 Accessory Structures

 Corrective Action Required: Ensure accessory structures, including detached garages,
 fences and walls, are maintained structurally sound and in good repair.
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles

 Corrective Action Required: Ensure all vehicles are operable and display a valid
 license plate.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- The Property Owner(s) is/are given ______ days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

CASE NO.: TCE250159

VIOLATION ADDRESS: 2731 S BLAIR STONE RD APT J-71

VIOLATION TAX ID #: 3105420000710

On 04/08/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 3105420000710 and the physical address is identified 2731 S BLAIR STONE RD APT J-71, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: WP FLORIDA LLC (hereinafter "Property Owner(s)").
- 3. On 02/03/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment
 - B. IPMC, Exterior Structure, 304.7 Roof and Drains
 - C. IPMC, Exterior Structure, 304.7 Roof and Drains
 - D. IPMC, Exterior Structure, 304.9 Overhang Extensions
 - E. IPMC, Interior Structure, 305.3 Interior Surfaces
 - F. IPMC, Light, Ventilation and Occupancy Limitations, 401.2 Responsibility
 - G. IPMC, Plumbing Facilities and Fixture Requirements, 501.2 Responsibility
 - H. IPMC, Mechanical and Electrical Requirements, 603.1 Mechanical Equipment and Appliances
 - I. IPMC, Mechanical and Electrical Requirements, 604.1 Facilities Required
 - J. IPMC, Fire Safety Requirements, 704.6 Single and Multiple Station Smoke Alarms
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.

- 5. On 02/28/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

- 7. The following violations remain:
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment
 Corrective Action Required: Ensure all exterior surfaces are maintained in good
 condition. Maintain surfaces to ensure they are weatherproof and watertight and
 properly surface coated to prevent deterioration. Apt J 71.
 - B. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure. Apt J 71.
 - C. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair, remove, and/or replace the roof drains, gutters, and downspouts. Ensure all roof components are in good repair, free from obstructions, and do not discharge water in a manner that creates a public nuisance. Apt J 71.
 - D. IPMC, Exterior Structure, 304.9 Overhang Extensions Corrective Action Required: Ensure all overhang extensions including, but not limited to, canopies, marquees, signs, metal awnings, fire escapes, standpipes and exhaust ducts are maintained in good repair and properly anchored. Maintain surfaces to ensure they are weatherproof and properly surface coated to prevent deterioration. Apt J 71.
 - E. IPMC, Interior Structure, 305.3 Interior Surfaces

 Corrective Action Required: Ensure all interior surfaces are maintained in good, clean
 working condition. Replace or remove all peeling, chipping, flaking, or abraded paint.

 Repair all defective surfaces. Apt J 71.
 - F. IPMC, Light, Ventilation and Occupancy Limitations, 401.2 Responsibility Corrective Action Required: Ensure all lights and ventilation are maintained in a good condition. Repair the ventilation duct in the hallway. Apt J 71.

- G. IPMC, Plumbing Facilities and Fixture Requirements, 501.2 Responsibility Corrective Action Required: Ensure plumbing fixtures and facilities are maintained. Apt J 71.
- H. IPMC, Mechanical and Electrical Requirements, 603.1 Mechanical Equipment and Appliances

Corrective Action Required: Ensure all mechanical equipment, appliances, fireplaces, solid fuel burning appliances, cooking appliances and water heating appliances are properly installed, in a safe working condition, and perform as originally designed. Apt J 71.

- I. IPMC, Mechanical and Electrical Requirements, 604.1 Facilities Required Corrective Action Required: Ensure every occupied building is served with an electrical system in compliance with applicable codes and requirements. Apt J 71.
- J. IPMC, Fire Safety Requirements, 704.6 Single and Multiple Station Smoke Alarms Corrective Action Required: Ensure smoke alarms are fully functional in all appropriate areas on each floor of the interior structure including bedrooms, hallways, and living areas as required. Apt J 71.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given ______ days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on against the Property Owner(s).

DONE and ORDERED this 8th day of April 2025.

CASE NO.: TCE222463

VIOLATION ADDRESS: 810 DOVER STREET

VIOLATION TAX ID #: 2126530110030

On 4-8-2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2126530110030 and the physical address is identified 810 DOVER STREET Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are WILLIE GAINES (hereinafter "Property Owner(s)").
- 3. On 11/16/2022 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC Chapter 3, Section 304 ~ Exterior Structure
 - B. IPMC Chapter 3, Section 305 ~ Interior Structure
 - C. TLDC Chapter 1, Section 1 2 Dangerous Building (4): Those which have been damaged by fire, wind or other causes so as to have become dangerous to life, safety, morals or the general health and welfare of the occupants or the people of the city.
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 4-8-2025 before the Code Magistrate.
- 5. On 3-13-2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on 4-8-2025 by certified mail, hand delivery and/or posting of property.

6. Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing.

DID NOT attend this hearing.

- 7. The following violations remain:
- A. IPMC Chapter 3, Section 304 ~ Exterior Structure

 Corrective Action Required: Exterior of building must be free of all defects. Please
 make all repairs to all damaged surfaces of exterior structure and acquire any and all
 necessary permits that may be needed.
- B. IPMC Chapter 3, Section 305 ~ Interior Structure

 Corrective Action Required: The interior of a structure and equipment therein shall be maintained in good repair, structurally sound and in a sanitary condition. Interior of building must be free of all defects. Please make all repairs to all damaged surfaces of Interior structure and acquire any and all necessary permits that may be needed.
- C. TLDC Chapter 1, Section 1 2 Dangerous Building (4): Those which have been damaged by fire, wind or other causes so as to have become dangerous to life, safety, morals or the general health and welfare of the occupants or the people of the city.

Corrective Action Required: Due to fire damage the structure has become a life safety, health and welfare issue concerning the citizens of the city. The structures interior and exterior damaged by fire either need to be repaired by licensed contractors with proper permits obtained through the city of Tallahassee to bring the property into compliance or the structure can be demolished with the proper permits obtained through the city of Tallahassee to bring the property into compliance.

 As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.

9.	The Property Owner(s) is/are given	5	days to bring the above-described property into
	compliance.		

10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on Most of Jo25 at which time fines and / or cost may be assessed against the Property Owner(s) and / or the structure located at 810 DOVER STREET may be demolished by the City of Tallahassee and all cost with the demolition of said structure shall be recorded against the property as a lien in favor of the City of Tallahassee.

DONE and ORDERED this Stage of April 2025.

CASE NO.: TCE250114

VIOLATION ADDRESS: 2500 MERCHANTS ROW BLVE APT 245

VIOLATION TAX ID #: 311628 A0010

On 03/04/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 311628 A0010 and the physical address is identified 2500 MERCHANTS ROW BLVE APT 245, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: TWIN OAKS AT SOUTHWOOD LLC (hereinafter "Property Owner(s)").
- 3. On 02/06/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains
 - B. IPMC, Interior Structure, 305.3 Interior Surfaces
 - C. IPMC, Interior Structure, 305.1 General
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- 5. On 02/28/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing

DID NOT attend this hearing

- 7. The following violations remain:
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure. APT 245.
 - B. IPMC, Interior Structure, 305.3 Interior Surfaces

 Corrective Action Required: Ensure all interior surfaces are maintained in good, clean working condition. Replace or remove all peeling, chipping, flaking, or abraded paint.

 Repair all defective surfaces. APT 245.
 - C. IPMC, Interior Structure, 305.1 General
 Corrective Action Required: Ensure the interior of a structure and equipment therein
 shall be maintained in good repair, structurally sound and in a sanitary condition.
 APT 245.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given 15 days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

CASE NO.: TCE242541

VIOLATION ADDRESS: 717 FLORAL ST

VIOLATION TAX ID #: 410125 B0030

On 04/08/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 410125 B0030 and the physical address is identified 717 FLORAL ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: THORPE SCOTTLAND R (hereinafter "Property Owner(s)").
- 3. On 10/23/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance
 - B. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 03/04/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

- 7. The following violations remain:
 - A. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance Corrective Action Required: Remove all trash, litter and debris from the entire property.
 - B. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance Corrective Action Required: Remove inoperable household items from the exterior of the property. Outdoor storage is not allowed remove items and inside or approved storage building.
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles

 Corrective Action Required: Ensure all vehicles are operable and display a valid
 license plate. All tires must be inflated.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given ______ days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

CASE NO.: TCE242893

VIOLATION ADDRESS: 2400 W THARPE ST APT 308

VIOLATION TAX ID #: 2121510191480

On 03/04/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2121510191480 and the physical address is identified 2400 W THARPE ST APT 308, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: PLATO VILLAS APTS LLC (hereinafter "Property Owner(s)").
- 3. On 01/15/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment
 - B. IPMC, Interior Structure, 305.3 Interior Surfaces
 - C. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- 5. On 02/28/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):			
	DID attend this hearing			
	DID NOT attend this hearing			

- 7. The following violations remain:
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment

 Corrective Action Required: Ensure all exterior surfaces are maintained in good

 condition. Maintain surfaces to ensure they are weatherproof and watertight and
 properly surface coated to prevent deterioration. Apt 308.
 - B. IPMC, Interior Structure, 305.3 Interior Surfaces Corrective Action Required: Ensure all interior surfaces are maintained in good, clean working condition. Replace or remove all peeling, chipping, flaking, or abraded paint. Repair all defective surfaces. Apt 308.
 - C. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight. Apt 308.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given ______ days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

CASE NO.: TCE242884

VIOLATION ADDRESS: 805 S MACOMB ST

VIOLATION TAX ID #: 2136900348860

On 04/08/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2136900348860 and the physical address is identified 805 S MACOMB ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: TAYLOR RUSSELL (hereinafter "Property Owner(s)").
- 3. On 12/16/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance
 - B. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 02/20/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

- 7. The following violations remain:
 - A. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance Corrective Action Required: Remove all trash, litter and debris from the entire property.
 - B. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance

 Corrective Action Required: remove and dispose of all dead trees and tree debris from
 the property
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given ______ days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

CASE NO.: TCE250337

VIOLATION ADDRESS: 2202 W PENSACOLA ST

VIOLATION TAX ID #: 2134206120000

On 04/08/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2134206120000 and the physical address is identified 2202 W PENSACOLA ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CC 2202 WEST PENSACOLA STREET LLC (hereinafter "Property Owner(s)").
- 3. On 02/19/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance
 - B. TLDC, Chapter 3, Article VIII, Section 3 434(b), Swimming Pool Maintenance
 - C. IPMC, Mechanical and Electrical Requirements, 605.1 Installation
 - D. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - E. IPMC, Exterior Structure, 304.6 Exterior Walls
 - F. IPMC, Exterior Structure, 304.7 Roof and Drains
 - G. IPMC, Exterior Structure, 304.7 Roof and Drains
 - H. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 02/19/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.

6. Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing

DID NOT attend this hearing

- 7. The following violations remain:
 - A. TLDC, Chapter 3, Article IX, Section 3.488(b) Maintenance Corrective Action Required: Remove all trash, litter and debris from the entire property.
 - B. TLDC, TLDC, Chapter 3, Article VIII, Section 3 434(b), Swimming Pool Maintenance Corrective Action Required: Ensure swimming pools are maintained in a clean and sanitary condition and in good repair.
 - C. IPMC, Mechanical and Electrical Requirements, 605.1 Installation Corrective Action Required: Ensure all electrical equipment, wiring and appliances are properly installed and maintained in a safe, approved manner. Repair all exposed electrical wires must be contained in approved piping and electrical boxes. Remove or repair all exposed electrical buss bars, breaker panels and exposed electrical connections.
 - D. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove and dispose of all dead trees from the property. Two dead pines at east parking lot.
 - E. IPMC, Exterior Structure, 304.6 Exterior Walls

 Corrective Action Required: Ensure exterior walls are free from holes, breaks, and
 loose or rotting materials. Maintain walls to ensure they are weatherproof and
 properly surface coated to prevent deterioration. Damaged siding.
 - F. IPMC, Exterior Structure, 304.7 Roof and Drains
 Corrective Action Required: Repair and/or replace the roof to prevent water entry and
 damage to roof structure. Remove tarps and ensure roof is sound and tight not to admit
 rain.

- G. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair and/or replace the roof flashing to prevent water
 entry and damage to the roof structure. Repair damaged soffits.
- H. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight. Broken glass.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given ______ days to bring the above-described property into compliance.

DONE and ORDERED this 8th day of April 2025.

Mr. Kevin Sossong, Code Magistrate

MUNICIPAL CODE ENFORCEMENT BOARD/MAGISTRATE CITY OF TALLAHASSEE INITIAL ORDER

CASE NO.: TCE242644

VIOLATION ADDRESS: 1830 N MONROE ST

VIOLATION TAX ID #: 2124204630000

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2124204630000 and the physical address is identified 1830 N MONROE ST Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: MAGNOLIA SQUARE LLC (hereinafter "Property Owner(s)").
- 3. On 11/08/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Property Areas, 302.4 Weeds
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - C. IPMC, Exterior Property Areas, 302.9 Defacement of Property
 - D. IPMC, Exterior property Areas, 302.3 Sidewalks and Driveway
 - E. IPMC, Exterior Structure, 304.6 Exterior Walls
 - F. IPMC, Exterior Structure, 304.7 Roof and Drains
 - G. IPMC, Exterior Structure, 304.10 Stairways, Decks, Porches, and Balconies
 - H. IPMC, Exterior Structure, 304.12 Handrails and Guards
 - I. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
 - J. IPMC, Exterior Structure, 304.4 Structural Members
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Code Magistrate.
- On 02/24/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on April 8, 2025 by certified mail, hand delivery and/or posting of property.

6. Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing

DID NOT attend this hearing

- 7. The following violations remain:
 - A. IPMC, Exterior Property Areas, 302.4 Weeds

 Corrective Action Required: Cut lawn to ensure all high grass, weeds and overgrowth

 are maintained to an overall height of less than 12 inches.
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter, and debris from the entire property and continue to maintain
 - C. IPMC, Exterior Property Areas, 302.9 Defacement of Property

 Corrective Action Required: Remove any damage from the structure and restore it to

 its original condition. Damage includes but is not limited to markings, graffiti, carving,

 or other defacing methods. Remove all graffiti from exterior of structure and continue

 to keep structure free from graffiti in the future.
 - D. IPMC, Exterior property Areas, 302.3 Sidewalks and Driveway Corrective Action Required: Ensure all sidewalks, walkways, stairs, driveways, parking spaces, and similar areas are maintained to prevent disrepair and hazardous conditions. Driveway/parking lot must be free from all defects including potholes and continue to maintain.
 - E. IPMC, Exterior Structure, 304.6 Exterior Walls

 Corrective Action Required: Ensure exterior walls are free from holes, breaks, and
 loose or rotting materials. Maintain walls to ensure they are weatherproof and
 properly surface coated to prevent deterioration. Repair all exterior walls from all
 defects, holes, crakes and peeling paint.

- F. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair and/or replace the roof/flashing to prevent water
 entry and damage to the roof structure and interior and continue to maintain.
- G. IPMC, Exterior Structure, 304.10 Stairways, Decks, Porches, and Balconies Corrective Action Required: Repair and/or replace exterior stairways, decks, porches and balconies, and all appurtenances attached thereto, so that they are structurally sound, in good repair, with proper anchorage and capable of supporting the imposed loads. Repair front, back and side decks/porches from defects, wood rot and peeling paint and continue to maintain.
- H. IPMC, Exterior Structure, 304.12 Handrails and Guards

 Corrective Action Required: Ensure every handrail and guard is firmly fastened and capable of supporting normally imposed loads and maintained in good condition.
- I. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight. Repair all windows and doors and make free from all defects/damage. Structure must be secure when property is vacant. Boarding structure does not bring this violation into compliance.
- J. IPMC, Exterior Structure, 304.4 Structural Members Corrective Action Required: Ensure exterior structural members are free from deterioration and are capable of safely supporting the imposed dead and live loads. Repair all exterior walls and make free from all defects/holes. Secure any sections of exterior walls that are pulling away from structure.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given _____ days to bring the above-described property into compliance.

THIS ORDER HAS BEEN AMENDED TO INCLUDE THE FOLLOWING: 60 DAYS TO COMPLY OR IF YOU PLAN TO DEMOLISH, WILL ALLOW AN ADDITIONAL 30 DAYS TO DEMO TOTALING 90 DAYS

DONE and ORDERED this 8th day of April 2025.

Mr. Kevin Sossong, Code Magistrate

City of Tallahassee
Housing and Community Resilience
Code Enforcement
435 N Macomb St, 3rd Floor, Tallahassee, FL 32301
(850) 891-7007

DANGEROUS BUILDING NOTICE

Address: 1158 SUPREME CT

CE Case No.: TCE250744

This building has been found to be dangerous by the enforcement official. This notice is to remain on this building as placed thereon until the requirements of the notice, which have been posted have been fully complied with. It is unlawful to remove this notice until such requirements have been complied with. Violators subject to a fine not exceeding \$500.00 or imprisonment for a term not exceeding 60 days or both. (Section 1-7, Tallahassee Land Development).

To the second se	04/14/2025	
Enforcing Official, Code Enforcement	Date	

April 14, 2025

FARMARCO HEIDE 1158 SUPREME CT TALLAHASSEE FL 32301

Re: Address: 1158 SUPREME CT

Case No.: TCE250744 Tax I.D. # 310435 A0180

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Shameka Bush

Code Enforcement Division Attachment



April 14, 2025

Dear Sir or Madam:

The appearance of our community and how we maintain individual properties has a significant impact on the quality of life in our neighborhoods. The City of Tallahassee has adopted ordinances requiring property to be maintained in a clean and safe condition. A recent inspection of your property revealed that certain conditions found do not comply with City code. These violations, corrective action required, and time frame for completion are noted on the attached violation notice. Should you encounter any difficulty, an extension of time may be granted by request. If such extension is needed, please call (850) 891-7007. If you are not the current owner of the property, or if you sell the property before the compliance deadline, please inform us of such action.

Due to the nature of the violations, the City's Condemnation Review Team (CRT) will evaluate the structure at the above address and may recommend demolition. Regardless of the CRT's recommendation, if the violations are not corrected, your case will be scheduled for hearing before the Municipal Code Enforcement Board/Code Magistrate. During the hearing, the findings of the CRT will be presented, and you will have the opportunity to be heard. Failure to bring the property into compliance may result in the City of Tallahassee correcting the violation(s) and assessing the cost, which could include placing a lien on the property until such time as all costs are reimbursed to the City. These costs may be recovered by court action if necessary. Your case may be presented to the Code Board/Magistrate even if the violation has been corrected prior to the hearing or if the structure is boarded. The City's Board and Seal Ordinance, (Section 3-371, Tallahassee Land Development Code), includes a time limit for a structure to remain boarded. Cases involving boarded structures will be taken to the Board/Magistrate for an order to be issued to determine the time limit. If removal of boards reveals other code violations, those violations must also be corrected.

Building permits may be required before repairs or alterations can be made to any building. Building and demolition permits may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, First Floor, telephone number (850) 891-7125.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Shameka Bush

Code Enforcement Division

Attachment



Housing and Community Resilience Notice of Violation

Code Officer: Shameka Bush Initial Inspection Date: 04/10/2025 Location Address: 1158 SUPREME CT

Repeat Offender: No Tax ID #: 310435 A0180

Case #: TCE250744

Owner(s): FARMARCO HEIDE

1158 SUPREME CT TALLAHASSEE FL 32301

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

This structure has been deemed dangerous due to unsafe and/or unsanitary conditions as defined in the Tallahassee Land Development Code Chapter 1, Sec 1-2, and Chapter 3, Article X, will be evaluated by the City's Condemnation Review Team (CRT) and may be recommended for demolition.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 10 days of receipt of this notice.

Code(s) in Violation:

- 1 IPMC, Exterior Property Areas, 302.8 Motor Vehicles
- 2 IPMC, Exterior Structure, 304.4 Structural Members

Corrective Actions Required:

- 1 Ensure all vehicles are operable and display a valid license plate. Remove the fire-damaged vehicle from the property.
- 2 Structural members have extensive fire damage and will need to be removed. Ensure all fire damaged material is removed from the property.

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301 USPS CERTIFIED MAIL



9214 8901 9403 8309 7758 54

TCE250744 DB PLACARD/NOV/NOH FARMARCO HEIDE 1158 SUPREME CT TALLAHASSEE FL 32301-3709

Return Reference Number: Username: Denise Garrett

Custom 1:

Custom 2:

Custom 3:

Custom 4:

Custom 5:

TCE250744 DB PLACARD

Final Audit Report 2025-04-14

Created: 2025-04-14

By: Denise Garrett (denise.garrett@talgov.com)

Status: Signed

Transaction ID: CBJCHBCAABAAL7nK6HzWfRVCVsXHwnAd-Y0rAlg1FhrK

"TCE250744 DB PLACARD" History

- Document created by Denise Garrett (denise.garrett@talgov.com)
 2025-04-14 7:07:13 PM GMT
- Document emailed to Lesa Vause (lesa.vause@talgov.com) for signature 2025-04-14 7:07:18 PM GMT
- Email viewed by Lesa Vause (lesa.vause@talgov.com)
 2025-04-14 7:08:15 PM GMT
- Document e-signed by Lesa Vause (lesa.vause@talgov.com)
 Signature Date: 2025-04-14 --7:11:46 PM GMT Time Source: server
- Agreement completed. 2025-04-14 - 7:11:46 PM GMT

City of Tallahassee
Housing and Community Resilience
Code Enforcement
435 N Macomb St, 3rd Floor, Tallahassee, FL 32301
(850) 891-7007

DANGEROUS BUILDING NOTICE

Address: 1012 GRIFFIN ST

CE Case No.: TCE250667

This building has been found to be dangerous by the enforcement official. This notice is to remain on this building as placed thereon until the requirements of the notice, which have been posted have been fully complied with. It is unlawful to remove this notice until such requirements have been complied with. Violators subject to a fine not exceeding \$500.00 or imprisonment for a term not exceeding 60 days or both. (Section 1-7, Tallahassee Land Development).

Enforcing Official, Code Enforcement

04/15/2025

April 14, 2025

FLORIDA STATE PRIMITIVE BAPTIST CONVENTION INC 2344 LAKE BRADFORD RD TALLAHASSEE FL 32310-6077

Re: Address: 1012 GRIFFIN ST

Case No.: TCE250667 Tax I.D. # 212635 C0030

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely.

Shameka Bush

Code Enforcement Division Attachment



April 14, 2025

Dear Sir or Madam:

The appearance of our community and how we maintain individual properties has a significant impact on the quality of life in our neighborhoods. The City of Tallahassee has adopted ordinances requiring property to be maintained in a clean and safe condition. A recent inspection of your property revealed that certain conditions found do not comply with City code. These violations, corrective action required, and time frame for completion are noted on the attached violation notice. Should you encounter any difficulty, an extension of time may be granted by request. If such extension is needed, please call (850) 891-7007. If you are not the current owner of the property, or if you sell the property before the compliance deadline, please inform us of such action.

Due to the nature of the violations, the City's Condemnation Review Team (CRT) will evaluate the structure at the above address and may recommend demolition. Regardless of the CRT's recommendation, if the violations are not corrected, your case will be scheduled for hearing before the Municipal Code Enforcement Board/Code Magistrate. During the hearing, the findings of the CRT will be presented, and you will have the opportunity to be heard. Failure to bring the property into compliance may result in the City of Tallahassee correcting the violation(s) and assessing the cost, which could include placing a lien on the property until such time as all costs are reimbursed to the City. These costs may be recovered by court action if necessary. Your case may be presented to the Code Board/Magistrate even if the violation has been corrected prior to the hearing or if the structure is boarded. The City's Board and Seal Ordinance, (Section 3-371, Tallahassee Land Development Code), includes a time limit for a structure to remain boarded. Cases involving boarded structures will be taken to the Board/Magistrate for an order to be issued to determine the time limit. If removal of boards reveals other code violations, those violations must also be corrected.

Building permits may be required before repairs or alterations can be made to any building. Building and demolition permits may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, First Floor, telephone number (850) 891-7125.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Shameka Bush

Code Enforcement Division

Attachment



Housing and Community Resilience Notice of Violation

Code Officer:

Shameka Bush

Case #: TCE250667

Initial Inspection Date:

04/10/2025

Repeat Offender:

No

Location Address:

1012 GRIFFIN ST

Tax ID #:

212635 C0030

Owner(s):

FLORIDA STATE PRIMITIVE BAPTIST CONVENTION INC.

2344 LAKE BRADFORD RD TALLAHASSEE FL 32310-6077

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

This structure has been deemed dangerous due to unsafe and/or unsanitary conditions as defined in the Tallahassee Land Development Code Chapter 1, Sec 1-2, and Chapter 3, Article X, will be evaluated by the City's Condemnation Review Team (CRT) and may be recommended for demolition.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 10 days of receipt of this notice.

Code(s) in Violation:

- 1 IPMC, Exterior Property Areas, 302.4 Weeds
- 2 TLDC, Chapter 3, Article VII, Section 3-401 Fences and Walls
- 3 IPMC, Exterior Structure, 304.4 Structural Members
- 4 IPMC, Interior Structure, 305.2 Structural Members
- 5 IPMC, Exterior Structure, 304.5 Foundation Walls

Corrective Actions Required:

- 1 Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches.
- 2 Repair or remove the fence/wall that is in disrepair and considered unsafe.
- 3 Ensure exterior structural members are free from deterioration, and are capable of safely supporting the imposed dead and live loads.
- 4 Ensure all interior structural members are maintained and structurally sound.
- 5 Repair foundation walls to be free from open cracks and breaks, ensure plumbness, and keep in a condition to prevent the entry of rodents and other pests.

