



**City of Coral Gables  
Development Services Department**

**CONSTRUCTION REGULATION BOARD  
CASE RESUME**

**HEARING DATE:** January 12, 2026

**CASE NO.:** 24-8219  
RECT-24-10-0407

**BUILDING ADDRESS:** 1120 E. Ponce De Leon Blvd.

**FOLIO NUMBER:** 03-4108-009-1780

**OWNER.:** 1120 E PONCE DE LEON BLVD LLC

**USE:** Office Building

**# OF LIVING UNITS:** 0

**PENDING RECERTIFICATION:** 2024

**LAST RECERTIFICATION:** 2014

**YEAR BUILT:** 1954

**DESCRIPTION AND DEFECTS OF BUILDING:** The Building Official has inspected the records relating to the Structure in accordance with Article III, Chapter 105 of the City Code, pertaining to unsafe structures, and Section 8-11 of the Miami-Dade County Code, as applicable in the City, pertaining to existing buildings. The Structure is hereby declared unsafe by the Building Official for failure to timely comply with the maintenance and recertification requirements of the Florida Building Code.

**DATES AND ACTIVITIES:**

- 05/03/22 Courtesy 2 Year Notice from the City advising Recertification is required - mailed certified
- 02/02/23 Courtesy 1 Year Notice from the City advising Recertification is required - mailed certified
- 01/31/24 First Notice from the City advising Recertification is required mailed, in route.
- 05/10/24 Second Notice from the City advising Recertification is pending mailed, delivered.
- 06/17/24 Final Notice from the City advising Recertification is pending mailed, delivered.
- 11/04/24 Notice of Hearing posted on Structure and at City Hall.
- 11/05/24 Notice of Unsafe Structure Violation for Failure to Recertify and Notice of Hearing mailed with return receipt
- 11/18/24 **Board Hearing**  
The Owner shall take the Required Action as follows: **A.** Submit a letter from a structural Engineer within seven (7) days of the Board's meeting attesting the structure is safe for occupancy **B.** Submit a Recertification Report prepared by a licensed Architect or Engineer within sixty (60) days of the Board's Order Recertifying the property **C.** A \$250 daily fine be imposed if any of these deadlines are not met.
- 11/18/24 **Electrical Recertification report rejected-** Repairs required
- 11/18/24 **Structural Recertification - Approved**
- 11/18/24 Engineer letter attesting the building is structurally and electrically safe for its use and occupancy-  
**signed & sealed on 11/15/2024**

12/31/25 Notice of Intent to Lien and Hearing - mailed certified and USPS Regular mail  
12/31/25 Notice of Hearing posted on Structure  
01/02/26 Notice of Hearing posted at City Hall  
01/12/26 Board Hearing

**TO DATE THE OWNER HAS:** NOT submitted a current signed and sealed safe-to-occupy letter for the electrical Recertification.

**BUILDING OFFICIAL’S RECOMMENDATION:**

- A.** The property owner has failed to comply with the original order; therefore, all provisions of the original order, including fines or deadlines, remain in full force and effect and the fines of \$250 per day shall run retroactive to the deadline in the original order of December 4, 2024, and until the original order is fully complied with.
- B.** That the Property Owner submit current structural and electrical recertification reports and cover letters, as applicable, appropriately signed and sealed by a Florida-licensed professional engineer or architect, within thirty (30) days of the Board’s meeting.
- C.** That the Property Owner submit appropriately signed and sealed safe-to-occupy letters for both the Structural and Electrical Recertification, as applicable, within thirty(30) days of the Board’s meeting attesting that the building’s structural and electrical systems are safe for occupancy while repairs are undertaken, and that updated safe-to-occupy letters be submitted every six (6) months thereafter while recertification is pending.
- D.** Immediately obtain and close all necessary permits as applicable to perform repairs needed to recertify the structure.
- E.** That the Building Official shall thereafter take any measures within his authority, as set forth in City or County Code and Florida law, to ensure the safety of the building, its occupants, and the surrounding areas, including but not limited to evacuating the structure, disconnecting utilities, and demolition of the structure.
- F.** That a \$500 daily fine be imposed if **a)** any of the above deadlines are not met, or **b)** if the building is not recertified within 45 days of the board’s meeting, in addition to fines previously imposed, until the building is fully recertified.

**PERMIT ACTIVITY:**

[ELEC-25-10-4046](#)- Denied- NEW ELECTRICAL SIGN / HOOK UP TO EXISTING ELECTRICAL. "DREAM TEAM LAW"

[BLDB-24-08-2775](#)- Finaled- DOUBLE F & F (WORK STARTED WITHOUT A PERMIT) PP- CALC ENGINEERING (FOR INSPECTIONS-ONLY) Interior remodeling (no structural or exterior work)

[BLDB-25-01-3164](#)- Finaled- FLAT RE ROOF