NOTICE OF HEARING MUNICIPAL CODE ENFORCEMENT BOARD CITY OF CLEARWATER, FLORIDA Case 112-18

Certified Mail May 30, 2018

Owner: Houses 2 Homes Corp 265 Mateo Way NE St. Petersburg, FL 33704-3621

Violation Address: 1236 Kapok Cir., Clearwater Kapok Forest Lot 14

Dear Sir/Madam:

You are hereby formally notified that on **Wednesday, June 27, 2018,** at **1:30 p.m.** there will be a public pearing before the Municipal Code Enforcement Board in the Council Chambers, 3rd floor, City Hall at 112 South Osceola Avenue, Clearwater, Florida, concerning violation of Section **3-2302, 1-104.B & 3-919** of the Clearwater City Community Development Code. (See attached Affidavit of Violation).

You are hereby ordered to appear before the Municipal Code Enforcement Board on that 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. Should you desire, you have the right to obtain an attorney, at your own expense, to represent you before the Board. If you are absent and represented at the hearing, that person must present to the Board your letter stating your approval of such representation. You will have the opportunity to present witnesses as well evidence at this meeting concerning the amount of time necessary to correct the alleged violations, should you have the City Code.

The case shall be presented to the Board even if the violations described in the attached Affidavit(s) of $\nabla i o$ lation 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 for compliance set 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 727-562-4097. 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,

Hicles Spraque

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 purpose of this quasi-judicial Board of seven citizens is to quickly and fairly render decisions and facilitate enforcement of certain codes 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 meeting if you require special accommodations at 727-562-4090. Assisted Listening Devices are available. Kindly refrain from electronic devices during the meeting.

FLORIDA STATUTE 286.0105 STATES THAT ANY PERSON APPEALING A DECISION OF THIS BOARD WILL NEED A RECORD OF THE PROCEEDINGS.

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

NAME OF VIOLATOR: MAILING ADDRESS: VIOLATION ADDRESS: HOUSES 2 HOMES CORP 265 MATEO WAY NE ST PETERSBURG, FL 33704-3621 1236 KAPOK CIR CLEARWATER, FL

DATE OF OFFICIAL NOTICE OF VIOLATION: 4/3/2018

LEGAL DESCRIPTION OF PROPERTY: KAPOK FOREST LOT 14

PARCEL #: 09-29-16-45108-000-0140

DATE OF INSPECTION: 5/17/2018 12:50:00 PM

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

3-2302. - **RESIDENTIAL RENTAL BUSINESS TAX RECEIPT** A business tax receipt shall be required for all rentals as set forth in Section 3-2301. Business tax procedures and requirements shall be as set forth in Code of Ordinances Chapter 29. The fee charged for such business tax shall be as set forth in Code of Ordinances Appendix A, Division XVIII. Property described in this notice is being rented without a business tax receipt.

SPECIFICALLY,

A search of public records has found this non-homesteaded property to be a rental. To comply with city code, please complete and return the enclosed application with the annual fee of \$31.50 by the correction date. Please submit an application for a residential rental business tax receipt along with check or money order payable to City of Clearwater in the amount of \$31.50 to cover the fee for the fiscal year 2017-2018, ending on September 30, 2018.

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

Julie Phillips

CITY CASE#: BIZ2018-00209

SWORN AND SUBSCRIBED before me on this 17th day of May, 2018, by Julie Phillips.

STATE OF FLORIDA COUNTY OF PINELLAS PERSONALLY KNOWN TO ME	
(Notary Signature)	Type of Identification CHRISTIN J. HARRIS MY COMMISSION # FF957143 EXPIRES: April 12, 2020
Name of Notary (typed, printed, stamped)	
FILED THIS 30th DAY OF	, 20 18
	MCEB CASE NO

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

NAME OF VIOLATOR: HOUSES 2 HOMES CORP MAILING ADDRESS: 265 MATEO WAY NE ST PETERSBURG, FL 33704-3621 VIOLATION ADDRESS: 1236 KAPOK CIR CLEARWATER, FL

CITY CASE#: CDC2018-00854

DATE OF OFFICIAL NOTICE OF VIOLATION: 4/3/2018

LEGAL DESCRIPTION OF PROPERTY: KAPOK FOREST LOT 14

PARCEL #: 09-29-16-45108-000-0140

DATE OF INSPECTION: 5/17/2018 12:52:00 PM

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

1-104.B. - **DEVELOPMENT CODE VIOLATION** No building, structure, water or land shall be used or occupied, and no building, structure, or land shall be developed unless in conformity with all of the provisions of the zoning district in which it is located, all applicable regulations, and all development approvals.

