CITY OF CLEARWATER CODE COMPLIANCE MUNICIPAL SERVICES BUILDING, 100 SOUTH MYRTLE AVENUE P.O. BOX 4748, CLEARWATER, FL 33758-4748 Telephone 727-562-4720

## **INOPERATIVE VEHICLE NOTICE OF VIOLATION**

PROPERTY OWNER: Ranjo	e Banga				
ADDRESS WHERE VIOLATION EXISTS:	1529 Cla	1K St	Clesin	igter, FI	33715
VEHICLE MAKE & MODEL: Red	Vega in	Drive we	4		<i>j</i>
VIN#:	тас	#: 696	1X5	ex 1	18

An inspection of this vehicle discloses and it has been found and determined, that an **outdoor storage violation** exists on this property constituting a violation of **Section 3-1503.B.6.** which constitutes: Except as provided in section 3-1506., the outdoor storage of all or part of any dismantled, partially dismantled, inoperative or discarded vehicle, recreational vehicle, machinery, appliance, farm equipment, aircraft, construction equipment, boat, personal watercraft, trailer, truck, motorcycle, bicycle, or scrap metal, on any public or private property, or of any abandoned vehicle, recreational vehicle, farm equipment, aircraft, boat, personal watercraft, trailer, truck, or motorcycle on any private property, within the city limits. This provision shall not apply to any vehicle, recreational vehicle, machinery, farm equipment, aircraft, construction equipment, boat, personal watercraft, trailer, truck, or bicycle which is located on the premises of a lawfully established storage yard or which is on the premises of a lawfully established vehicle service establishment and is in the process of repair or maintenance by that establishment. This violation constitutes a nuisance as defined in **Section 8-102.** 

THIS VIOLATION SHALL BE CORRECTED BY  $\frac{\delta}{13}/18$ . THIS VIOLATION MUST BE CORRECTED BY REMOVING THE PERSONAL PROPERTY FROM THE REAL PROPERTY, STORING IT IN AN ENCLOSED BUILDING, OR MAKING IT OPERABLE. (INCLUDES DISPLAY OF A CURRENT REGISTRATION TAG FOR VEHICLES DESIGNED FOR STREET USE).

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 above are corrected prior to the Board hearing if compliance is met after the compliance date set forth above.

Should you be found in violation of the City Code, the Municipal Code Enforcement Board has the power by law to allow the City to make all reasonable repairs which are required to bring the property into compliance and charge you with the reasonable cost of the repairs along with daily fines which may become a lien on all non-exempt real and personal property you own.

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 below.

**INSPECTOR PHONE #:** Inspector's Signature

Phudo18-01023

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## INOPERATIVE VEHICLE NOTICE OF VIOLATION

PROPERTY OWNER: Ranjoe	Bangy			
ADDRESS WHERE VIOLATION EXISTS:		1k St	Clean wit	67.F133755
VEHICLE MAKE & MODEL: Unly		Red vel	icle in	Backyard
VIN#:	TAG#:_	Non	e	1

An inspection of this vehicle discloses and it has been found and determined, that an **outdoor storage violation** exists on this property constituting a violation of **Section 3-1503.B.6.** which constitutes: Except as provided in section 3-1506., the outdoor storage of all or part of any dismantled, partially dismantled, inoperative or discarded vehicle, recreational vehicle, machinery, appliance, farm equipment, aircraft, construction equipment, boat, personal watercraft, trailer, truck, motorcycle, bicycle, or scrap metal, on any public or private property, or of any abandoned vehicle, recreational vehicle, farm equipment, aircraft, boat, personal watercraft, trailer, truck, or motorcycle on any private property, within the city limits. This provision shall net apply to any vehicle, recreational vehicle, machinery, farm equipment, aircraft, construction equipment, boat, personal watercraft, trailer, truck, or bicycle which is located on the premises of a lawfully established storage yard or which is on the premises of a lawfully established storage yard or which is on the premises of a lawfully established vehicle service establishment and is in the process of repair or maintenance by that establishment... This violation constitutes a nuisance as defined in **Section 8-102.** 

THIS VIOLATION SHALL BE CORRECTED BY 8/13/18. THIS VIOLATION MUST BE CORRECTED BY REMOVING THE PERSONAL PROPERTY FROM THE REAL PROPERTY, STORING IT IN AN ENCLOSED BUILDING, OR MAKING IT OPERABLE. (INCLUDES DISPLAY OF A CURRENT REGISTRATION TAG FOR VEHICLES DESIGNED FOR STREET USE).

You are to remedy the above described condition by the above-described correction date. If you do not remedy the condition by the above-described date then a public hearing will be held on Wednesday,  $\frac{9/26}{9}$ ,  $\frac{9}{26}$ ,  $\frac{9}{26}$ , at 1:30 p.m. before the Municipal Code Enforcement Board in the Council Chambers, 3rd floor, City Hall at 112 South Osceola Avenue, Clearwater, Florida, concerning the above described violation. 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 above are corrected prior to the Board hearing if compliance is met after the compliance date set forth above.

Should you be found in violation of the City Code, the Municipal Code Enforcement Board has the power by law to allow the City to make all reasonable repairs which are required to bring the property into compliance and charge you with the reasonable cost of the repairs along with daily fines which may become a lien on all non-exempt real and personal property you own.

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 below.

INSPECTOR PHONE

Inspector's Signature

## COMMUNITY DEVELOPMENT CODE

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.

(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)

## Section 3-1503. Nuisances.

A. No person owning, leasing, operating, occupying or having control of any premises within the city shall maintain, keep or permit any nuisance affecting the citizens of the city.

B. The existence of any of the following specific conditions or conduct is hereby declared to constitute a public nuisance:

- 1. A condition or use that causes a substantial diminution of value of property in the vicinity of the condition or use.
- 2. Buildings which are abandoned, boarded up for a period of six months, partially destroyed for any period of time, or left for a period of three months in a state of partial construction, provided that any unfinished building or structure which has been under construction six months or more shall be deemed and presumed to have been left for an unreasonably long period of time in the sense of this subsection.
- 3. Any attractive nuisance dangerous to children in the form of abandoned or broken equipment, accessible artificial bodies of water, excavations, or neglected machinery.

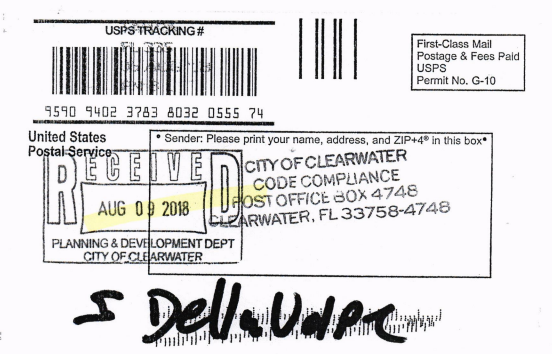
- 4. Overt blocking of drainage pipes, ditches, channels, and streams, so as to cause flooding and adversely affect surround-ing property.
- 5. Accumulation and placement of nuisances.
  - Any accumulation of weeds, debris, a. trash, garden trash, junk, untended growth of vegetation, or undergrowth of dead or living vegetation or hazardous swimming pools, or hazardous trees upon any private property, or on any public property without authorization to the extent and manner that such property contains or is likely to contain rodents, reptiles or other vermin, or furnishes a breeding place for flies, mosquitoes, or wood-destroying insects, or otherwise threatens the public health, safety or welfare.
  - b. The placement of trash, debris or other items on public property without authorization.
  - Except as provided in section 3-1506, the outdoor storage of all or part of any dismantled, partially dismantled, inoperative or discarded vehicle, recreational vehicle, machinery, appliance, farm equipment, aircraft, construction equipment, boat, personal watercraft, trailer, truck, motorcycle, bicycle, or scrap metal, on any public or private property, or of any abandoned vehicle, recreational vehicle, farm equipment, aircraft, boat, personal watercraft, trailer, truck, or motorcycle on any private property, within the city limits. This provision shall not apply to vehicle, recreational vehicle, any machinery, farm equipment, aircraft, construction equipment, boat, personal watercraft, trailer, truck, motorcycle, or bicycle which is located on the premises of a lawfully established storage yard or which is on the premises of a lawfully established vehicle service establishment and is in the process of repair or maintenance by that establishment.

6.

§ 3-1502

Pormestik       IV         For delivery information, visit         OFFIC         Certified Mail Fee         \$         Extra Services & Fees (check box, add fee         Beturn Receipt (hardcopy)         Cortified Mail Restricted Delivery         Cortified Mail Restricted Delivery         Adult Signature Required         \$         Postage         \$         Sent To         Street and Apt. No., or PO Box No.         City, State, ZIP+4*	Postmark Here  COMPLETE THIS SECTION ON D  A. Signature  X. B. Raceived by (Printed Name)  X. D. Is delivery address of fiferent from If YES, enter delivery address b	Agent Addressee C. Date of Delivery U. 44-06-14 hitem 1? Yes
9590 9402 3783 8032 0555 74 2. Article Number (Transfer from service label) 7018 0680 0002 2858 7022	3. Service Type Adult Signature Adult Signature Restricted Delivery Scertified Mail® Certified Mail Restricted Delivery Collect on Delivery Restricted Delivery Insured Mail Insured Mail Restricted Delivery (over \$500)	Priority Mail Express®     Registered Mail™     Registered Mail™     Registered Mail Restricted     Delivery     Return Receipt for     Merchandise     Signature Confirmation     Restricted Delivery     Domestic Return Receipt

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11-29-15-39223-000-0120							
	Comp	act Prope	erty Re	cord Card			
Tax Estimator     Updated September     Email     Print Radius       11, 2018     FEMA/WLM							
Ownership/Mailing Address         Change         Site Address           Mailing Address         Site Address         Site Address					AN SOL		
	A, RANJOE I						
COMIGHOI COMIGHOD 1529 C	D, EVANGELIN D, CHRISTITUTA CLARK ST ER FL 33755-3510	ANGELIN ISTITUTA I ST		29 CLARK LEARWAT			
Property Use: 0110 (Single Family Home) Total Living: Total Gross Total Living					Total Living Units:1		
[click here to hide] Legal Description HIGHLAND PINES 9TH ADD LOT 12							
Mortgage Letter         File for Homestead         2018 Parcel Use           Exemption         2018 Parcel Use							
Exemption	2018 2	2019					
Homestead:		Yes		*Assuming no ownership changes before Jan. 1			
Government:	No	No Homestead Use Percentage					
Institutional:	No	No					
Historic:	No	No	Classified Agricultural: No				
Parcel Inf	ormation Latest No	otice of Pi	roposed	Property '	Taxes (TRIM N	Notice)	
Most Recent Recording Sales Comparison Census		<u>s Tract</u>	Evacuation Zone (NOT the same as a FEMA Flood Zone)		Plat Book/Page		
15291/2493 💹	<b>\$164,400</b> <u>Sales</u> <u>Query</u>	121030	265002	NON EVAC		71/14	
2018 Preliminary Value Information							
Year		ed Value / H Cap	-	ounty le Value	<u>School</u> <u>Taxable</u> Value <u>T</u>	<u>Municipal</u> axable Value	
2018	\$137,246	\$69,883	;	\$25,000	\$44,883	\$25,000	
[click here to Year	o hide] Value Histor	ry as Cert	tified (y	ellow indic	ates correction	on file)	