Case No.: TCE25066

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301

USPS CERTIFIED MAIL



9214 8901 9403 8309 7704 77

TCE250667 DB PLACARD/NOV/NOH FLORIDA STATE PRIMITIVE BAPTIST 2344 LAKE BRADFORD RD TALLAHASSEE FL 32310-6077

Return Reference Number: Username: Denise Garrett

Custom 1: Custom 2:

Custom 3:

Custom 4:

Custom 5:

Postage: \$8.1600

TCE250667 DB PLACARD

Final Audit Report 2025-04-15

Created: 2025-04-14

By: Denise Garrett (denise.garrett@talgov.com)

Status: Signed

Transaction ID: CBJCHBCAABAAI_z9BXqaTn5eUlbaCUG74dji24TYN6He

"TCE250667 DB PLACARD" History

- Document created by Denise Garrett (denise.garrett@talgov.com) 2025-04-14 - 6:44:06 PM GMT
- Document emailed to Lesa Vause (lesa.vause@talgov.com) for signature 2025-04-14 6:44:12 PM GMT
- Email viewed by Lesa Vause (lesa.vause@talgov.com) 2025-04-14 - 7:29:36 PM GMT
- Document e-signed by Lesa Vause (lesa.vause@talgov.com)
 Signature Date: 2025-04-15 5:51:23 PM GMT Time Source: server
- Agreement completed. 2025-04-15 - 5:51:23 PM GMT

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301

USPS CERTIFIED MAIL



9214 8901 9403 8309 9685 84

TCE250638 LM MCCORKLE RAYMOND D MCCORKLE KAY 2027 DOOMAR DR TALLAHASSEE FL 32308-4807

Return Reference Number: Username: Bonita Paige

Custom 1:

Custom 2:

Custom 3:

Custom 3: Custom 4:

Custom 5:

Postage: \$8.1600



April 15, 2025

MCCORKLE RAYMOND D MCCORKLE KAY 2027 DOOMAR DR TALLAHASSEE FL 32308

Re:

Address:

1400 LAKE BRADFORD RD

Case No.:

TCE250638

Tax I.D. # 410255 C0060

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Martin Atorresagasti

Code Enforcement Division
Attachment



Housing and Community Resilience Notice of Violation

Code Officer:

Martin Atorresagasti

Case #: TCE250638

Initial Inspection Date:

03/26/2025

Repeat Offender:

Location Address:

1400 LAKE BRADFORD RD

Tax ID #:

410255 C0060

Owner(s):

MCCORKLE RAYMOND D

MCCORKLE KAY 2027 DOOMAR DR TALLAHASSEE FL 32308

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 15 days of receipt of this notice.

Code(s) in Violation:

1 IPMC, Exterior Property Areas, 302.4 Weeds

Corrective Actions Required:

1 Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches.

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301 USPS CERTIFIED MAIL



9214 8901 9403 8309 9683 31

TCE250641 LM OL KING CONSTRUCTION LLC LOPEZ OLVIN 2172 SHERIDAN LN JACKSONVILLE FL 32207-5534

Return Reference Number: Username: Bonita Paige

Custom 1:

Custom 2:

Custom 3:

Custom 4:

Custom 5:

Postage: \$8.1600



April 15, 2025

OL KING CONSTRUCTION LLC LOPEZ OLVIN 2172 SHERIDAN LN JACKSONVILLE FL 32207

Re:

Address:

V/L West of 1233 Hernando Dr

Case No.: TCE250641

Tax I.D. # 410255 C0170

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Martin Atorresagasti

Code Enforcement Division Attachment



Housing and Community Resilience Notice of Violation

Code Officer:

Martin Atorresagasti

Case #: TCE250641

Initial Inspection Date:

03/26/2025

Repeat Offender:

Location Address:

V/L West of 1233 Hernando Dr

Tax ID #:

410255 C0170

Owner(s):

OL KING CONSTRUCTION LLC

LOPEZ OLVIN 2172 SHERIDAN LN JACKSONVILLE FL 32207

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 15 days of receipt of this notice.

Code(s) in Violation:

1 IPMC, Exterior Property Areas, 302.4 Weeds

Corrective Actions Required:

1 Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches.

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301 USPS CERTIFIED MAIL



9214 8901 9403 8309 9679 52

TCE250643 LM SIMMONS GERALD LEE SIMMONS KELLY JO 4719 BIGLEAF LN P C BEACH FL 32408-7082

Return Reference Number: Username: Bonita Paige

Custom 1:

Custom 2:

Custom 3:

Custom 4:

Custom 5:



April 15, 2025

SIMMONS GERALD LEE SIMMONS KELLY JO 4719 BIGLEAF LN PANAMA CITY BEACH FL 32408

Re: Address: V/L East of 1411 Hernando Dr

Case No.: TCE250643 Tax I.D. # 410255 C0230

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Martin Atorresagasti

Code Enforcement Division Attachment



Housing and Community Resilience Notice of Violation

Code Officer:

Martin Atorresagasti

Case #: TCE250643

Initial Inspection Date:

03/26/2025

Repeat Offender:

Location Address:

V/L East of 1411 Hernando Dr

Tax ID #:

410255 C0230

Owner(s):

SIMMONS GERALD LEE

SIMMONS KELLY JO 4719 BIGLEAF LN

PANAMA CITY BEACH FL 32408

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 15 days of receipt of this notice.

Code(s) in Violation:

1 IPMC, Exterior Property Areas, 302.4 Weeds

Corrective Actions Required:

1 Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches.

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee
Housing and Community Resilience
Code Enforcement
435 N Macomb St, 3rd Floor, Tallahassee, FL 32301
(850) 891-7007

DANGEROUS BUILDING NOTICE

Address: 1117 SEMINOLE DR

CE Case No.: TCE250606

This building has been found to be dangerous by the enforcement official. This notice is to remain on this building as placed thereon until the requirements of the notice, which have been posted have been fully complied with. It is unlawful to remove this notice until such requirements have been complied with. Violators subject to a fine not exceeding \$500.00 or imprisonment for a term not exceeding 60 days or both. (Section 1-7, Tallahassee Land Development).

To a	04/21/2025	
Enforcing Official, Code Enforcement	Date	

April 21, 2025

PLATT ROBERT 1117 SEMINOLE DR TALLAHASSEE FL 32301

Re: Address:

1117 SEMINOLE DR

Case No.:

TCE250606

Tax I.D. # 310670 BB0060

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Shameka Bush

Code Enforcement Division
Attachment



April 21, 2025

Dear Sir or Madam:

The appearance of our community and how we maintain individual properties has a significant impact on the quality of life in our neighborhoods. The City of Tallahassee has adopted ordinances requiring property to be maintained in a clean and safe condition. A recent inspection of your property revealed that certain conditions found do not comply with City code. These violations, corrective action required, and time frame for completion are noted on the attached violation notice. Should you encounter any difficulty, an extension of time may be granted by request. If such extension is needed, please call (850) 891-7007. If you are not the current owner of the property, or if you sell the property before the compliance deadline, please inform us of such action.

Due to the nature of the violations, the City's Condemnation Review Team (CRT) will evaluate the structure at the above address and may recommend demolition. Regardless of the CRT's recommendation, if the violations are not corrected, your case will be scheduled for hearing before the Municipal Code Enforcement Board/Code Magistrate. During the hearing, the findings of the CRT will be presented, and you will have the opportunity to be heard. Failure to bring the property into compliance may result in the City of Tallahassee correcting the violation(s) and assessing the cost, which could include placing a lien on the property until such time as all costs are reimbursed to the City. These costs may be recovered by court action if necessary. Your case may be presented to the Code Board/Magistrate even if the violation has been corrected prior to the hearing or if the structure is boarded. The City's Board and Seal Ordinance, (Section 3-371, Tallahassee Land Development Code), includes a time limit for a structure to remain boarded. Cases involving boarded structures will be taken to the Board/Magistrate for an order to be issued to determine the time limit. If removal of boards reveals other code violations, those violations must also be corrected.

Building permits may be required before repairs or alterations can be made to any building. Building and demolition permits may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, First Floor, telephone number (850) 891-7125.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. **Once you correct** the violation(s), contact our office immediately to request an inspection.

Sincerely,

Shameka Bush

Code Enforcement Division

Attachment



Housing and Community Resilience Notice of Violation

Code Officer: Shameka Bush

Case #: TCE250606

Initial Inspection Date:

04/16/2025

Repeat Offender:

Location Address:

1117 SEMINOLE DR

Tax ID #:

Owner(s):

310670 BB0060

PLATT ROBERT

1117 SEMINOLE DR

TALLAHASSEE FL 32301

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

This structure has been deemed dangerous due to unsafe and/or unsanitary conditions as defined in the Tallahassee Land Development Code Chapter 1, Sec 1-2, and Chapter 3, Article X, will be evaluated by the City's Condemnation Review Team (CRT) and may be recommended for demolition.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 10 days of receipt of this notice.

Code(s) in Violation:

- 1 TLDC, Chapter 3, Article IX, Section 3-488(b) Maintenance
- 2 IPMC, Exterior Structure, 304.4 Structural Members
- IPMC, Interior Structure, 305.2 Structural Members 3

Corrective Actions Required:

- Remove all trash, litter, and debris from the entire property.
- Structural members have extensive fire damage and will need to be removed. Ensure all fire damaged material is removed from the property.
- Ensure all interior structural members are maintained and structurally sound. 3 Ensure all fire damaged material is removed from the property.

If you questions concerning these violations, please call DUL 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301

USPS CERTIFIED MAIL



9214 8901 9403 8310 5756 27

TCE250606 DB PLACARD/NOV/DEMO PLATT ROBERT 1117 SEMINOLE DR TALLAHASSEE FL 32301-4665

Return Reference Number: Username: Denise Garrett

Custom 1: Custom 2:

Custom 3:

Custom 4: Custom 5:

....

TCE250606 DB PLACARD

Final Audit Report 2025-04-21

Created: 2025-04-21

By: Denise Garrett (denise.garrett@talgov.com)

Status: Signed

Transaction ID: CBJCHBCAABAARUORLa4GgLcBdNOxOZ1TjlzN9XB50c7g

"TCE250606 DB PLACARD" History

- Document created by Denise Garrett (denise.garrett@talgov.com)
 2025-04-21 2:04:14 PM GMT
- Document emailed to Lesa Vause (lesa.vause@talgov.com) for signature 2025-04-21 2:04:21 PM GMT
- Email viewed by Lesa Vause (lesa.vause@talgov.com) 2025-04-21 - 6:48:04 PM GMT
- Document e-signed by Lesa Vause (lesa.vause@talgov.com)
 Signature Date: 2025-04-21 6:48:51 PM GMT Time Source: server
- Agreement completed. 2025-04-21 - 6:48:51 PM GMT



May 08, 2025

STEVENS ARTHUR STEVENS ETHEL 720 DUNN ST TALLAHASSEE FL 32304

Re: Address: 212655 D0070 V/L Next to 818 GOLDEN ST

Case No.: TCE250775 Tax I.D. # 212655 D0070

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Martin Atorresagasti

Code Enforcement Division
Attachment



Housing and Community Resilience Notice of Violation

Code Officer: Martin Atorresagasti Case #: TCE250775

Initial Inspection Date: 04/21/2025 Repeat Offender:

Location Address: 212655 D0070 V/L Next to 818 GOLDEN ST Tax ID #: 212655 D0070

Owner(s): STEVENS ARTHUR

STEVENS ETHEL 720 DUNN ST

TALLAHASSEE FL 32304

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 15 days of receipt of this notice.

Code(s) in Violation:

- 1 IPMC, Exterior Property Areas, 302.4 Weeds
- 2 TLDC, Chapter 3, Article IX, Section 3-488(b) Maintenance

Corrective Actions Required:

- 1 Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches.
- 2 Remove all trash, litter, and debris from the entire property.

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301 **USPS CERTIFIED MAIL**



9214 8901 9403 8313 4966 53

TCE250775 LM/NOV STEVENS ARTHUR & STEVENS ETHEL 720 DUNN ST TALLAHASSEE FL 32304-2461

Return Reference Number:

Username: Denise Garrett

Custom 1: Custom 2:

Custom 3:

Custom 4:

Custom 5:



Housing and Community Resilience Code Enforcement Division

May 09, 2025

BARNES JAMES W 1031 JOE LOUIS ST TALLAHASSEE FL 32304

Re: Address: 1031 JOE LOUIS ST, Tallahassee, FL, 32304

Case No.: TCE250969 Tax I.D. # 212635 O0010

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Shawdranette House

Code Enforcement Division
Attachment



Housing and Community Resilience Notice of Violation

Code Officer: Shawdranette House Case #: TCE250969

Initial Inspection Date: 05/08/2025 Repeat Offender:

Location Address: 1031 JOE LOUIS ST, Tallahassee, FL, 32304 Tax ID #: 212635 00010

Owner(s): BARNES JAMES W

1031 JOE LOUIS ST

TALLAHASSEE FL 32304

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 15 days of receipt of this notice.

Code(s) in Violation:

- 1 IPMC, Exterior Property Areas, 302.4 Weeds
- 2 TLDC, Chapter 3, Article IX, Section 3-488(b) Maintenance

Corrective Actions Required:

- 1 Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches.
- 2 Remove all trash, litter, and debris from the entire property. Also, the large pile of debris needs to be removed.

