# NOTICE OF HEARING MUNICIPAL CODE ENFORCEMENT BOARD CITY OF CLEARWATER, FLORIDA Case 72-25

Certified Mail July 18, 2025

Owner: Carolyn Gravely-Moss

1811 N Ft Harrison Ave. Clearwater, FL 33755-1711

Violation Address: 1811 N Ft Harrison Ave.

03-29-15-59598-004-0040

Dear Sir/Madam:

You are hereby formally notified that on **Wednesday**, **August 27**, **2025**, at **1:30 p.m.** there will be a public hearing before the Municipal Code Enforcement Board in the Council Chambers, Clearwater Main Library at 100 North Osceola Avenue, Clearwater, Florida, concerning violation of Section(s) **3-1502.B.** of the Clearwater City Code. (See attached Affidavit(s) of Violation).

You are hereby ordered to appear before the Municipal Code Enforcement Board on the hearing date to answer these charges and to present your side of the case. Failure to appear may result in the Board proceeding in your absence. You have the right to obtain an attorney, at your own expense, to represent you before the Board. If you are absent but represented at the hearing, your representative must present to the Board your letter authorizing your representative to speak on your behalf. You will have the opportunity to present witnesses as well as question witnesses against you prior to the Board making a determination. Please be prepared to present evidence at the hearing concerning the amount of time necessary to correct the alleged violations should you be found to be in violation of the City Code.

The case shall be presented to the Board even if the violations described in the attached Affidavit(s) of Violation are corrected prior to the Board hearing.

Should you be found in violation of the City Code, the Municipal Code Enforcement Board has the power by law to levy fines of up to \$250 a day per violation against you and your property for every day each violation continues beyond the date set for compliance in an Order of the Board.

If you wish to have any witnesses subpoenaed, please contact the Secretary of the Municipal Code Enforcement Board within five (5) days at 727-444-7155. If you have any questions regarding the cited violations or if the violations are corrected prior to the hearing, please contact the Inspector whose name appears on the Affidavit(s) of Violation.

Sincerely.

SECRETARY TO THE MUNICIPAL CODE ENFORCEMENT BOARD

The Municipal Code Enforcement Board was created pursuant to General Act 80-300, General Laws of Florida, 1979, and Ordinance 2169-80 of the City of Clearwater.

The City of Clearwater strongly supports and fully complies with the Americans with Disabilities Act (ADA). Please advise us at least 48 hours prior to the hearing if you require special accommodations at 727-562-4090. Assisted Listening Devices are available. **Kindly refrain from private conversations, cellular phone use, etc. that distract meeting participants.** 

Any party may appeal a final order of this Board by filing an appeal with the Circuit Court within 30 days of entry of the order. Appellants need a record of proceedings; a verbatim record of testimony and evidence that is the basis for the appeal may be required. F.S. § 286.0105, CDC Sec 7-104

## MUNICIPAL CODE ENFORCEMENT BOARD OF THE CITY OF CLEARWATER, FLORIDA AFFIDAVIT OF VIOLATION AND REQUEST FOR HEARING

NAME OF VIOLATOR: CAROLYN GRAVELY-MOSS
MAILING ADDRESS: 1811 N FORT HARRISON AVE

CITY CASE#: CDC2025-00934

CLEARWATER, FL 33755-1711

VIOLATION ADDRESS: 1811 N FT HARRISON AVE

CLEARWATER, FL

DATE OF OFFICIAL NOTICE OF VIOLATION: 4/28/2025

LEGAL DESCRIPTION OF PROPERTY: NAVAJO PARK REVISED BLK D, LOTS 4 & 5

PARCEL #: 03-29-15-59598-004-0040

DATE OF INSPECTION: 7/2/2025 3:38:00 PM

SECTION(S) OF THE CITY CODE WHICH HAVE BEEN VIOLATED: CODE SECTION VIOLATED

3-1502.B. - \*\*EXTERIOR SURFACES\*\* All building walls shall be maintained in a secure and attractive manner. All defective structural and decorative elements of any building wall shall be repaired or replaced in a workmanlike manner to match as closely as possible the original materials and construction of the building. Exterior surfaces shall be free of mildew; rust; loose material including peeling paint; and patching, painting or resurfacing shall be accomplished to match the existing or adjacent surfaces as to material, color, bond and joining. All exterior surfaces other than decay-resistant wood and other weather durable finishes, shall be protected from the elements by paint or other protective covering applied and maintained in accord with manufacturer's specifications and otherwise treated in a consistent manner.