8-102 - **RESIDENTIAL USE**

A residential use means a permanent place of residence for a family. A residential use located on residentially zoned property shall not include rentals for periods of less than 31 days or one calendar month, whichever is less, or which is advertised or held out to the public as a place rented for periods of less than 31 days or one calendar month, whichever is less. A residential use located on residentially zoned property shall not include an interval ownership, a fractional ownership, or a timesharing unit.

3-919. - **PRIMA FACIE EVIDENCE OF CERTAIN USES IN RESIDENTIAL ZONING DISTRICT** Prima facie evidence of certain uses located in any residential zoning district, consisting of rentals for periods of less than 31 days or one calendar month, whichever is less, and advertising or holding out to the public as a place rented for periods of less than 31 days or one calendar month, whichever is less shall include but not be limited to one or more of the following:

 $\mathcal{V}(1)$ Registration or licensing for short-term or transient rental use by the state under Florida Statutes, Chapters 212 (Florida Tax and Revenue Act and 509 (Public Lodging Establishments)

(2) Advertising or holding out a dwelling unit for tourist housing or vacation rental use.

(3) Reservations, booking arrangements or more than one signed lease, sublease, assignment or any other occupancy agreement for compensation, trade, or other legal consideration addressing or overlapping any period of less than 31 days or one calendar month, whichever is less; or

(4) Use of an agent or other third person to make reservations or booking arrangements.

SPECIFICALLY,

We have received complaints that this property is being illegally rented out and/or advertised as being available for less than the 31 day or one calendar month requirement whichever is less. This is a violation of the City of Clearwater ordinance prohibiting short term rentals. Please bring your property into compliance by the compliance date to avoid further action. If you have any questions feel free to contact me directly. Thank you!-

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

Julie Phillips

	SWORN AND SUBSCRIBED before me on the STATE OF FLORIDA COUNTY OF PINELLAS	his 17th day of May, 2018, by Julie Phillips.
	PERSONALLY KNOWN TO ME	
$\left(\right)$	PRODUCED AS IDENTIFICATION	Type of Identification
	(Notary Signature) Name of Notary (typed, printed, stamped)	CHRISTIN J. HARRIS MY COMMISSION # FF957143 EXPIRES: April 12, 2020
	FILED THIS 30th DAY OF	, 20 <u>18</u>
	U	мсев сазе NO
		- Hide Spragu
		Secretary, Municipal Code Enforcement Board



OF FOR STATE OF A REAL AND WATER CITY OF

POST OFFICE BOX 1748, CLEARWAYER, FLORIDA 33758-1748 MUNICIPAL SERVICES BUILDING, 100 SOUTH MYRTLE AVENUE, CLEARWATER, FLORIDA 35756 - Fax (727) 562-1735 Телерноме (727) 562-1720

Notice of Violation

HOUSES 2 HOMES CORP 265 MATEO WAY NE ST PETERSBURG, FL 33704-3621 CDC2018-00854

ADDRESS OR LOCATION OF VIOLATION: 1236 KAPOK CIR

LEGAL DESCRIPTION: KAPOK FOREST LOT 14

DATE OF INSPECTION: 4/3/2018

PARCEL: 09-29-16-45108-000-0140

Section of City Code Violated:

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CITY OF CLEAR WATER

PLANNING & DEVELOPMENT DEPARTMENT POST OFFICE BOX 4748, CLEARWATER, FLORIDA 33758-1748 MUNICIPAL SERVICES BUILDING, 100 SOUTH MYRTLE AVENUE, CLEARWATER, FLORIDA 33756 TELEPHONE (727) 562-1720 Fax (727) 562-1735

THEPHONE CAPY RELEASE AND A VIOLATION AND THE OPENAL TO THIS VIOLATION CITED ABOVE MUST BE CORRECTED PRIOR TO 4/30/2018. 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 VIOLATION AFTER CORRECTION, WILL RESULT IN A LEGAL ACTION BY THE PINELLAS COUNTY COURT. 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 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.