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301 USPS CERTIFIED MAIL



9214 8901 9403 8313 5724 70

TCE250969 LM/NOV BARNES JAMES W 1031 JOE LOUIS ST TALLAHASSEE FL 32304-2133

Return Reference Number: Username: Denise Garrett

Custom 1:

Custom 2:

Custom 3:

Custom 4: Custom 5:

Postage: \$8.1600

CASE NO.: TCE250141

VIOLATION ADDRESS: 3247 BODMIN MOOR DR

VIOLATION TAX ID #: 112725 N0130

On 05/06/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 112725 N0130 and the physical address is 3247 BODMIN MOOR DR Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: FREEMAN JAMES K / FREEMAN BRENDA H (hereinafter "Property Owner(s)").
- On 01/15/2025 Property Owner(s) was/were given 5 DAYS to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. IPMC, Exterior Property Areas, 302.7 Accessory Structures
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles

- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 02/13/2025 of the Initial Hearing by certified mail and posting of the property.

On April 8, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearing
	_X_DID NOT attend the initial hearing.
7.	On May 06, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 04/14/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 05/06/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing. DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:
	A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter, and debris from the entire property.
	B. IPMC, Exterior Property Areas, 302.7 Accessory Structures Corrective Action Required: Ensure accessory structures, including detached

garages, fences and walls, are maintained structurally sound and in good repair.

- C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles

 Corrective Action Required: Ensure all vehicles are operable and display a valid
 license plate
- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
 - 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
 - 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE250630

VIOLATION ADDRESS: 2731 S BLAIRSTONE RD

VIOLATION TAX ID #: 3105420000150

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 3105420000150 and the physical address is identified 2731 S BLAIRSTONE RD Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: WP FLORIDA LLC (hereinafter "Property Owner(s)").
- On 03/24/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.9 Overhang Extensions
 - B. IPMC, Interior Structure, 305.1 General
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/01/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.
- Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing

DID NOT attend this hearing

- The following violations remain:
 - A. IPMC, Exterior Structure, 304.9 Overhang Extensions

 Corrective Action Required: Ensure all overhang extensions including, but not limited to, canopies, marquees, signs, metal awnings, fire escapes, standpipes and exhaust ducts are maintained in good repair and properly anchored. Maintain surfaces to ensure they are weatherproof and properly surface coated to prevent deterioration Repair rotted out soffit and overhang by unit B 15.
 - B. IPMC, Interior Structure, 305.1 General

 Corrective Action Required: Ensure the interior of a structure and equipment therein
 shall be maintained in good repair, structurally sound and in a sanitary condition.

 Repair kitchen drawer in disrepair and sagging cabinet doors when opened.
- 8. As of the date of this Order, the property fails to be in compliance with-the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given _______ days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

DONE and ORDERED this 6th day of May 2025.

Jodia Dodson
Mr. Jody Dodson, Code Magistrate

CASE NO.: TCE250209

VIOLATION ADDRESS: 306 E COLLEGE AVE

VIOLATION TAX ID #: 2136250751277

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2136250751277 and the physical address is identified 306 E COLLEGE AVE, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: FLORIDA HOSPITAL ASSOCIATION (hereinafter "Property Owner(s)").
- On 02/07/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):

A. IPMC, Exterior Property Areas, 302.2 Grading and Drainage

- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 03/12/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

.20

Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing

DID NOT attend this hearing

	A. IPMC, Exterior Property Areas, 302.2 G. Corrective Action Required: Grade and me and to prevent the accumulation of water eroding the walkway of your building.	aintain land to p	revent the erosion of so	
8.	As of the date of this Order, the property Tallahassee Code of General Ordinances at Code and/or the International Property Main	nd/or City of Ta		
9.	The Property Owner(s) is/are given	Oday	s to bring the above-desc	ribed
10.	If the above-described property is not bro number of days allotted above, this case will against the Property Owner(s).	ll be brought ba		te on
DON	E and ORDERED this 6th day of May 2025.			
	Jodie Dodson Mr. Jody Dodson,	- 2	PMAN TOWN / PMAN (PMAN TOWN)	
R	Mr. Jody Dodson,	Code Magis	trate	

The following violations remain:

7.

CASE NO.: TCE250255

VIOLATION ADDRESS: 1043 PRESTON ST

VIOLATION TAX ID #: 2126204670000

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number-2126204670000 and the physical address is identified 1043 PRESTON ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: YU JIANKUI / GAO DONGMEI (hereinafter "Property Owner(s)").
- On 03/12/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. IPMC, Exterior Structure, 304.1 General
 - C. IPMC, Exterior Structure, 304.2 Protective Treatment
 - D. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/15/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend this hearing
	DID NOT attend this hearing
7.	The following violations remain:
	A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove household items, building material, building rubbish, or similar items from the exterior of the property.
	D. TD165 T
	B. IPMC, Exterior Structure, 304.1 General
	Corrective Action Required: Ensure the exterior of a structure and equipment are in good repair, structurally sound and in a sanitary condition.
	C. IPMC, Exterior Structure, 304.2 Protective Treatment
	Corrective Action Required: Ensure all exterior surfaces are maintained in good condition. Maintain surfaces to ensure they are weatherproof and watertight, and properly surface coated to prevent deterioration.
	D. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight.
8.	As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
-4	
9.	The Property Owner(s) is/are given

10.	If the above-described property is not brought	into substantial compliance within the
	number of days allotted above, this case will be	brought back to the Code Magistrate or
	June 3,2025 at which	h time fines and/or cost may be assessed
	against the Property Owner(s).	

DONE and ORDERED this 6th day of May 2025.

JODY DODSON
JODY DODSON (May 7, 2025 15:00 EDT)

CASE NO.: TCE250557

VIOLATION ADDRESS: 2621 TUPELO TER

VIOLATION TAX ID #: 212370 R0090

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 212370 R0090 and the physical address is identified 2621 TUPELO TER, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: 2726 TALLAHASSEE LODGING LLC (hereinafter "Property Owner(s)").
- On 04/10/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Property Areas, 302.4 Weeds
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - C. IPMC, General, 301.3 Vacant Structures and Land
 - D. IPMC, Plumbing Systems and Fixtures, 504.1 Plumbing System Hazards
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/15/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6.		Property Owner(s) and/or Property Owner(s) Representative(s):
		DID attend this hearing
		DID NOT attend this hearing
7.		The following violations remain:
	A.	IPMC, Exterior Property Areas, 302.4 Weeds Corrective Action Required: Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches.
	В.	TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter, and debris from the entire property.
	C.	IPMC, General, 301.3 Vacant Structures and Land Corrective Action Required: If the property is intended to be vacant, ensure all windows and doors are in sound and secure condition, including the doors and windows that are open.
	D.	IPMC, Plumbing Systems and Fixtures, 504.1 Plumbing System Hazards Corrective Action Required: Ensure the plumbing system in a structure does not constitute a hazard to the occupants or the structure by reason of inadequate service, inadequate venting, cross connection, back siphonage, improper installation, deterioration or damage, or similar reasons. Ensure all plumbing systems are functional as long as the structure is occupied as required by the City of Tallahassee Code of Ordinances.
8.		As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
9.		The Property Owner(s) is/are given

10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on against the Property Owner(s).

DONE and ORDERED this 6th day of May 2025.

9350

Jodis Dodson

CASE NO.: TCE250474

VIOLATION ADDRESS: 515 LYNNDALE ST

VIOLATION TAX ID #: 310775 B0120

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 310775 B0120 and the physical address is identified 515 LYNNDALE ST, Tallahassee, Florida.
 - 2. As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: MOLTIMORE NICOLE A (hereinafter "Property Owner(s)").
 - On 03/06/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment

- B. IPMC, Exterior Structure, 304.7 Roof and Drains IPMC, Mechanical and Electrical Requirements, 605.1 Installation
- C. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.

 On 03/07/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

	DID attend this hearing DID NOT attend this hearing
7.	The following violations remain:
	A. IPMC Exterior Structure, 304.2 Protective Treatment Corrective Action Required: Ensure all exterior surfaces are maintained in good condition. Maintain surfaces to ensure they are weatherproof and watertight, and properly surface coated to prevent deterioration.
	B. IPMC, Exterior Structure, 304.7 Roof and Drains Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure.
	C. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight.
8.	As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
9.	The Property Owner(s) is/are given 15 days to bring the above-described property into compliance.
10.	If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate or at which time fines and/or cost may be assessed
	against the Property Owner(s).

DONE and ORDERED this 6th day of May 2025.

Jodie Dodson

CASE NO.: TCE250159

VIOLATION ADDRESS: 2731 S BLAIR STONE RD APT J-71

VIOLATION TAX ID #: 3105420000710

On 05/06/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 3105420000710 and the physical address is 2731 S BLAIR STONE RD APT J-71, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: WP FLORIDA LLC (hereinafter "Property Owner(s)").
- On 02/03/2025 Property Owner(s) was/were given 15 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment
 - B. IPMC, Exterior Structure, 304.7 Roof and Drains
 - C. IPMC, Exterior Structure, 304.7 Roof and Drains
 - D. IPMC, Exterior Structure, 304.9 Overhang Extensions
 - E. IPMC, Interior Structure, 305.3 Interior Surfaces
 - F. IPMC, Light, Ventilation and Occupancy Limitations, 401.2 Responsibility
 - G. IPMC, Plumbing Facilities and Fixture Requirements, 501.2 Responsibility

- H. IPMC, Mechanical and Electrical Requirements, 603.1 Mechanical Equipment and Appliances
- I. IPMC, Mechanical and Electrical Requirements, 604.1 Facilities Required
- J. IPMC, Fire Safety Requirements, 704.6 Single and Multiple Station Smoke Alarms
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 02/28/2025 of the Initial Hearing by certified mail and posting of the property.

On April 8, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6. Property Owner(s) and/or Property Owner(s) Representative(s):

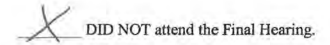
_ DID attend the initial hearing

X DID NOT attend the initial hearing.

- Sec. - 4 4

- On May 06, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
- On 04/15/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 05/06/2025 by certified mail, hand delivery and/or by posting of the property.
- Property Owner(s) and/or Property Owner(s) Representative(s):

____ DID attend the Final Hearing.



- The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
- 11. The following violations remain:
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment

 Corrective Action Required: Ensure all exterior surfaces are maintained in good

 condition. Maintain surfaces to ensure they are weatherproof and watertight and
 properly surface coated to prevent deterioration. Apt J 71.
 - B. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair and/or replace the roof to prevent water entry
 and damage to roof structure. Apt J 71.
 - C. IPMC, Exterior Structure, 304.7 Roof and Drains Corrective Action Required: Repair, remove, and/or replace the roof drains, gutters, and downspouts. Ensure all roof components are in good repair, free from obstructions, and do not discharge water in a manner that creates a public nuisance. Apt J 71.
 - D. IPMC, Exterior Structure, 304.9 Overhang Extensions

 Corrective Action Required: Ensure all overhang extensions including, but not limited to, canopies, marquees, signs, metal awnings, fire escapes, standpipes and exhaust ducts are maintained in good repair and properly anchored. Maintain surfaces to ensure they are weatherproof and properly surface coated to prevent deterioration. Apt J 71.
 - E. IPMC, Interior Structure, 305.3 Interior Surfaces

 Corrective Action Required: Ensure all interior surfaces are maintained in good, clean working condition. Replace or remove all peeling, chipping, flaking, or abraded paint. Repair all defective surfaces. Apt J 71.
 - F. IPMC, Light, Ventilation and Occupancy Limitations, 401.2 Responsibility Corrective Action Required: Ensure all lights and ventilation are maintained in a good condition. Repair the ventilation duct in the hallway. Apt J 71.

- G. IPMC, Plumbing Facilities and Fixture Requirements, 501.2 Responsibility Corrective Action Required: Ensure plumbing fixtures and facilities are maintained. Apt J 71.
- H. IPMC, Mechanical and Electrical Requirements, 603.1 Mechanical Equipment and Appliances

Corrective Action Required: Ensure all mechanical equipment, appliances, fireplaces, solid fuel burning appliances, cooking appliances and water heating appliances are properly installed, in a safe working condition, and perform as originally designed. Apt J 71.

- I. IPMC, Mechanical and Electrical Requirements, 604.1 Facilities Required Corrective Action Required: Ensure every occupied building is served with an electrical system in compliance with applicable codes and requirements. Apt J 71.
- J. IPMC, Fire Safety Requirements, 704.6 Single and Multiple Station Smoke Alarms Corrective Action Required: Ensure smoke alarms are fully functional in all appropriate areas on each floor of the interior structure including bedrooms, hallways, and living areas as required. Apt J 71.
- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).

-

DATE T

14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242893

Contraction of the

VIOLATION ADDRESS: 2400 W THARPE ST APT 308

VIOLATION TAX ID #: 2121510191480

On 05/06/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2121510191480 and the physical address is 2400 W THARPE ST APT 308, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: PLATO VILALS APTS LLC (hereinafter "Property Owner(s)").
- On 01/15/2025 Property Owner(s) was/were given 30 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.2 Protective Treatment
 - B. IPMC, Interior Structure, 305.3 Interior Surfaces
 - C. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames

- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 02/28/2025 of the Initial Hearing by certified mail and posting of the property.