#### SPECIFICALLY.

During a recent inspection, the above listed condition(s) existed at this property, and must be addressed in accordance with property maintenance ordinances. To avoid further action and/or fines, please address any visible mildew and/or dirt, peeling or failing paint and/or damaged exterior surfaces and rotten wood by the compliance date, and maintain the property on a regular basis. Thank you.

damaged exterior surfaces and rotten wood by the compliance date, and maintain the prope on a regular basis. Thank you.

This notice is primarily speaking to the north and south sides of the bears.

A violation exists and a request for hearing is being made.

Gregory brown

SWORN AND SUBSCRIBED before me by means of \_\_\_\_\_ physical presence or \_\_\_\_\_ online notarization on this 10th day of July, 2025, by Gregory Dixon.

STATE OF FLORIDA

COUNTY OF PINELLAS

PERSONALLY KNOWN TO ME

PRODUCED AS IDENTIFICATION

Type of Identification

(Notary Signature)

Melinda K. Adam

Name of Notary (typed, printed, stamped)



FILED THIS 16th DAY OF _	July	, <sub>20</sub> 25	
		MCEB CASE NO.	12.05
		Miche Str	assu
		Secretary, Municipal Code E	/ 1



### CITY OF CLEARWATER

PLANNING & DEVELOPMENT DEPARTMENT
POST OFFICE BOX 4748, CLEARWATER, FLORIDA 33758-4748
MUNICIPAL SERVICES BUILDING, 100 SOUTH MYRTLE AVENUE, CLEARWATER, FLORIDA 33756
TELEPHONE (727) 562-4720
FAX (727) 562-4735

#### **Notice of Violation**

CAROLYN GRAVELY-MOSS 1811 N FORT HARRISON AVE CLEARWATER, FL 33755-1711

CDC2025-00934

ADDRESS OR LOCATION OF VIOLATION: 1811 N FT HARRISON AVE

LEGAL DESCRIPTION: NAVAJO PARK REVISED BLK D, LOTS 4 & 5

DATE OF INSPECTION: 4/28/2025 PARCEL: 03-29-15-59598-004-0040

#### Section of City Code Violated:

3-1502.B. - \*\*EXTERIOR SURFACES\*\* All building walls shall be maintained in a secure and attractive manner. All defective structural and decorative elements of any building wall shall be repaired or replaced in a workmanlike manner to match as closely as possible the original materials and construction of the building. Exterior surfaces shall be free of mildew; rust; loose material including peeling paint; and patching, painting or resurfacing shall be accomplished to match the existing or adjacent surfaces as to material, color, bond and joining. All exterior surfaces other than decay-resistant wood and other weather durable finishes, shall be protected from the elements by paint or other protective covering applied and maintained in accord with manufacturer's specifications and otherwise treated in a consistent manner.

Specifically: During a recent inspection, the above listed condition(s) existed at this property, and must be addressed in accordance with property maintenance ordinances. To avoid further action and/or fines, please address any visible mildew and/or dirt, peeling or failing paint and/or damaged exterior surfaces and rotten wood by the compliance date, and maintain the property on a regular basis. Thank you.

This notice is primarily speaking to the north and south sides of the home.

THIS VIOLATION CITED ABOVE MUST BE CORRECTED PRIOR TO 6/30/2025, FAILURE TO CORRECT THE ABOVE LISTED VIOLATION BY THE DATE INDICATED, OR RECURRENCE OF THE VIOLATION AFTER CORRECTION, WILL RESULT IN A LEGAL ACTION BY THE CODE ENFORCEMENT BOARD OF THE CITY OF CLEARWATER OR BY THE PINELLAS COUNTY COURT. SUCH ACTION MAY RESULT IN A FINE. THE ALLEGED VIOLATOR MAY BE LIABLE FOR THE REASONABLE COSTS OF THE INVESTIGATION, PROSECUTION AND THE ADMINISTRATIVE HEARING SHOULD THIS PERSON BE FOUND GUILTY OF THE VIOLATION.