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Inspector: Julie Phillips Inspector Phone: 562-4730

Date Printed: 4/3/2018



CITY OF CLEVETOPMENT DEPARTMENT A TER

PEANANCE CHARVALES TRADUCTURES TO ENDING POST OFFICE BOX 4748, CLEARWATER, FLORIDA 33758-4748 MUNICIPAL SERVICES BUILDING, 100 SOUTH MYRTLE AVENUE, CLEARWATER, FLORIDA 33750 TELEPHONE (727) 562-4720 — FAX (727) 562-4735

Notice of Violation

HOUSES 2 HOMES CORP 265 MATEO WAY NE ST PETERSBURG, FL 33704-3621 BIZ2018-00209

ADDRESS OR LOCATION OF VIOLATION: 1236 KAPOK CIR

LEGAL DESCRIPTION: KAPOK FOREST LOT 14

DATE OF INSPECTION: 4/3/2018

PARCEL: 09-29-16-45108-000-0140

Section of City Code Violated:

3-2302. - **RESIDENTIAL RENTAL BUSINESS TAX RECEIPT** A business tax receipt shall be required for all rentals as set forth in Section 3-2301. Business tax procedures and requirements shall be as set forth in Code of Ordinances Chapter 29. The fee charged for such business tax shall be as set forth in Code of Ordinances Appendix A, Division XVIII. Property described in this notice is being rented without a business tax receipt.

Specifically: A search of public records has found this non-homesteaded property to be a rental. To comply with city code, please complete and return the enclosed application with the annual fee of \$31.50 by the correction date. Please submit an application for a residential rental business tax receipt along with check or money order payable to City of Clearwater in the amount of \$31.50 to cover the fee for the fiscal year 2017-2018, ending on September 30, 2018.

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and the second . .

Inspector: Julie Phillips Inspector Phone: 562-4730

Date Printed: 4/3/2018

- 7. Protect and improve the quality of water resources and wetlands in both interior and coastal areas and preserve floodplains, drainageways, and other natural areas having beneficial hydrological characteristics and functions;
- 8. Establish zoning districts of a size, type, location and with standards that reflect the existing and desirable characteristics of a particular area within the city;
- 9. Establish permitted uses corresponding with the purpose and character of the respective zoning districts and limit uses within each district to those uses specifically authorized;
- 10. Establish use limitations for specified uses consistent with the zoning district in which they are allowed and the particular characteristics of such specified uses;
- 11. Enumerate density, area, width, height, setback, coverage and like requirements for each district, and make appropriate distinctions between categories of use within districts, based on the general purposes of this article, the Comprehensive Plan, and existing and desired community characteristics; and
- 12. Coordinate the provisions of this Development Code with corollary provisions relating to parking, fences and walls, signs, and like supplementary requirements designed to establish an integrated and complete regulatory framework for the use of land and water within the city.

(Ord. No. 6526-00, § 1, 6-15-00; Ord. No. 8310-12, § 1, 2-2-12)

Section 1-104. Jurisdiction and applicability.

A. This Development Code shall govern the development and use of land and structures within the corporate limits of the city.

B. No building, structure, water or land shall be used or occupied, and no building, structure, or land shall be developed unless in conformity with all of the provisions of the zoning district in which it is located, all applicable regulations, and all development approvals.

Section 1-105. Comprehensive plan.

The Comprehensive Plan of the City of Clearwater is the official statement of policy of the city in regard to the use of land and all use or development of land undertaken pursuant to this Development Code shall be consistent with the Comprehensive Plan.

Section 1-106. Transitional rules.

A. Transition period. Where a complete application for development approval is pending on the adoption of this Development Code, the provisions of the regulations in effect when the application was filed shall govern the review and approval of the application for development approval, provided that:

- 1. The application is approved within six (6) months of the date of adoption of this Development Code; and
- 2. Construction begins within six (6) months of the issuance of such approval and is diligently pursued to completion.

B. Existing unlawful uses and structures. A structure or use not lawfully existing at the time of the adoption of this Development Code is lawful only if it conforms with all of the requirements of this Development Code.