On April 8, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	X DID attend the initial hearing
	DID NOT attend the initial hearing.
7.	On May 06, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 04/14/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 05/06/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s): DID attend the Final Hearing.
	DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain: A. IPMC, Exterior Structure, 304.2 Protective Treatment Corrective Action Required: Ensure all exterior surfaces are maintained in good
	condition. Maintain surfaces to ensure they are weatherproof and watertight and properly surface coated to prevent deterioration. Apt 308.
	B. IPMC, Interior Structure, 305.3 Interior Surfaces Corrective Action Required: Ensure all interior surfaces are maintained in good, clean working condition. Replace or remove all peeling, chipping, flaking, or

abraded paint. Repair all defective surfaces. Apt 308.

C. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight. Apt 308.

> Please be advised the magistrate has amended this order for fines to start on the 16th day if not in compliance

- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE250036

VIOLATION ADDRESS: 1556 CHINA GROVE TRL

VIOLATION TAX ID #: 3104380000150

On 05/06/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104380000150 and the physical address is 1556 CHINA GROVE TRL, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: SMITH ROBERT (hereinafter "Property Owner(s)").
- On 02/03/2025 Property Owner(s) was/were given 15 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Property Areas, 302.4 Weeds
 - B. IPMC, Exterior Property Areas, 302.7 Accessory Structures
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 02/28/2025 of the Initial Hearing by certified mail and posting of the property.

On April 8, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearing
	_X DID NOT attend the initial hearing.
7.	On May 06, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 04/14/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 05/06/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing.
	DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:
9	A. IPMC, Exterior Property Areas, 302.4 Weeds Corrective Action Required: Cut lawn to ensure all high grass, weeds and overgrowth are maintained to an overall height of less than 12 inches. Remove all dead tree limbs and tree debris from the entire property.
	B. IPMC, Exterior Property Areas, 302.7 Accessory Structures Corrective Action Required: Ensure accessory structures, including detached garages, fences and walls, are maintained structurally sound and in good repair.

- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242884

VIOLATION ADDRESS: 805 S MACOMB ST

VIOLATION TAX ID #: 2136900348860

On 05/06/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2136900348860 and the physical address is 805 S MACOMB ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: TAYLOR RUSSELL (hereinafter "Property Owner(s)").
- On 12/16/2024 Property Owner(s) was/were given 30 DAYS to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 02/20/2025 of the Initial Hearing by certified mail and posting of the property.

On April 8, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearing
	_X DID NOT attend the initial hearing.
7.	On May 06, 2025 this case came before the Municipal Code Enforcement Board/Magistrate for a Final Hearing
8.	On 04/15/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 05/06/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing. DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:
	A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter and debris from the entire property.
	B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove and dispose of all dead trees and tree debris from property.
12.	Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.

- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242754

VIOLATION ADDRESS: 2731 BLAIR STONE RD APT K-65

VIOLATION TAX ID #: 3105420000650

On 05/06/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 3105420000650 and the physical address is 2731 BLAIR STONE RD APT K-65, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: WP FLORIDA LLC (hereinafter "Property Owner(s)").
- On 12/16/2024 Property Owner(s) was/were given 30 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains
 - B. IPMC, Exterior Structure, 304.7 Roof and Drains
 - C. IPMC, Exterior Structure, 304.9 Overhang Extensions
 - D. IPMC, Interior Structure, 305.3 Interior Surfaces
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 02/07/2025 of the Initial Hearing by certified
 mail and posting of the property.

On April 8, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearing
	_XDID NOT attend the initial hearing.
7.	On May 06, 2025 this case came before the Municipal Code Enforcement Board/Magistrat for a Final Hearing
8.	On 04/14/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 05/06/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing. DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:

Corrective Action Required: Repair and/or replace the roof to prevent water entry

Corrective Action Required: Repair, remove, and/or replace the roof drains, gutters,

obstructions, and do not discharge water in a manner that creates a public nuisance.

and downspouts. Ensure all roof components are in good repair, free from

A. IPMC, Exterior Structure, 304.7 Roof and Drains

B. IPMC, Exterior Structure, 304,7 Roof and Drains

and damage to roof structure. Apt K 65.

Apt K 65.

- C. IPMC, Exterior Structure, 304.9 Overhang Extensions Corrective Action Required: Ensure all overhang extensions including, but not limited to, canopies, marquees, signs, metal awnings, fire escapes, standpipes and exhaust ducts are maintained in good repair and properly anchored. Maintain surfaces to ensure they are weatherproof and properly surface coated to prevent deterioration. Apt K 65.
- D. IPMC, Interior Structure, 305.3 Interior Surfaces

 Corrective Action Required: Ensure all interior surfaces are maintained in good,
 clean working condition. Replace or remove all peeling, chipping, flaking, or
 abraded paint. Repair all defective surfaces. Apt K 65.
- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242616

VIOLATION ADDRESS: 2313 CUMBERLAND DR

VIOLATION TAX ID #: 212105 C0120

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 212105 C0120 and the physical address is identified 2313 CUMBERLAND DR Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: Dorvelus Josieur/ ereinafter "Property Owner(s)").
 Mosley Quenishia L
- On 11/04/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 03/17/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing

_____ DID NOT attend this hearing

pter 3, Article IX, Secti ction Required: Remove d.	and the state of t	laintenance f all dead trees from the property, in
Code of General Ordinar	nces and/or Cit	arting of the first of the fir
	15	days to bring the above-described
ys allotted above, this ca	ase will be bro	
t .	Code of General Ordinate the International Propert Owner(s) is/are given compliance. described property is now allotted above, this constituted above.	Code of General Ordinances and/or Cithe International Property Maintenance Owner(s) is/are given compliance. described property is not brought into ys allotted above, this case will be brown at which ti

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242978

27 77

5.5

5%

VIOLATION ADDRESS: 2328 OLIVER ST APT A

VIOLATION TAX ID #: 411165 G0050

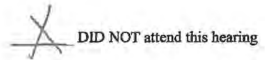
On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 411165 G0050 and the physical address is identified 2328 OLIVER ST APT A Tallahassee, Florida.
- 2. As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CP DANNER CONSTRUCTION INC/ (hereinafter "Property Owner(s)").

 Isom Keon / Session Xander
- On 12/30/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains
 - B. IPMC, Exterior Structure, 304.18.1 Building Security Doors
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- 5. On 3/4/25 the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

____ DID attend this hearing



- 7. The following violations remain:
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair and/or replace the roof to prevent water entry and damage to roof structure.

IPMC, Exterior Structure, 304.18.1 Building Security Doors

Corrective Action Required: Ensure all access doors have deadbolt locks installed.

Ensure all deadbolts are operable from egress side. Ensure all deadbolts have a minimum lock throw of 1 inch and must be installed and maintained in good working condition.

- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- The Property Owner(s) is/are given _______ days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

DONE and ORDERED this 6th day of May 2025.

Jodie Dodson

CASE NO.: TCE250451

VIOLATION ADDRESS: 1001 OCALA RD

VIOLATION TAX ID #: 2127204520000

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2127204520000 and the physical address is identified 1001 OCALA RD, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: FMF AQUA-STATION / FMF AQUA-ARLINGTON LLC / FMF AQUA-BENTON LLC (hereinafter "Property Owner(s)").
- On 03/18/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Mechanical and Electrical Requirements, 605.1 Installation
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate:
- On 03/18/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

-

DID attend this hearing

DID NOT attend this hearing

77	The Call		lations	
7.	The foll	garwol	violations	remain:

- A. IPMC, Mechanical and Electrical Requirements, 605.1 Installation

 Corrective Action Required: Ensure all electrical equipment, wiring and appliances are
 properly installed and maintained in a safe, approved manner. Building A, B and C
 secure all fire panel doors with key locking devices in the hallways. Building A all
 electrical junction boxes must have cover plates to contain all electrical wires. Building
 A by room 106 secure loose conduit by walkway and porch. Buildings A, B and C
 inside fire panel remove the household electrical cord with 110 volt. 100-volt power
 supply must be enclosed in electrical box and done by code.
- 8. As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
- 9. The Property Owner(s) is/are given 30 days to bring the above-described property into compliance.
- 10. If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on against the Property Owner(s).

DONE and ORDERED this 6th day of May 2025.

JODY DODSON JODY DODSON (May 7, 2025 15:01 EDT)

CASE NO.: TCE242899

VIOLATION ADDRESS: 2915 SHARER RD APT 1336

VIOLATION TAX ID #: 2113206220000

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 2113206220000 and the physical address is identified 2915 SHARER RD APT 1336 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: LCP TALLAHASSEE LLC (hereinafter "Property Owner(s)").
- On 12/16/2024 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Structure, 304.7 Roof and Drains
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- 5. On 03/11/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.
- Property Owner(s) and/or Property Owner(s) Representative(s):

DID	NOT	attend	this	hearing
		PACK GATE		

-

7.	The following violations remain:			
-	A. IPMC, Exterior Structure, 304.7 Roc Corrective Action Required Repair and entry and damage to the roof structure	Vor replace t		revent water
8.	As of the date of this Order, the prop Tallahassee Code of General Ordinance Code and/or the International Property I	es and/or Cit	y of Tallahassee Lar	The second secon
9.	The Property Owner(s) is/are given property into compliance.	15	days to bring the	above-described
10.	If the above-described property is not number of days allotted above, this case	will be brou		e Magistrate on
	against the Property Owner(s).			
DON	E and ORDERED this 6th day of May 202	25.		
DOM			100	
DON	Qodie Dodson		12.5	

CASE NO.: TCE250421

VIOLATION ADDRESS: 214 N DELLVIEW DR

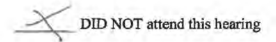
VIOLATION TAX ID #: 212430 A0110

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 212430 A0110 and the physical address is identified 214 N DELLVIEW DR Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: LUNSFORD EDWARD C (hereinafter "Property Owner(s)").
- 3. On 02/26/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- 5. On 311/25 the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.
- Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing



7.		The following violations remain:				
	A.	TLDC, Chapter 3, Article IX, Section 3 Corrective Action Required: Remove all t property. Outdoor storage is not allowed s structure.	rash, litter,	and debris	T	
	В.	TLDC, Chapter 3, Article IX, Section 3 Corrective Action Required: Remove hou rubbish, or similar items from the exterior	sehold items	s, building	material, buildi	ing
8.		As of the date of this Order, the proper Tallahassee Code of General Ordinances Code and/or the International Property Ma	and/or City	of Tallaha		
9.		The Property Owner(s) is/are given property into compliance.	5	_ days to b	ring the above-d	escribed
10.			rill be broug	th back to	and the second s	strate on
		against the Property Owner(s).	514			
		12.0		.24	74463 a. 17274	
DO	NE	and ORDERED this 6th day of May 2025.		ود بيدد		

Jodis Dodson

CASE NO.: TCE250404

VIOLATION ADDRESS: 1554 LAKE AVE

VIOLATION TAX ID #: 410230 00084

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number410230 00084 and the physical address is identified 1554 LAKE AVE Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: GLEN HOLLOW HOLDINGS LLC (hereinafter "Property Owner(s)").
- 3. On 02/25/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. TLDC, Chapter 3, Article VII, Section 3 401 Fences and Walls
 - C. IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 3/3/25 the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery-and/or posting of property.
 - Property Owner(s) and/or Property Owner(s) Representative(s):

_____ DID attend this hearing
_____ DID NOT attend this hearing

7.		The following violations remain:
	A.	TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter, and debris from the entire property.
	В.	TLDC, Chapter 3, Article VII, Section 3 401 Fences and Walls Corrective Action Required: Repair or remove the fence/wall that is in disrepair and considered unsafe. Remove Galvanized fence post left from a previous chain link fence
	C.	IPMC, Exterior Structure, 304.13 Window, Skylight and Door Frames Corrective Action Required: Ensure every window, skylight, door and frame is kept in sound condition, good repair and is weathertight. Remove all boards and ensure all windows and doors are sound and in working Order.
8.		As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Development Code and/or the International Property Maintenance Code.
9.		The Property Owner(s) is/are given days to bring the above-described property into compliance.
10.	1	If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).

DONE and ORDERED this 6th day of May 2025.

Jodis Dodson

CASE NO.: TCE0250440

VIOLATION ADDRESS: 819 SUNDOWN LN

VIOLATION TAX ID #: 411480 D0090

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 411480 D0090 and the physical address is identified 819 SUNDOWN LN Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CLARKE LONDON (hereinafter "Property Owner(s)").
- On 02/27/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):

A. IPMC, Exterior Property Areas, 302.8 Motor Vehicles

- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/01/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6. Property Owner(s) and/or Property Owner(s) Representative(s):

DID attend this hearing

DID NOT attend this hearing

M 41

7. The following violations remain:

	A.	IPMC, Exterior Property Areas, 302.8 Motor Vehicles Corrective Action Required: Ensure all vehicles are operable and display a valid license plate. Unlicensed RV no tag.
8.		As of the date of this Order, the property fails to be in compliance with the City of Tallahassee Code of General Ordinances and/or City of Tallahassee Land Developmen Code and/or the International Property Maintenance Code.
9.		The Property Owner(s) is/are given days to bring the above-described property into compliance.
10.		If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed against the Property Owner(s).
DO	NE	and ORDERED this 6th day of May 2025.