Gregory Dixon 727-444-8717

gregory.dixon@myclearwater.com

Code Inspector

Date Printed: 5/29/2025

Section 3-1502. - Property maintenance requirements.

- A. *Minimum building and fire code requirements*. All buildings shall be maintained in accordance with the Florida Building Code, the Florida Fire Prevention Code, and the International Property Maintenance Code.
- B. *Exterior surfaces*. All building walls shall be maintained in a secure and attractive manner. All defective structural and decorative elements of any building wall shall be repaired or replaced in a workmanlike manner to match as closely as possible the original materials and construction of the building. All exterior surfaces shall be free of:
  - 1. Mildew;
  - 2. Rust;
  - 3. Loose material, including peeling paint; and
  - 4. Patching, painting or resurfacing shall be accomplished to match the existing or adjacent surfaces as to materials, color, bond and joining.

All cornices, trim and window frames that are damaged, sagging or otherwise deteriorated shall be repaired or replaced to be made structurally sound. All exterior surfaces other than decay-resistant wood and other weather durable finishes, shall be protected from the elements by paint or other protective covering applied and maintained according to manufacturer's specifications and otherwise treated in a consistent manner.

- C. Door and window openings.
  - 1. All windows and doors shall be secured in a tight fitting and weatherproof manner and have sashes of proper size and design.
  - 2. Sashes with rotten wood, broken joints or deteriorated mullions or muntins must be repaired or replaced.
  - 3. Windows shall be maintained in an unbroken, and clean state. No windows shall be permanently removed and enclosed, covered or boarded up unless treated as an integral part of the building façade using wall materials and window detailing comparable with any upper floors and the building façade in general. All damaged or broken windows shall be promptly restored, repaired or replaced. All awnings, screens or canopies facing or visible from the public right-of-way or any other parcel shall be maintained in a good and attractive condition and torn, loose and/or bleached awnings, screens or canopies shall be promptly replaced, repaired or removed.
  - 4. Doors and windows not facing the public right-of-way and upper level window and door openings fronting a public right-of-way shall be similarly maintained and repaired as the doors and windows facing the public right-of-way, except that such doors and windows may

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be enclosed or removed provided the sills, lintels and frames are removed and the opening properly closed to match and be compatible with the design, material and finish of the adjoining wall of which the opening is a part.

#### D. Roofs.

- 1. All roofs shall be maintained in a safe, secure and watertight condition.
- 2. Any new mechanical equipment, including replacement equipment placed on a roof, shall be so located as to be screened from view from the public right-of-way at street level from adjoining properties.
- 3. Roofs shall be maintained in a clean, mildew-free condition and kept free of trash, loose shingles and debris or any other element, including grass or weeds, which is not a permanent part of the building or a functional element of its mechanical or electrical system.
- 4. Tile roofs with peeling paint shall be repainted or have the paint removed.
- 5. Any false roof, mansard or similar roof element or other auxiliary structure on the roof shall be finished and maintained in a condition comparable to and compatible with the exterior side of the building wall to which the roof element abuts.

#### E. Auxiliary and appurtenant structures.

- 1. Chimneys and elevator shafts, and mechanical and electrical structures shall be maintained in a satisfactory state of repair and their exterior finish must be architecturally consistent with the exterior side of the building wall from which they can be seen.
- 2. Freestanding walls and fences shall be maintained in accordance with the provisions of section 3-808 of this development code.
- 3. Fountains and other amenities shall be maintained in good working order and all structural components shall be maintained in a satisfactory state of repair, free of chipping, pitting, cracking, discoloration, peeling or fading.

#### F. Exterior storage and display/ nonresidential properties.

- 1. All equipment, materials and merchandise shall be stored and located at all times within an enclosed structure and no exterior storage of merchandise for sale shall be permitted unless expressly authorized pursuant to the provisions of this Development Code.
- Garbage and trash shall be deposited only in dumpsters or cans or other receptacles specifically manufactured and intended for such purpose, and secured at all times with a tight fitting cover or lid.

#### G. Exterior storage and display for residential properties.

1. As provided in <u>Section 3-913</u> of this Development Code, outdoor storage is prohibited. For the purposes of this section, carports are subject to the outdoor storage provisions.

2.

Equipment, materials or furnishings not designed for use outdoors, such as automobile parts and tires, building materials, and interior furniture, may not be stored outdoors.

- 3. Construction materials, unless such materials are related to an active building permit related to the property on which the materials are located, shall not be stored outdoors on a residentially zoned property.
- 4. Bulk items intended for pick up by the city may not be placed at the curb more than 24 hours prior to the scheduled pick up.
- 5. Any motor vehicle that is lawfully parked and is covered in a manner to protect the motor vehicle shall allow at least the bottom six inches of each tire to be visible. The required license plate shall be clearly visible from the right-of-way or the license plate number shall be printed legibly on the cover with characters not less than two inches in height so that it is clearly visible from the right-of-way. Covers shall not be faded and shall be in good condition, without tears, rips or holes.

#### H. Yards and landscape areas.

- 1. All required landscaping materials shall be maintained in accordance with the provisions of Article 3, Division 12.
- Any portion of a lot not covered by a building or structure or otherwise devoted to parking, a service drive or a walkway shall be landscaped with grass or other appropriate ground cover and shall be maintained in a neat and orderly manner.
- 3. All landscape materials, including turf, shrubs, and trees, whether required or optional, shall be maintained in a healthy live condition so as to present a neat and attractive appearance and so as to discourage the accumulation of trash or debris and/or infestation by pests.
- 4. No yard, landscape area or growth of landscape material shall encroach upon the public right-of-way so as to hinder safe and convenient vehicular or pedestrian movement in the public right-of-way.
- 5. No yard shall be used for dumping or accumulation of any garbage, rubbish, dead animals, trash, waste vegetable or animal matter of any kind or construction debris.
- I. Signs. All signs shall be maintained in good condition in the form in which the signs were originally approved, free of mildew, rust, loose material, including peeling or fading paint or materials. Any loose, broken, peeling or faded parts of the sign shall be promptly repaired, painted or replaced.

#### J. Vacant parcels.

1. Vacant parcels of land shall be properly maintained consistent with <u>section 3-1502</u> H and be free of weeds, litter, rubble or debris.

2.

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Erosion and sedimentation mitigation measures may be required if it is determined that runoff from a vacant parcel causes harm to adjacent property, city drainage systems or navigable waters which receive the runoff.

- 3. No temporary or permanent storage of materials or equipment shall be allowed on any vacant parcel except in compliance with the regulations for the use of such property as set forth under <u>Article 2</u> and <u>Article 3</u> Division 9 of this Development Code.
- K. Public rights-of-way and sidewalks and parking surfaces.
  - 1. Public rights-of-way and sidewalks adjoining an improved parcel of land which, because of its location and character, is used as if it were appurtenant to or an extension of the parcel of land, shall be maintained in a safe and clean condition by the owner of the parcel of land. The owner shall, at a minimum, keep such rights-of-way and sidewalks clear of litter, trash, debris, equipment, weeds, trees, shrubs and other vegetation and refuse and provide a height clearance of at least eight feet from the sidewalk pavement measured vertically from the pavement surface, unless an exception has been granted by the urban forester for protected trees. All unpaved areas shall be landscaped with grass or other ground cover and such areas shall be regularly mowed or otherwise maintained in a neat and attractive condition.
  - 2. No person shall erect, place or locate any structure, display materials, merchandise, or similar objects within the limits of any street right-of-way unless specifically permitted pursuant to the provisions of this Development Code.
  - 3. No trash receptacles, newspaper racks or other dispensing machines shall be located in a public right-of-way unless specifically authorized by the city and other applicable agencies.
  - 4. Parking lot and driveway surfaces shall be maintained in a safe and clean condition by the owner of the parcel of land. The owner shall, at a minimum, keep such surface free of pot holes, litter, trash, debris, equipment, weeds, dead vegetation and refuse and shall promptly repair cracked or heaved parking lot surfaces.
  - 5. All sidewalks located on private property shall be maintained in a safe and clean condition by the owner of the parcel of land. The owner shall, at a minimum, keep sidewalks clear of litter, trash, debris, equipment, weeds, dead vegetation and refuse. Sidewalks that are cracked, heaved or otherwise unsafe for pedestrians shall be promptly replaced.
- L. *Maintenance of seawalls*. All seawalls shall be maintained in structurally sound condition and shall comply with applicable building and coastal construction codes.
- M. Adoption of the International Property Maintenance Code, 2018 edition. There shall be enforced in the city, by the building official, the "International Property Maintenance Code," 2018 Edition, a copy of which is kept with the office of the city clerk, which is incorporated into the Code and adopted by reference with the following local amendments:

1.

General amendments. The International Property Maintenance Code, 2018 addition is amended in that:

- a. Wherever the terms "International Building Code," "International Energy Conservation Code," "International Existing Building Code," "International Fire Code," "International Fuel Gas Code," International Mechanical Code." "International Plumbing Code," "International Residential Code," or "International Zoning Code" are found, the term "Florida Building Code" shall be substituted.
- b. Whenever the term "code official" is found it shall be replaced with the term "building official."
- 2. Section 101.1 "Title" is amended to read as follows: These regulations shall be known as the City of Clearwater Property Maintenance Code, hereinafter referred to as "this code."
- 3. Section 102.1 "General" is amended to read as follows: Where there is a conflict between a general requirement and a specific requirement, the specific requirement shall govern. Where differences occur between provisions of this code and the Clearwater Code of Ordinances or the Clearwater Community Development Code and any ordinance of the City which is not specifically set forth therein, the most restrictive shall apply. Where differences occur between provisions of this code and a referenced code other than the Clearwater Code of Ordinances or the Clearwater Community Development Code and any ordinance of the City which is not specifically set forth therein, the provisions of this code shall apply. Where, in a specific case, different sections of this code specify different requirements, the most restrictive shall apply.
- 4. Section 102.3 "Application of other codes" is amended to read as follows: Repairs, additions, or alterations to a structure or changes of occupancy shall be done in accordance with the provisions of the Florida Building Code, Florida Fuel Gas Code, Florida Mechanical Code, and the National Fire Protection Act 70. Any conflict between this code and Chapter 553, Florida Statutes, as may be amended, the Florida Building Code, and the Florida Fire Prevention Code shall be resolved in favor of Chapter 553, Florida Statutes, the Florida Building Code, or the Florida Fire Prevention Code and nothing herein shall be deemed to be an amendment to those provisions of Florida law.
- 5. Section 103.1 "General" is amended to read as follows: The provisions of this code shall be administered by the building official or such other person or persons designated by the building official or the community development coordinator.
- 6. Section 103.2 "Appointment" is deleted in its entirety.
- 7. Section 103.4 "Liability" is amended so that the term "board of appeals" is replaced with the terms "the municipal code enforcement board" and "the building/flood board of adjustment and appeals."
- 8. Section 103.5 "Fees" is deleted in its entirety.

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- 9. Section 104.3 "Right of entry" is deleted in its entirety.
- 10. Section 106.3 "Prosecution of violation" is amended to read as follows: The building official may, in addition to or in alternative of, any criminal or civil penalties or seeking injunctive relief, bring violations of this code for prosecution before the municipal code enforcement board or the building/flood board of adjustment and appeals. In any case in which either board finds that a violation has occurred, the board may order corrective action to be taken by a date certain, which corrective action may include the repair, improvement, vacation, or demolition of the building or structure. Both boards may also enter an order declaring that the city has the right to enter the property and have such work done on behalf of the owner at the owner's cost, including administrative costs, which shall become a lien against the property as provided in Section 7-103(G) of the Clearwater Community Development Code.
- 11. Section 107.1 "Notice to person responsible" is amended to read as follows: Whenever the building official determines that there has been a violation of this code or has grounds to believe that a violation has occurred, notice shall be given in the manner prescribed in Sections 107.2 and 107.3 to the property owner for the violation as specified in this code. Notices for condemnation procedures shall comply with Section 108.3.
- 12. Section 107.2 "Form" is amended to read as follows: Such notice prescribed in Section 107.1 shall be in accordance with Section 7-102(B) of the Clearwater Community Development Code.
- 13. Section 107.3 "Method of Service" is amended to read as follows: Such notice prescribed in Section 107.3 shall be served upon the alleged violator as provided in Section 162.12, Florida Statutes (2018), and all subsequent amendments.
- 14. Section 107.6 "Transfer of ownership" is deleted in its entirety.
- 15. Section 108.2 "Closing of vacant structures" is deleted in its entirety.
- 16. Section 108.3 "Notice" is amended to read as follows: Whenever the building official has condemned a structure or equipment under the provisions of this section, notice shall be given to the person responsible in a form substantially similar to that found in <u>Section 7-102(B)</u> of the Clearwater Community Development Code and served upon the property owner as provided in Section 162.12, Florida Statutes, and all subsequent amendments.
- 17. Section 109 "Emergency Measures" is deleted in its entirety except for Section 109.2 "Temporary Safeguards" which is amended to read as follows: Notwithstanding other provisions of this code, whenever in the opinion of the building official there is imminent danger due to an unsafe condition, the building official shall order the necessary work to be done, including the boarding of openings, to render such building or structure temporarily safe whether or not the legal procedure herein described has been instituted and shall cause such other action to be taken as the building official deems necessary to meet such

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emergency. Any costs associated with this, including administrative costs, which shall become a lien against the property as provided in <u>Section 7-103(G)</u> of the Clearwater Community Development Code.

- 18. Section 110.3 "Failure to Comply" is amended to read as follows: If the owner of a premises or the owner's authorized agent fails to comply with a demolition order or an unsafe notice given pursuant to Section 108.3 within the time prescribed, the building official in addition to or in alternative of any criminal or civil penalties or seeking injunctive relief, may request a hearing before the municipal code enforcement board or the building/flood board of adjustment and appeals. In any case in which either board finds that a building or structure is dangerous, unsafe, insanitary, or otherwise unfit for human habitation or occupancy, the board may order corrective action to be taken by a date certain, which corrective action may include the repair, improvement, vacation, or demolition of the building or structure. Both boards may also enter an order declaring that the city has the right to enter the property and have such work done on behalf of the owner at the owner's cost, including administrative costs, which shall become a lien against the property as provided in Section 7-103(G) of the Clearwater Community Development Code. Both boards may also issue fines as provided in Section 7-103(B) of the Clearwater Community Development Board.
- 19. Section 111 "Means of Appeal" is deleted in its entirety except for Section 111.1 "Application for Appeal" which is amended to read as follows: Any person directly affected by a decision of the building official shall have the right to appeal that decision to the building/flood board of adjustment and appeals as provided in section 47.035 of the Clearwater Community Development Code.
- 20. Section 112.2 "Issuance" is amended to read as follows: A stop work order shall be in writing and shall be given to the property owner. Upon issuance of a stop work order, the cited work shall immediately cease. The stop work order shall state the reason for the order and the conditions under which the cited work is authorized to resume.
- 21. Section 112.4 "Failure to comply" is amended to read as follows: any personal who shall continue any work after having been served with a stop work order, except such work as that person is directed to perform to remove a violation or unsafe conditions, shall be prosecuted in any manner authorized by the Clearwater Code of Ordinances or the Clearwater Community Development Code.
- 22. Section 302 "Exterior Property Areas" is deleted in its entirety.
- 23. Section 303.2 "Enclosures" is deleted in its entirety.
- 24. Section 304.2 "Protective Treatment" is deleted in its entirety.
- 25. Section 304.3 "Premises identification" is deleted in its entirety.

26.

Section 304.14 "Insect screens" is amended to read as follows: Every window in a residential structure that is capable of being opened and every door, window, and other outside opening required for ventilation of habitable rooms, food preparation areas, food service areas, or any areas where products to be included or utilized in food for human consumption are processed, manufactured, packaged, or stored shall be supplied with approved tightly fitting screens of not less than 16 mesh per inch (16 mesh per 25 mm), and every screen door used for insect control shall have a self-closing device in good working condition. Screens shall not, however, be required where other approved means, such as air curtains or insect repellent fans, are employed.

- 27. Section 304.18.1 "Doors" is amended to read as follows: Doors providing access to a dwelling unit, rooming unit, or housekeeping unit that is rented, leased, or let shall be equipped with a lock designed to be readily openable from the side from which egress is to be made without the need for keys, special knowledge, or effort. Such locks shall be installed according to the manufacturer's specifications and maintained in good working order. For the purpose of this section, a sliding bolt shall not be considered an acceptable lock.
- 28. Section 308 "Rubbish and Garbage" is deleted in its entirety.
- 29. Section 602.2 "Residential Occupancies" is amended to read as follows: Dwellings shall be provided with heating facilities capable of maintaining a room temperature of 68° F (20° C) in all habitable rooms, bathrooms, and toilet rooms. Cooking appliances shall not be used, nor shall portable unvented fuel-burning space heaters be used as a means to provide required heating. If the heating facility is a portable electric space heater, then it must have a tip-over switch with automatic shut-off capability and overheat protection with automatic shut-off capability.
- 30. Section 602.3 "Heat Supply" is amended to require the supply of heat year-round and Exceptions Number 1 and 2 are hereby deleted in their entirety.
- 31. Section 602.4 "Occupiable Work Spaces" is amended to require the supply of heat year-round.
- 32. Section 603 "Mechanical Equipment" is deleted in its entirety.
- 33. Section 606 "Elevators, escalators and dumbwaiters" is deleted in its entirety.
- 34. Section 607 "Duct Systems" is deleted in its entirety.
- 35. Chapter 7 "Fire Safety Requirements" is deleted in its entirety except for Section 702 "Means of Egress" and Section 704.1 "Inspection, testing and maintenance." Further, Section 704.1.3 "Fire protection systems" is amended to read as follows: The following fire protection systems shall be inspected, maintained, and tested in accordance with the Florida Building Code: 1) carbon monoxide alarms and carbon monoxide detection systems; and 2) single- and multiple-station smoke alarms.
- 36. Chapter 8 "Referenced Standards" is deleted in its entirety.

Appendix A101.1 "General" is amended to read as follows: Windows and doors shall be boarded in an approved manner to prevent entry by unauthorized persons.

38. Appendix A102 "Materials," Appendix A103 "Installation." and Appendix A104 "Referenced Standard" are deleted in their entirety and replaced with the following specifications:

To secure structures: materials to be used are as follows:

Wire mesh ½ inch hardware cloth 19 gauge, galvanized to resist rust. Edges must be finished with no sharp projections.

Frame 1"×4" pressure treated wood pre-drilled for screws.

Installation: Wire will cover window and or door with mitered corners wood frame on the outside 2 inches of the perimeter of wire and be screwed no more than 12 inches apart in center of run and at each end of wood, frame, and screwed to solid surface of metal, wood, and or concrete walls.

(Ord. No. 6526-00, § 1, 6-15-00; Ord. No. 6928-02, §§ 71—75, 5-2-02; Ord. No. 7449-05, § 20, 12-15-05; Ord. No. 8211-10, § 11, 10-5-10; Ord. No. 8931-16, § 18, 9-1-16; Ord. No. 9349-20, § 1, 1-16-20)

#### MUNICIPAL CODE ENFORCEMENT BOARD OF THE CITY OF CLEARWATER, FLORIDA

#### **AFFIDAVIT OF POSTING**

City Case Number: CDC2025-00934

Site of Violation: 1811 N FT HARRISON AVE

RECEIVED

MAY 2 9 2025

1. Gregory Dixon, being first duly sworn, deposes and says:

CITY CLERK DEPARTMENT

- 2. That I am a Code Inspector employed by the City of Clearwater.
- That on the 29th day of May, 2025, a copy of the attached Notice of Violation was posted at City of Clearwater Offices, 600 Cleveland St., 6th Floor, Clearwater, Florida and at 1811 N FT HARRISON AVE, Clearwater, Florida.

Gregory-Bixon Code inspector 727-444-8717 gregory.dixon@myclearwater.com

STATE OF FLORIDA
COUNTY OF PINELLAS

SWORN AND SUBSCRIBED before me by means of \_\_\_\_\_ physical presence or \_\_\_\_\_ online
notarization on this 29th day of May, 2025, by Gregory Dixon.

PERSONALLY KNOWN TO ME

PRODUCED AS IDENTIFICATION
Type of Identification

(Notary Signature)

Name of Notary (typed, printed, stamped)

Notary Public-State of Florida Commission # HH 611762 My Commission Expires November 12, 2028 Parcel Map



#### Parcel Summary (as of 10-Jul-2025)

areer surrivery (as of 10 sur 2025)

Parcel Number

#### 03-29-15-59598-004-0040

Owner Name GRAVELY-MOSS, CAROLYN

Property Use 0110 Single Family Home

Site Address 1811 N FT HARRISON AVE CLEARWATER, FL 33755

Mailing Address 1811 N FORT HARRISON AVE CLEARWATER, FL 33755-1711

Legal Description
NAVAJO PARK REVISED BLK D, LOTS 4 & 5

Homestead Use %

No

No

No

Current Tax District CLEARWATER (CW)

Year Built 1981

Year

2026

2025

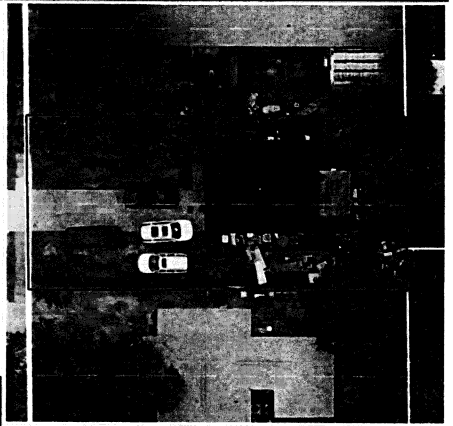
2024

Living SF	Gross SF	Living Units	Buildings
1,672	1,672	1	1

0%

0%

0%



Exemptions					
Status					

Property Exemptions & Classifications

No Property Exemptions or Classifications found. Please note that Ownership Exemptions (Homestead, Senior, Widow/Widower, Veterans, First Responder, etc... will not display here).

Miscellaneous Parcel Info							
Last Recorded Dead	Sales Comparison	Census Tract	Evacuation Zone	Flood Zone	Elevation	Zoning	Plat Bk/Pg
16504/1222	\$296,200	<u>261.01</u>	Δ	Current FEMA Maps	Check for EC	Zoning Map	7/63

			2024 Final Values		
Year Ju	st/Market Value	Assessed Value/SOH Cap	County Taxable Value	School Taxable Value	Municipal Taxable Value
2024	\$251,168	\$193,137	\$193,137	\$251,168	\$193,137

	Value History (yellow indicates corrected value)							
Year	Homesteed Exemption	Just/Market Value	Assessed Value/SOH Cap	County Taxable Value	School Taxable Value	Municipal Taxable Value		
2023	N	\$254,661	\$175,579	\$175,579	\$254,661	\$175,579		
2022	N	\$233,818	\$159,617	\$159,617	\$233,818	\$159,617		
2021	N	<b>\$162,202</b>	\$145,106	\$145,106	\$162,202	\$145,106		
2020	N	\$146,367	\$131,915	\$131,915	\$146,367	\$131,915		
2019	N	\$149,279	\$119,923	\$119,923	\$149,279	\$119,923		