C. Existing approved uses. An existing use which is lawful on the date of adoption of this Development Code, whether permitted as a "permitted use" or a "conditional use" in the zoning district in which it is located, shall not be deemed nonconforming solely because the procedure for approval has changed through the adoption of this Development Code. In the event the use was approved subject to one or more conditions, those conditions shall continue in full force and effect unless a new approval is obtained. If the existing use is nonconforming under either the prior Land Development Code or this Development Code, then such use shall come into conformance with this Development Code if required by the provisions of Article 7.

- 3. The vending machine shall not be located within a required setback, open space, view corridor, or landscaping area, or within a parking space or travel aisle within a parking lot;
- 4. The vending machine shall not be located in such a manner to impair a motor vehicle operator's view of motor vehicles, bicycles, or pedestrians upon entering, or exiting a right-ofway;
- 5. The vending machine shall not be located at a place where such vending machine unreasonably obstructs the flow of pedestrian or vehicular traffic; and
- 6. Electric service to the vending machine shall comply with the edition of the National Electrical Code currently in effect.
- C. No more than two vending machines, per development site, shall be permitted outside of any building, unless such machines are not visible from any public right-of-way or any abutting property. Signage allowed on vending machines shall be flush with the machine and shall be limited to 35 percent of the machine's front face, including the selection choices. The remaining front face of the vending machine shall be of a similar color as the signage. No signage shall be allowed other than on the front of the vending machine.

(Ord. No. 6526-00, § 1, 6-15-00; Ord. No. 6928-02, § 52, 5-2-02; Ord. No. 8042-09, § 3, 6-4-09)

Section 3-918. Maintenance in accordance with approved plans.

All improvements authorized by any Level One, Level Two, or Level Three approval shall be maintained in accordance with such approval. This includes, but shall not be limited to, approved landscaping, paved areas, stormwater facilities, retention/detention ponds, irrigation systems, and signage.

(Ord. No. 6526-00, § 1, 6-15-00; Ord. No. 8042-09, § 3, 6-4-09)

Section 3-919. Prima facie evidence of certain uses in residential zoning district.

Prima facie evidence of certain uses located in any residential zoning district, consisting of rentals for periods of less than 31 days or one calendar month, whichever is less, and advertising or holding out to the public as a place rented for periods of less than 31 days or one calendar month, whichever is less, shall include but not be limited to one or more of the following:

- Registration or licensing for short-term or transient rental use by the state under Florida Statutes, Chapters 212 (Florida Tax and Revenue Act) and 509 (Public Lodging Establishments);
- Advertising or holding out a dwelling unit for tourist housing or vacation rental use;
- (3) Reservations, booking arrangements or more than one signed lease, sublease, assignment or any other occupancy agreement for compensation, trade, or other legal consideration addressing or overlapping any period of less than 31 days or one calendar month, whichever is less; or
- (4) Use of an agent or other third person to make reservations or booking arrangements.

(Ord. No. 7105-03, § 1, 4-17-03; Ord. No. 8042-09, § 3, 6-4-09)

Section 3-920. Affordable housing incentives.

A. Affordable housing density dwelling units.

- 1. City review and approval process.
 - a. *City approval procedures.* Such approval shall be considered a Level Two (flexible development) approval in accordance with the provisions of Article 4 Division 4 of the Community Development Code. The use of the density bonus as provided within this section shall not be considered a land use plan amendment.
 - b. Pre-application conference required. Prior to submitting an application

Residential shelter means a building or buildings or portions thereof, the use of which is for a nonprofit service providing a place of temporary residence or sustenance to homeless or needy persons or families.

Residential use means a permanent place of residence for a family. A residential use located on residentially zoned property shall not include rentals for periods of less than 31 days or one calendar month, whichever is less, or which is advertised or held out to the public as a place rented for periods of less than 31 days or one calendar month, whichever is less. A residential use located on residentially zoned property shall not include an interval ownership, a fractional ownership, or a timesharing unit.

Residentially zoned property means any parcel of property located in one of the following zoning districts: Low Density Residential ("LDR"); Low Medium Density Residential ("LMDR"); Medium Density Residential ("MDR"); Medium High Density Residential ("MHDR"); High Density Residential ("HDR"); Neighborhood Conservation Overlay ("NC"); Mobile Home Park ("MHP") as contained in Article 2 of this Development Code.