CASE NO.: TCE250412

VIOLATION ADDRESS: 3208 HUNTINGTON WOODS BLVD

VIOLATION TAX ID #: 2116080000340

On 05/06/2025, the above-mentioned case came for an Initial Hearing before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 2116080000340 and the physical address is identified 3208 HUNTINGTON— WOODS BLVD Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: VANDERBILT REAL ESTATE INVESTMENTS LLC (hereinafter "Property Owner(s)").
- On 02/25/2025 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. IPMC, Exterior Property Areas, 302.8 Motor Vehicles
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/01/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.
- 6. Property Owner(s) and/or Property Owner(s) Representative(s):

 DID attend this hearing (neighbor)

 DID NOT attend this hearing

7.		The following violations remain:				
	A.	TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter, and debr property. Remove wood from outdoor storage		enti	ire	
	B.	IPMC, Exterior Property Areas, 302.8 Motor Vehicles Corrective Action Required: Ensure all vehicles are operable license plate.	and displa	yav	alid	
8.		As of the date of this Order, the property fails to be in con Tallahassee Code of General Ordinances and/or City of Tallah Code and/or the International Property Maintenance Code.				
9.		The Property Owner(s) is/are given days to property into compliance.	bring the a	bove	≻descr	ibed
10.		If the above-described property is not brought into substantinumber of days allotted above, this case will be brought back to the substantial at which time fines are	to the Code	Ma _a	gistrate	e on
	2	against the Property Owner(s).				
		To the state of th	â			्रातंत्र्य
		The second of th		-	5	* 1
DO	NE.	and ORDERED this 6th day of May 2025.	.=.			

Jodie Dodson

CASE NO.: TCE242210

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1215

VIOLATION TAX ID #: 3104080011215

31 41 - 11

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code-Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011215 and the physical address is identified 1974 MIDYETTE RD APT #1215 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: ABLES BENJAMIN / ABLES HENNA SHAH (hereinafter "Property Owner(s)").
- 3. On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]

- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

	6.	Property Owner(s) and/or Property	Owner(s) Repre	sentative(s):
		DID attend this l	nearing	
		DID NOT attend	this hearing	
	7.	The following violations remain:		as been amended rovide certified fire watch
		A. 13.7.1.4.2 * - Fire Alarm system integrity, the fire alarm system sl program complying with the app [101:9.6.1.4] Corrective Action Required: Fire a	hall have an app licable requiren	roved maintenance and testing nents of NFPA 70 and NFPA 72
•		made to the system for compliance inspection was 2015.	the state of the s	
	8.		nances and/or Ci	be in compliance with the City of ty of Tallahassee Land Development Code.
	9.	The Property Owner(s) is/are given property into compliance.	45	days to bring the above-described
2 111 11	10.	number of days allotted above, this	case will be bro	o substantial compliance within the ught back to the Code Magistrate on me fines and/or cost may be assessed
		agains the Property Owner(s).	-	Section 1
the the				(%
	DO	NE and ORDERED this 6th day of Mag	y 2025.	

CASE NO.: TCE242215

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1212

VIOLATION TAX ID #: 3104080011212

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011212 and the physical address is identified 1974 MIDYETTE RD APT #1212 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: ZELMAN JOSHUA / ZELMAN PHILIP (hereinafter "Property Owner(s)").
- 3. On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- 5. On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

0.	DID attend this h	2
	DID NOT attend	this hearing
7.	The following violations remain:	This order has been amended to include: Provide certified fire watch
1	integrity, the fire alarm system sh program complying with the appl [101:9.6.1.4] Corrective Action Required: Fire a	not operating properly. To ensure operational hall have an approved maintenance and testing licable requirements of NFPA 70 and NFPA 72 clarm not operating properly. Repairs need to be Fire alarm system needs to be inspected, last
8.	이 점 되어 하다 먹는 것이 않는 사이들이 되는 것이 되는 것이 되는 것이 되었다면 하다 되었다. 그리	property fails to be in compliance with the City of nances and/or City of Tallahassee Land Development rty Maintenance Code.
9.	The Property Owner(s) is/are given property into compliance.	days to bring the above-described
10.	기존 - ' 성대는 ' 전에 크린 : [[] [] [] [] [] [] [] [] []	not brought into substantial compliance within the case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed
24.	against the Property Ówner(s).	
2	4 1	su inches en
DON	E and ORDERED this 6th day of May	2025.

CASE NO.: TCE242213

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1213

VIOLATION TAX ID #: 3104080011213

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011213 and the physical address is identified 1974 MIDYETTE RD APT #1213 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: KEITH KELLY NICOLE (hereinafter "Property Owner(s)").
- On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- 5. On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

	6.	Property Owner(s) and/or Property	Owner(s) Repres	entative(s):	
		DID attend this h	earing		
		DID NOT attend	this hearing		
	7.	The following violations remain:		as been amended Provide certified fire watch	
-	A	. 13.7.1.4.2 * - Fire Alarm system r integrity, the fire alarm system sh program complying with the appl [101:9.6.1.4] Corrective Action Required: Fire a made to the system for compliance, inspection was 2015.	all have an appilicable requirem	roved maintenance and testing ents of NFPA 70 and NFPA 72 ing properly. Repairs need to be	
	8.	그렇게 하는 점점이 그렇게 되어 없었다면서 하셨다. 그렇게 이렇게 하게 되어 되어서 먹다. 이 하다	ances and/or Cit	be in compliance with the City of y of Tallahassee Land Development Code.	
	9.	The Property Owner(s) is/are given property into compliance.	45	days to bring the above-described	
	10.	그는 아이는 게임을 하면서 이용을 게임하셨다면서 이 없어 하는데, 가입 하면 대략 기업으로 되는 때문학을 하는데, 기업으로	case will be brou	o substantial compliance within the aght back to the Code Magistrate on the fines and/or cost may be assessed	
	DONE	E and ORDERED this 6th day of May	2025.		
			2		
		Mr. Jody Do	dson, Code I	Magistrate	

CASE NO.: TCE242212

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1214

VIOLATION TAX ID #: 3104080011214

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011214 and the physical address is identified 1974 MIDYETTE RD APT #1214 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: MILLERMARKER REALTY LLC (hereinafter "Property Owner(s)").
- 3. On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6.		Property Owner(s) and/or Property	Owner(s) Repres	entative(s):		
		DID attend this he	earing			
		DID NOT attend	this hearing			
7.		The following violations remain:		has been amend Provide certified		atch
	A.	13.7.1.4.2 * - Fire Alarm system in integrity, the fire alarm system shaprogram complying with the applit [101:9.6.1.4] Corrective Action Required: Fire almade to the system for compliance, inspection was 2015.	all have an appr icable requireme larm not operatin	roved maintenance ents of NFPA 70 and ag properly. Repair	and tes ad NFP	ting A 72
8.		As of the date of this Order, the p Tallahassee Code of General Ordina Code and/or the International Proper	ances and/or City	y of Tallahassee La		
9.		The Property Owner(s) is/are given _ property into compliance.	45	days to bring the	above-d	lescribed
10.		If the above-described property is number of days allotted above, this and the second	case will be brou		de Magi	strate on
		against the Property Owner(s).			\$2.00 pe	
		1 to 10 to 1		9	1.	25.
					4	

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242219

201 10

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1209

21 4. ...

VIOLATION TAX ID #: 3104080011209

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011209 and the physical address is identified 1974 MIDYETTE RD APT #1209 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: DARDEN COMMERICAL LLC (hereinafter "Property Owner(s)").
- On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

Property Owner(s) and/or Property Owner(s) Representative(s):				
DID attend this hearing				
DID NOT attend th	nis hearing			
The following violations remain:		der has been amended ide: Provide certified fire watch		
integrity, the fire alarm system shall program complying with the applic [101:9.6.1.4] Corrective Action Required: Fire ala	ll have an ap able require arm not opera	rements of NFPA 70 and NFPA 72 rating properly, Repairs need to be		
As of the date of this Order, the property fails to be in compliance with the C Tallahassee Code of General Ordinances and/or City of Tallahassee Land Develor Code and/or the International Property Maintenance Code.				
The Property Owner(s) is/are given property into compliance.	45	days to bring the above-described		
number of days allotted above, this ca	ase will be b	그렇게 되었다. 얼마를 마음이 되고 있다면 하나 있다면 하는 사람들이 하나 사람들이 되었다면 하는 것이다. 사람이 되었다.		
against the Property Owner(s).		and the second s		
	The following violations remain: 13.7.1.4.2 * - Fire Alarm system not integrity, the fire alarm system shap rogram complying with the application [101:9.6.1.4] Corrective Action Required: Fire alarmade to the system for compliance. It inspection was 2015. As of the date of this Order, the particular code and/or the International Property The Property Owner(s) is/are given property into compliance. If the above-described property is an number of days allotted above, this can be above, this can be above, this can be above.	The following violations remain: This ore to include. 13.7.1.4.2 * - Fire Alarm system not operating integrity, the fire alarm system shall have an a program complying with the applicable require [101:9.6.1.4] Corrective Action Required: Fire alarm not operating inspection was 2015. As of the date of this Order, the property fails Tallahassee Code of General Ordinances and/or Code and/or the International Property Maintenary The Property Owner(s) is/are given property into compliance. If the above-described property is not brought number of days allotted above, this case will be at whice at the same at the property at the same at a same at a same		

CASE NO.: TCE242217

300

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1105

VIOLATION TAX ID #: 3104080011105

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011105 and the physical address is identified 1974 MIDYETTE RD APT #1105 Tallahassee, Florida.
- 2. As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: DARDEN COMMERICAL LLC (hereinafter "Property Owner(s)").
- On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- 5. On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

0.	DID attend this	
	DID NOT attend	d this hearing
7.	The following violations remain:	This order has been amended to include: Provide certified fire watch
A.	integrity, the fire alarm system s program complying with the app [101:9.6.1.4] Corrective Action Required: Fire	not operating properly. To ensure operational shall have an approved maintenance and testing plicable requirements of NFPA 70 and NFPA 72 alarm not operating properly. Repairs need to be the e. Fire alarm system needs to be inspected, last
8.		property fails to be in compliance with the City of inances and/or City of Tallahassee Land Development erty Maintenance Code.
9.	The Property Owner(s) is/are given property into compliance.	days to bring the above-described
10.	· (1) [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	s not brought into substantial compliance within the scase will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed
DONE	and ORDERED this 6th day of Ma	ıy 2025.

CASE NO.: TCE242188

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1203

VIOLATION TAX ID #: 3104080021203

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011216 and the physical address is identified 1974 MIDYETTE RD APT #1203 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: DK RESIDENCY LLC (hereinafter "Property Owner(s)").
- On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- 5. On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6,	Property Owner(s) and/or Property O	***********	entative(s):
	DID NOT attend t		
7.	The following violations remain:		er has been amended e: Provide certified fire watch
	A. 13.7.1.4.2 * - Fire Alarm system no integrity, the fire alarm system sha program complying with the appli [101:9.6.1.4] Corrective Action Required: Fire alamade to the system for compliance. inspection was 2015.	all have an appr icable requireme farm not operation	roved maintenance and testing ents of NFPA 70 and NFPA 72 ong properly. Repairs need to be
8.	As of the date of this Order, the p Tallahassee Code of General Ordina Code and/or the International Proper	ances and/or City	y of Tallahassee Land Development
9.	The Property Owner(s) is/are given _ property into compliance.	45	days to bring the above-described
10.	number of days allotted above, this	case will be brou	1 시간 - 프로시 다양하다 이 집 그 사람들이 살아가 하는 사람들이 되었다.
DO	NE and ORDERED this 6th day of May	2025.	
		C 7 - 7 - 7	

CASE NO.: TCE242193

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1216

VIOLATION TAX ID #: 3104080011216

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011216 and the physical address is identified 1974 MIDYETTE RD APT #1216 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: DK RESIDENCY LLC (hereinafter "Property Owner(s)").
- 3. On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6.		Property Owner(s) and/or Property Owner(s) Representative(s):				
		DID attend this hearing				
		DID NOT attend this hearing				
7.		The following violations remain: This order has been amended to include: Provide certified fire watch				
	A.	13.7.1.4.2 * - Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]— Corrective Action Required: Fire alarm not operating properly. Repairs need to be made to the system for compliance. Fire alarm system needs to be inspected, last inspection was 2015.				
8.	As of the date of this Order, the property fails to be in compliance with the City Tallahassee Code of General Ordinances and/or City of Tallahassee Land Developm Code and/or the International Property Maintenance Code.					
9.		The Property Owner(s) is/are given 45 days to bring the above-described property into compliance.				
10.		If the above-described property is not brought into substantial compliance within the number of days allotted above, this case will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed				
-	6 68	against the Property Owner(s).				
		E. That I				
001	NE	and ORDERED this 6th day of May 2025.				

CASE NO.: TCE242192

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1108

VIOLATION TAX ID #: 3104080011108

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial-Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011108 and the physical address is identified 1974 MIDYETTE RD APT #1108 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: DK RESIDENCY LLC (hereinafter "Property Owner(s)").
- 3. On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6.	wner(s) Representative(s):				
	DID attend this hea	ring			
	DID NOT attend th	DID NOT attend this hearing			
7.	The following violations remain:	This order has been amended to include: Provide certified fire watch			
	integrity, the fire alarm system shal program complying with the applic [101:9.6.1.4] Corrective Action Required: Fire ala	t operating properly. To ensure operational labore an approved maintenance and testing able requirements of NFPA 70 and NFPA 72 rm not operating properly. Repairs need to be fire alarm system needs to be inspected, last			
8.		operty fails to be in compliance with the City of nees and/or City of Tallahassee Land Development Maintenance Code.			
9.	The Property Owner(s) is/are given property into compliance.	days to bring the above-described			
10.	number of days allotted above, this can against the Property Owner(s).	ot brought into substantial compliance within the use will be brought back to the Code Magistrate on at which time fines and/or cost may be assessed			
	.5. 52.7				
DON	E and ORDERED this 6th day of May 2	025.			

CASE NO.: TCE242191

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1201

VIOLATION TAX ID #: 3104080021201

20 20 - 30

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080021201 and the physical address is identified 1974 MIDYETTE RD APT #1201 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: DK RESIDENCY LLC (hereinafter "Property Owner(s)").
- On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6.	Property Owner(s) and/or Property DID attend this l		resentative(s):	
	DID NOT attend	I this hearing		
7.	The following violations remain:		has been amended Provide certified fire watch	
e e	program complying with the app [101:9.6.1.4]	hall have an ap dicable require alarm not oper	pproved maintenance and testing ements of NFPA 70 and NFPA 72 ating properly. Repairs need to be	
8. As of the date of this Order, the property fails to be in compliance with the Callahassee Code of General Ordinances and/or City of Tallahassee Land Develoc Code and/or the International Property Maintenance Code.				
9.	The Property Owner(s) is/are given property into compliance.	45	days to bring the above-describ	ed
 10.	number of days allotted above, this	case will be b	nto substantial compliance within to rought back to the Code Magistrate time fines and/or cost may be assess	on
	2	-		
DON	IE and ORDERED this 6th day of Ma	v 2025.		

CASE NO .: TCE 24 2189

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1101

VIOLATION TAX ID #: 3104080021101

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080021101 and the physical address is identified 1974 MIDYETTE RD APT #1101 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CLARK-NORD FL & GA LLC (hereinafter "Property Owner(s)").
- On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

	DID attend this h	nearing	
	DID NOT attend	this hearing	
7.	. The following violations remain:		der has been amended ude: Provide certified fire watch
	A. 13.7.1.4.2 * - Fire Alarm system integrity, the fire alarm system shappogram complying with the apple [101:9.6.1.4] Corrective Action Required: Fire a made to the system for compliance inspection was 2015.	hall have an ap licable require alarm not opera	proved maintenance and testing ments of NFPA 70 and NFPA 72 tting properly. Repairs need to be
8.	그 이 아이들은 그가 있었다면 어떻게 되었다. 그렇게 하는 사람들이 되는 그렇게 되었다면 하는 사람들이 되었다.	nances and/or C	to be in compliance with the City of City of Tallahassee Land Development e Code.
9.	The Property Owner(s) is/are given property into compliance.	45	days to bring the above-described
10.	number of days allotted above, this	case will be br	nto substantial compliance within the ought back to the Code Magistrate on time fines and/or cost may be assessed
2 1	against the Property Owner(s).		4.6

Property Owner(s) and/or Property Owner(s) Representative(s):

6.

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242187

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1204

VIOLATION TAX ID #: 3104080021204

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080021204 and the physical address is identified 1974 MIDYETTE RD APT #1204 Tallahassee, Florida.
 - As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CLARK-NORD FL & GA LLC (hereinafter "Property Owner(s)").
 - 3. On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
 - Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
 - 5. On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

0.		DID attend this hea		sentative(s):	
		DID NOT attend the	nis hearing		
7.		The following violations remain:		r has been amended e: Provide certified fire wat	ch
	A.	13.7.1.4.2 * - Fire Alarm system no integrity, the fire alarm system sha program complying with the applic [101:9.6.1.4] Corrective Action Required: Fire alamade to the system for compliance. Inspection was 2015.	ill have an app cable requiren arm not operat	roved maintenance and testing tents of NFPA 70 and NFPA 7 ing properly. Repairs need to be	g 72
8.		As of the date of this Order, the property Tallahassee Code of General Ordina Code and/or the International Property	nces and/or Ci	ty of Tallahassee Land Develop	
9.		The Property Owner(s) is/are given _ property into compliance.	45	days to bring the above-desc	cribed
10.		If the above-described property is number of days allotted above, this capacitant the Property Owner(s).	ase will be bro		ate on
			F	्रिया वर्षे स्था	T
				~~.	

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242211

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1107

VIOLATION TAX ID #: 3104080011107

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011107 and the physical address is identified 1974 MIDYETTE RD APT #1107 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CLARK-NORD FL & GA LLC (hereinafter "Property Owner(s)").
- 3. On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6.		Property Owner(s) and/or Property C	wner(s) Represe	entative(s):
		DID attend this hea	aring	
		DID NOT attend the	nis hearing	
7.		The following violations remain:		r has been amended E: Provide certified fire watch
	A.	13.7.1.4.2 * - Fire Alarm system no integrity, the fire alarm system sha program complying with the applic [101:9.6.1.4] Corrective Action Required: Fire alamade to the system for compliance.	ll have an appro cable requirement from not operation	oved maintenance and testing ints of NFPA 70 and NFPA 72 g properly. Repairs need to be
		inspection was 2015.		÷
8.		As of the date of this Order, the property Tallahassee Code of General Ordinal Code and/or the International Property	nces and/or City	of Tallahassee Land Development
9.		The Property Owner(s) is/are given property into compliance.	45	_ days to bring the above-described
10,		If the above-described property is number of days allotted above, this continued in the continued above.	ase will be brou	이 사람들이 얼마나 아니는 아이들이 아이를 하는데 아니는 아니는데 그렇게 되었다고 하는데 없다.
		against the Property Owner(s).		
15.2			2.	Arrest s
DO	NE	and ORDERED this 6th day of May 2	2025.	*

CASE NO.: TCE242190

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1202

VIOLATION TAX ID #: 3104080021202

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080021202 and the physical address is identified 1974 MIDYETTE RD APT #1202 Tallahassee, Florida.
 - As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CLARK-NORD FL & GA LLC (hereinafter "Property Owner(s)").
 - On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
 - Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
 - 5. On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

0.		DID attend this he		sentative(s):
		DID NOT attend t	his hearing	
7.		The following violations remain:		has been amended Provide certified fire watch
	A.	13.7.1.4.2 * - Fire Alarm system n integrity, the fire alarm system shaprogram complying with the appli [101:9.6.1.4] Corrective Action Required: Fire almade to the system for compliance. inspection was 2015.	all have an app cable requiren arm not operate	proved maintenance and testing ments of NFPA 70 and NFPA 72 ing properly. Repairs need to be
8.			ances and/or Ci	be in compliance with the City of ty of Tallahassee Land Development Code.
9.		The Property Owner(s) is/are given _ property into compliance.	45	days to bring the above-described
10.		number of days allotted above, this	case will be bro	o substantial compliance within the ought back to the Code Magistrate on time fines and/or cost may be assessed
		against the Property Owner(s).		
		-2-	** *	Ξ.
DO	TIC	1 OPPEDED 41 Ct. 1. Ct.	2025	

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242214

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1106

VIOLATION TAX ID #: 3104080011106

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011106 and the physical address is identified 1974 MIDYETTE RD APT #1106 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CLARK-NORD FL & GA LLC (hereinafter "Property Owner(s)").
- On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

0.		DID attend this hea		esenianve(s).	
		DID NOT attend th	nis hearing		
7.		The following violations remain:		er has been amended de: Provide certified fire	e watch
	A.	13.7.1.4.2 * - Fire Alarm system no integrity, the fire alarm system shall program complying with the applic [101:9.6.1.4] Corrective Action Required: Fire alamade to the system for compliance. I inspection was 2015.	ll have an ap able requires arm not opera	proved maintenance and t ments of NFPA 70 and NF ting properly. Repairs need	PA 72
8.		As of the date of this Order, the pr Tallahassee Code of General Ordinar Code and/or the International Property	nces and/or C	ity of Tallahassee Land De	the second of the second
9.		The Property Owner(s) is/are givenproperty into compliance.	45	days to bring the above	e-described
10.		If the above-described property is n number of days allotted above, this can be supported by the support of the	ase will be br		gistrate on
		against the Property Owner(s).			
				1	16
DO	NE	and ORDERED this 6th day of May 2	2025.		

CASE NO.: TCE242218

127

£ 4. -

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1210

VIOLATION TAX ID #: 3104080011210

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order:

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011210 and the physical address is identified 1974 MIDYETTE RD APT #1210 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CLARK-NORD FL & GA LLC (hereinafter "Property Owner(s)").
- On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6.		Property Owner(s) and/or Property	Owner(s) Repres	sentative(s):	
		DID attend this h	earing		
		DID NOT attend	this hearing		
7.		The following violations remain:		r has been am e: Provide certi	ended fied fire watch
	A.	13.7.1.4.2 * - Fire Alarm system rintegrity, the fire alarm system ship program complying with the appl [101:9.6.1.4] Corrective Action Required: Fire a made to the system for compliance.	all have an applicable requirem	roved maintenantents of NFPA 70 ing properly. Rep	and NFPA 72 airs need to be
		inspection was 2015.		-	7
8.		As of the date of this Order, the partial Tallahassee Code of General Ordin Code and/or the International Proper	ances and/or Cit	y of Tallahassee	
9.		The Property Owner(s) is/are given property into compliance.	45	days to bring	the above-described
10.		If the above-described property is number of days allotted above, this	case will be bro	ught back to the	
		against the Property Owner(s).			
		.d. 5/11		-2-	-
		*		1	2
DO	NE	and ORDERED this 6th day of May	2025.		

CASE NO.: TCE242216

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1211

VIOLATION TAX ID #: 3104080011211

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080011210 and the physical address is identified 1974 MIDYETTE RD APT #1211 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: CLARK-NORD FL & GA LLC (hereinafter "Property Owner(s)").
- 3. On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.

12

 On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

6.		Property Owner(s) and/or Property Own	er(s) Representative(s):
		DID attend this hearin	g
		DID NOT attend this l	nearing
7.		The following violations remain:	This order has been amended to include: Provide certified fire watch
	A.	integrity, the fire alarm system shall h program complying with the applicabl [101:9.6.1.4] Corrective Action Required: Fire alarm	perating properly. To ensure operational ave an approved maintenance and testing le requirements of NFPA 70 and NFPA 72 not operating properly. Repairs need to be alarm system needs to be inspected, last
8.		그렇게 다른 내내의 하는데 보다 보다 되었다. 그는 그리고 있는데 그런 그리고 있다. 네트네티큐스터를 먹다	erty fails to be in compliance with the City of s and/or City of Tallahassee Land Development faintenance Code.
9.		The Property Owner(s) is/are given property into compliance.	days to bring the above-described
10.			brought into substantial compliance within the will be brought back to the Code Magistrate on at which time lines and/or cost may be assessed
	- 10	against the Property Owner(s).	

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE242186

VIOLATION ADDRESS: 1974 MIDYETTE RD APT #1102

VIOLATION TAX ID #: 3104080021102

On 05/06/2025, the above-mentioned case came for an **Initial Hearing** before the Code Magistrate, and based upon the evidence presented, the Code Magistrate issues this Initial Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 3104080021102 and the physical address is identified 1974 MIDYETTE RD APT #1102 Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: THOMAS D JEAN (hereinafter "Property Owner(s)").
- On 12/01/2023 Property Owner(s) was/were given a reasonable amount of time to voluntarily comply and correct the following violation(s):
 - A. 13.7.1.4.2 * Fire Alarm system not operating properly. To ensure operational integrity, the fire alarm system shall have an approved maintenance and testing program complying with the applicable requirements of NFPA 70 and NFPA 72 [101:9.6.1.4]
- 4. Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 05/06/2025 before the Code Magistrate.
- On 04/03/2025, the Property Owner(s) were given notice of the Initial Hearing to beheld on May 6, 2025 by certified mail, hand delivery and/or posting of property.