Restaurant means a use providing for the preparation or sale of prepared food for consumption by customers primarily on the premises, including the subordinate sale of alcoholic beverages for consumption on premises, but excluding facilities with prepared food service within grocery stores and delicatessens.

Restaurant, fast food means a business involving the sale of food and/or beverages ordered at either a counter or drive-through facility for either consumption on the premises using dishes and utensils which are disposable, or consumption off the premises.

Retail plazas means a building or group of buildings on the same property or adjoining properties, but operating as and/or presenting a unified/ cohesive appearance and generally but not necessarily under common ownership and management, and which is partitioned into separate units that utilize a common parking area, and is designed for a variety of interchangeable uses including governmental, indoor recreation/entertainment, office, restaurant, retail sales and service, and social/community center. In addition, bars, medical clinics, nightclubs, and places of worship may also be incorporated into retail plazas subject to their approval through the applicable Level One (Flexible Standard Development) or Level Two (Flexible Development) approval process and meeting their respective flexibility criteria.

Retail sales and services means a building, property, or activity the principle use or purpose of which is the sale or lease of goods, products, materials, or services directly to the consumer, including grocery stores, bicycle stores (sales, rentals and/or repair), adult day care, child care, personal services, animal grooming, funeral homes, art galleries, artisans, farmer markets, and including the sale of alcoholic beverages for offpremises consumption provided that the sale of alcoholic beverages is subordinate to the principal use and display of alcoholic beverages occupies less than 25 percent of the floor area of the use. Not including problematic uses, street vendors or the on-premise consumption of alcoholic beverages.

Retention area means an excavated stormwater holding area which has no designed discharge.

Right-of-way means a strip of land reserved, used or intended to be used for vehicular or pedestrian travel, including highways, streets, alleys, walkways, drainage facilities or other public purpose, whether public or private.

Runoff means the quality of stormwater that is unable to soak into the ground due to the presence of impermeable cover and which flows over land to a lower elevation following a storm.

Runway means a defined area on an airport prepared for landing and takeoff of aircraft along its length.

Salvage yard means an area of land which is principally used for the storage, collection, treatment, purchase or sale of refuse or scrap materials, including but not limited to wrecked or scrapped vehicles, rags, paper products, scrap metal, used appliances, scrap plumbing supplies or parts of any of the foregoing or similar property.

MUNICIPAL CODE ENFORCEMENT BOARD OF THE CITY OF CLEARWATER, FLORIDA

AFFIDAVIT OF POSTING

City Case Number: BIZ2018-00209

Site of Violation: 1236 KAPOK CIR



MAY 17 2018

Julie Phillips, being first duly sworn, deposes and says: 1.

OFFICIAL RECORDS AND LEGISLATIVE SRVCS DEPT.

- That I am a Code Inspector employed by the City of Clearwater. 2.
- That on the 17th day of May, 2018, a copy of the attached Notice of Violation was posted at City 3. Hall, 112 Osceola Ave., Clearwater, Florida and at 1236 KAPOK CIR, Clearwater, Florida.

Julie Phillips

STATE OF FLORIDA COUNTY OF PINELLAS

SWORN AND SUBSCRIBED before me on this 17th day of May, 2018, by Julie Phillips.

PERSONALLY KNOWN TO ME	
PRODUCED AS IDENTIFICATION ///	
Type of Identification	
(Notary Signature)	•
Janiel Knight DANIEL KN	NIGHT
Name of Notary (typed, printed, stamped)	G 213054



CITY OF CLEVELOPMENT DEPARTMENT

PLANNING & DEVELOPMENT DEPARTMENT POST OFFICE BOX 4748, CLEARWATER, FLORIDA 33758-1748 MUNICIPAL SERVICES BUILDING, 100 SOUTH MYRTLE AVENUE, CLEARWATER, FLORIDA 33756 TELEPHONE (727) 562-4720 Fax (727) 562-4735

Notice of Violation

HOUSES 2 HOMES CORP 265 MATEO WAY NE ST PETERSBURG, FL 33704-3621

BIZ2018-00209

ADDRESS OR LOCATION OF VIOLATION: 1236 KAPOK CIR

LEGAL DESCRIPTION: KAPOK FOREST LOT 14

DATE OF INSPECTION: 5/17/2018

PARCEL: 09-29-16-45108-000-0140

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Inspector: Julie Phillips Inspector Phone: 562-4730

Date Printed: 5/17/2018

MUNICIPAL CODE ENFORCEMENT BOARD OF THE CITY OF CLEARWATER, FLORIDA

AFFIDAVIT OF POSTING

City Case Number: CDC2018-00854

Site of Violation: 1236 KAPOK CIR

RECEIVED

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Julie Phillips

STATE OF FLORIDA COUNTY OF PINELLAS

SWORN AND SUBSCRIBED before me on this 17th day of May, 2018, by Julie Phillips.

PERSONALLY KNOWN TO ME	<i>i</i>
PRODUCED AS IDENTIFICATION	N/A
	dentification
(Notary Signature)	DANIEL KNIGHT State of Florida-Notary Public
Name of Notary (typed, printed, stamped)	State of Florida # GG 213054 State of Florida # GG 213054 My Commission Expires April 30, 2022



CITY OF CLEEDER ARWATER

PLANNING & DEVERTMENT DIFFERENCE 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

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HOUSES 2 HOMES CORP 265 MATEO WAY NE ST PETERSBURG, FL 33704-3621 CDC2018-00854

ADDRESS OR LOCATION OF VIOLATION: 1236 KAPOK CIR

LEGAL DESCRIPTION: KAPOK FOREST LOT 14

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(3) Reservations, booking arrangements or more than one signed lease, sublease, assignment or any other occupancy agreement for compensation, trade, or other legal consideration addressing or overlapping any period of less than 31 days or one calendar month, whichever is less; or

(4) Use of an agent or other third person to make reservations or booking arrangements.

Specifically: We have received complaints that this property is being illegally rented out and/or advertised as being available for less than the 31 day or one calendar month requirement whichever is less. This is a violation of the City of Clearwater ordinance prohibiting short term rentals. Please bring your property into compliance by the compliance date to avoid further action. If you have any questions feel free to contact me directly. Thank you!



CITY OF CITER ARWATER

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

THIS VIOLATION CITED ABOVE MUST BE CORRECTED PRIOR TO 5/23/2018. 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.

Inspector: Julie Phillips Inspector Phone: 562-4730

Date Printed: 5/17/2018

Interactive Map of this parcel Sales Query Back to Query Results New Search Tax Collector Home Page Contact Us WM

09-29-16-45108-000-0140								
Compact Property Record Card								
Las Issaingtor	stangator Updated April 3, Email Prim Radius EEM.V.WLM							
•	o/Mailing Address <u>Change</u> Mailing Address			te Address	7-1-			
HOUSES 2 HOMES CORP 265 MATEO WAY NE ST PETERSBURG FL 33704-3621			1236 KAPOK KOVE CIR Clearwater					
Property Use: 0110 (S	ingle Family H	ome)				Living Units: 1		
[click here to hide] Legal Description KAPOK FOREST LOT 14								
Mortgage Letter[3]File for Homestead2018 Parcel UseExemption								
Exemption	Exemption 2018 2019							
Homestead:			Homestead Use Percentage: 0.00%					
	Government: No No		Non-Homestead Use Percentage: 100.00%					
Historic:	Institutional: No No		Classified Agricultural: No					
	mation Latest	Notice of P	roposed	Property 'l	laxes (TRIM N	<u>sotice)</u>		
Most Recent Recording	Sales Compar			Evacua (NOT the si	ntion Zone	Plat Book/Page		
19422/1545 🖾	\$389,300 <u>Sa</u> Query	les 121030)268183		С	<u>47/47</u>		
	20	17 Final Val	lue Info	rmation				
Year Ju	ter te vit a film te vite a second seco	<u>essed Value</u> SOII Cap		<u>ounty</u> le Value Ta	<u>School</u> ixable Value	<u>Municipal</u> Faxable Value		
2017	\$326,911	\$326,91	1 3	\$326,911	\$326,911	\$326,911		
[click here to hide] Value History as Certified (yellow indicates correction on file)								
Year Loonestead	<u>Just/Market</u> Value	<u>Assessed</u> <u>Value</u> SOII Car	Tax	<u>County</u> able Value	<u>School</u> <u>Taxable</u> <u>Value</u>	<u>Municipal</u> Taxable Value		
2017 No	\$326,911	\$326,	-	\$326,911	\$326,911	\$326,911		