0.	DID attend this he		esentative(s):
	DID NOT attend to	his hearing	
7.	The following violations remain:	This ord to include	ler has been amended de: Provide certified fire watch
	A. 13.7.1.4.2 * - Fire Alarm system no integrity, the fire alarm system sha program complying with the applic [101:9.6.1.4] Corrective Action Required: Fire alamade to the system for compliance.	all have an app cable requiren arm not operat	proved maintenance and testing ments of NFPA 70 and NFPA 72 ting properly. Repairs need to be
	inspection was 2015.	K	
8.	그 그는 사람들이 살아갔다. 그는 사람들은 사람들이 되는 사람들이 되었다. 그 사람들이 나를 가는 것이 없는 것이 없는 것이 되었다.	ances and/or Ci	o be in compliance with the City of ity of Tallahassee Land Development Code.
9.	The Property Owner(s) is/are given _ property into compliance.	45	days to bring the above-described
10.		ease will be bro	to substantial compliance within the bught back to the Code Magistrate on the fines and/or cost may be assessed
s. 2.	against the Property Owner(s).	e e e e e	in 8
	46	35. mm	4
DON	IF and ORDERED this 6th, day of May	2025	

CASE NO.: TCE242541

** ***

VIOLATION ADDRESS: 717 FLORAL ST

VIOLATION TAX ID #: 410125 B0030

On 05/06/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

FINDINGS

- The above-described property is identified as Leon County Tax Parcel Identification Number 410125 B0030 and the physical address is 717 FLORAL ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: THORPE SCOTTLAND R (hereinafter "Property Owner(s)").
- On 03/04/2025 Property Owner(s) was/were given 15 DAYS to voluntarily comply and correct the following violation(s):
 - A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - C. IMPC, Exterior Property Areas, 302.8 Motor Vehicles
- Due to the Property Owner(s) failing to voluntarily comply; this cause was set for an initial hearing on 04/08/2025 before the Municipal Code Enforcement Board/Magistrate.

 The Property Owner(s) were given notice on 02/18/2025 of the Initial Hearing by certified mail and posting of the property.

On April 8, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 10 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearing
	_X DID NOT attend the initial hearing.
7.	On May 06, 2025 this case came before the Municipal Code Enforcement Board/Magistrat for a Final Hearing
8.	On 04/14/2025 the Property Owner(s) were given notice of the FINAL HEARING to be held on 05/06/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing.
	DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11,	The following violations remain:
	A. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter and debris from the entire property.
	The same of the sa
	B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove inoperable household items from the exterior of the property. Outdoor storage is not allowed remove items and inside or approved storage building.
	C. IMPC, Exterior Property Areas, 302.8 Motor Vehicles Corrective Action Required: Ensure all vehicles are operable and display a valid license plate. All tires must be inflated.

- 12. Based upon the above, an initial fine of \$ 50.00 is hereby imposed against the Property Owner(s) and an additional fine of \$ 50.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 6th day of May 2025.

CASE NO.: TCE250246

VIOLATION ADDRESS: 1807 KELLY ST

VIOLATION TAX ID #: 410450 Y0020

On 05/06/2025, the above-mentioned case came for **Final Hearing** before the Municipal Code Enforcement Board/Magistrate, and based upon the evidence presented, the Municipal Code Enforcement Board/Magistrate issues this Final Order.

- The above-described property is identified as Leon County Tax Parcel Identification Number 410450 Y0020 and the physical address is 1807 KELLY ST, Tallahassee, Florida.
- As listed by the Leon County Property Appraiser, the owner(s) of the above-described property are: MATHERS JASPER HILL TRUST/TRUSTEE & MATHERS JONATHAN HILL TRUSTEE (hereinafter "Property Owner(s)").
- On 01/31/2025 Property Owner(s) was/were given 5 DAYS to voluntarily comply and correct the following violation(s):
 - A. IPMC, Exterior Property Areas, 302.4 Weeds
 - B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance
 - C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles
 - D. IPMC, Exterior Structure, 304.6 Exterior Walls
 - E. IPMC, Exterior Structure, 304.7 Roof and Drains
 - F. IPMC, General, 301.3 Vacant Structures and Land
- Due to the Property Owner(s) failing to voluntarily comply, this cause was set for an initial hearing on 04/08/2025 before the Municipal Code Enforcement Board/Magistrate.
- The Property Owner(s) were given notice on 01/31/2025 of the Initial Hearing by certified mail and posting of the property.

On April 8, 2025 the Code Magistrate found probable cause that the above violation(s) did exist and gave the Property Owner(s) 15 DAYS TO CORRECT VIOLATIONS.

6.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the initial hearing
	_X DID NOT attend the initial hearing.
7.	On May 06, 2025 this case came before the Municipal Code Enforcement Board/Magistrat for a Final Hearing
8,	On 04/14/2025 the Property Owner(s) were given notice of the FINAL HEARING to b held on 05/06/2025 by certified mail, hand delivery and/or by posting of the property.
9.	Property Owner(s) and/or Property Owner(s) Representative(s):
	DID attend the Final Hearing.
	DID NOT attend the Final Hearing.
10.	The Property Owner(s) was/were previously given proper notice of the violations and the time within which the violations were ordered to be corrected.
11.	The following violations remain:
*	Neill Figure 1
	A. IPMC, Exterior Property Areas, 302.4 Weeds

B. TLDC, Chapter 3, Article IX, Section 3 488(b) Maintenance Corrective Action Required: Remove all trash, litter, and debris from the entire property.

Corrective Action Required: Cut lawn to ensure all high grass, weeds and

overgrowth are maintained to a overall height of less than 12 inches.

C. IPMC, Exterior Property Areas, 302.8 Motor Vehicles

Corrective Action Required: Ensure all vehicles are operable and display a valid license plate.

- D. IPMC, Exterior Structure, 304.6 Exterior Walls Corrective Action Required: Ensure exterior walls are free from holes, breaks, and loose or rotting materials. Maintain walls to ensure they are weatherproof and properly surface coated to prevent deterioration.
- E. IPMC, Exterior Structure, 304.7 Roof and Drains

 Corrective Action Required: Repair and/or replace the roof to prevent water entry
 and damage to roof structure.
- F. IPMC, General, 301.3 Vacant Structures and Land

 Corrective Action Required: If the property is intended to be vacant, ensure all

 windows and doors are in sound and secure condition
- 12. Based upon the above, an initial fine of \$ 100.00 is hereby imposed against the Property Owner(s) and an additional fine of \$100.00 shall be imposed everyday hereafter that the violation(s) remain(s) and the property is out of substantial compliance.
- 13. Property Owner(s) is/are also given notice that the failure to correct the violation(s) could result in the City of Tallahassee initiating measures to bring the property into compliance and imposing the additional cost against the Property Owner(s).
- 14. Property Owner(s) is/are given notice that failure to pay all costs could result in the City of Tallahassee filing a lien against all property owned by the above-named property owner(s) until such time as all cost are reimbursed to the City. Should the lien remain unpaid, the City of Tallahassee may file a foreclosure action against the above-named property.

Any aggrieved party may seek review of the Final Order by filing a Petition for Writ of Certiorari with the Leon County Circuit Court within 30 days from the date the Final Order is rendered.

DONE and ORDERED this 6th day of May 2025.



Housing and Community Resilience Code Enforcement Division

May 12, 2025

SIMGLO ENTERPRISE INC 9142 TUSCAN VALLEY PLACE ORLANDO, FL 32825

Re: Address: 1020 N WOODWARD AVE 212635 A0010

Case No.: TCE250654 Tax I.D. # 212635 A0010

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Martin Atorresagasti

Code Enforcement Division
Attachment



Housing and Community Resilience Notice of Violation

Code Officer: Martin Atorresagasti Case #: TCE250654

Initial Inspection Date: 03/27/2025 Repeat Offender:

Location Address: 1020 N WOODWARD AVE 212635 A0010 Tax ID #: 212635 A0010

Owner(s): SIMGLO ENTERPRISE INC

9142 TUSCAN VALLEY PLACE

ORLANDO, FL 32825

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 15 days of receipt of this notice.

Code(s) in Violation:

1 IPMC, Exterior Property Areas, 302.4 Weeds

Corrective Actions Required:

1 Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches. Remove all underbrush from property.

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301 **USPS CERTIFIED MAIL**



9214 8901 9403 8313 7811 62

TCE250654 LM/NOV SIMGLO ENTERPRISE INC 9142 TUSCAN VALLEY PL ORLANDO FL 32825-7581

Return Reference Number: Username: Denise Garrett

Custom 1: Custom 2:

Custom 3:

Custom 4:

Custom 5:

Postage: \$8.1600



Housing and Community Resilience Code Enforcement Division

May 12, 2025

TALLAHASSEE LENDERS' CONSORTIUM INC 224 OFFICE PLZ TALLAHASSEE FL 32301-2808

Re: Address: Corner of Puttnam & Brighton Rd

Case No.: TCE250731 Tax I.D. # 3107203400000

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Martin Atorresagasti

Code Enforcement Division
Attachment



Housing and Community Resilience Notice of Violation

Code Officer: Martin Atorresagasti Case #: TCE250731

Initial Inspection Date: 04/08/2025 Repeat Offender:

Location Address: Corner of Puttnam & Brighton Rd Tax ID #: 3107203400000

Owner(s): TALLAHASSEE LENDERS' CONSORTIUM INC

224 OFFICE PLZ

TALLAHASSEE FL 32301-2808

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 15 days of receipt of this notice.

Code(s) in Violation:

1 IPMC, Exterior Property Areas, 302.4 Weeds

Corrective Actions Required:

1 Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches.

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301 **USPS CERTIFIED MAIL**



9214 8901 9403 8313 7958 31

TCE250731 LM/NOV TALLAHASSEE LENDERS' CONSORTIUM INC 224 OFFICE PLAZA DR TALLAHASSEE FL 32301-2808

Return Reference Number:

Username: Denise Garrett

Custom 1: Custom 2:

Custom 3:

Custom 4:

Custom 5:



Housing and Community Resilience Code Enforcement Division

May 15, 2025

HORTON PATRICK 1425 N DUVAL ST TALLAHASSEE FL 32303

Re: Address: 1425 N DUVAL ST

Case No.: TCE251010 Tax I.D. # 212543 G0310

Dear Sir or Madam:

The Leon County Property Appraiser's records list you as the owner of the above referenced property. In performing code violation inspections in this area, we have found that your property is in violation of the City of Tallahassee Code pertaining to overgrowth and/or trash and debris. You are required to correct the violation within the time specified on the attached violation checklist. Included on the checklist is the action you will need to take to correct the violation. Once the violation has been corrected, please notify our office immediately so that a re-inspection of your property can be completed to verify compliance allowing this office to close this case.

It is important that you resolve this code violation promptly as failure to do so will require the City to correct the violation and the contractor's cost plus our administrative fee will then be assessed against your property through a special assessment lien. The City also has the right to exercise the option of foreclosure on your property once liens are levied. It is not our desire to take this action and it would be less expensive for you to correct the violation compared to the costs for the City to correct the violation. We want to work with you to correct this code violation. If you feel additional time will be necessary, please call our office. You will be required to submit your request in writing.

If you disagree with our findings, you may request a hearing at the next regularly scheduled meeting of the Code Magistrate to contest the City's determination regarding the need for lot clearance. Your request for a hearing must be submitted in writing to City of Tallahassee, Housing and Community Resilience, Code Enforcement Division, 300 South Adams Street, B-15, Tallahassee, FL 32301 or faxed to our office directly at (850) 891-0976. The case number and property address must also be included on your request for a hearing.

If you have any questions concerning this notice, please contact our office at (850) 891-7007 or visit our office in the Renaissance Center located at 435 N. Macomb Street, Third Floor, Tallahassee, Florida. Once you correct the violation(s), contact our office immediately to request an inspection.

Sincerely,

Shawdranette House

Code Enforcement Division
Attachment



Housing and Community Resilience Notice of Violation

Code Officer: Shawdranette House Case #: TCE251010

Initial Inspection Date: 05/15/2025 Repeat Offender:

Location Address: 1425 N DUVAL ST Tax ID #: 212543 G0310

Owner(s): HORTON PATRICK

1425 N DUVAL ST

TALLAHASSEE FL 32303

In accordance with the Tallahassee Land Development Code, Chapter 3, Article XI, Division 2, Sec. 3-571, the City of Tallahassee has adopted the International Property Maintenance Code.

You are required to correct the following Tallahassee Land Code (TLDC), General Code of Ordinances (GC), and International Property Maintenance Code (IPMC) violations within 10 days of receipt of this notice.

Code(s) in Violation:

1 IPMC, Exterior Property Areas, 302.4 Weeds

Corrective Actions Required:

1 Cut lawn to ensure all high grass, weeds and overgrowth are maintained to a overall height of less than 12 inches.

If you have any questions concerning these violations, please call our office at (850) 891-7007.

Boarding a structure will not bring the property into compliance. If a structure is vacant and not secured, the Code Enforcement Official may issue an Emergency Board and Seal Order. If you intend to board any windows/doors, please contact Code Enforcement at (850) 891-7007. If windows and doors are boarded, the case will be scheduled for a hearing before the Code Magistrate where the property owner may request time to make necessary repairs.

Permits may be required before repairs, alterations, or demolition is performed on the subject property. These may be obtained from the City's Building Inspection Division, located at 435 N. Macomb Street, 1st Floor, telephone number (850) 891-7001 option 2.

City of Tallahassee 300 S Adams St. B-15 Tallahassee FL 32301 **USPS CERTIFIED MAIL**



9214 8901 9403 8314 5207 60

TCE251010 LM/NOV HORTON PATRICK 1425 N DUVAL ST TALLAHASSEE FL 32303-5514

Return Reference Number: Username: Denise Garrett

Custom 1:

Custom 2:

Custom 3:

Custom 4:

Custom 5: