Pending Abandoned/Vacant Real Property Matters for the City of Coral Gables August 22, 18

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Summary

Total # of properties addressed on list since inception	58 (31) ¹
# in compliance	35
# in non-compliance	23
# working towards or under agreement or court order to comply	20 ²
# of properties added since last report to Commission of 5-8-18	3 ³
# of additional properties in compliance since last	44

¹ / The number in parentheses is the total numbers of properties that have been transferred to the list of properties in compliance after their compliance was reported at a Commission meeting.

² / 134 Florida Ave is not moving towards compliance by agreement or by court order and is waiting for a source of grant funds; (1) 25 Arvida Pkwy is building seawall; (2) 117 Florida Ave is working on violation; (3) 431 Vilabella Ave is working on violations; (4) 531 Blue Rd is working on the violations; (5) 601 Sunset Dr is working on the violations; (6) 657 N Greenway Dr corrected some violations and was sold in foreclosure on 2-12-18, the bank is correcting the remaining violations; (7) 803 Alhambra Cir is working on renovations should be done by 10-24-18; (8) 806 Altara Ave is working on violations; (9) 813 Messina Ave is working on violations; (10) 910 Capri St is working on and seeking permission to renovate the property; (11) 1013 Castile Ave is working on violations; (12) 1104 Malaga Ave is working on violations; (13) 1222 Tangier St is working on violations; (14) 1243 Sorolla Ave is working on the violations; (15)1433 Mendavia Ave is nearing compliance; (16) 1450 Baracoa Ave is under an order to comply; (17) 3933 Rivera Dr is working on violations; (18) 4950 SW 8 St is working on violations; (19) 5135 Orduña Dr is working on violations; (20) 8020 Los Pinos Blvd is working on violations ³ / 601 Sunset Dr was added back to the list on 6-7-18; 813 Messina Ave was added to the list on 6-29-18; 4120 Santa Maria Ave was added to the list on 7-12-18

⁴ / 4908 SW 8 St complied on 5-15-18; 90 Sunrise Ave complied on 5-21-18; 820 Malaga Ave complied on 6-18-18, 829 Lorca St complied on 7-16-18

report to Commission of 5-8-18

address/officer	bank and other responsible parties	violations/notes	status and deadlines	unpaid City liens
1. 25 Arvida Pkwy	no bank	Failure to maintain	code enforcement warning	no unpaid special
	involvement	seawall/retaining	expires 11-13-17; demand	assessment liens as
		wall/mooring	letter sent on 10-31-17 and	of 11-2-17
Adolfo Garcia		structure; began	deadline expired on 11-7-17;	
		work to repair	owner has begun correcting	no unpaid code
pending internal		seawall/retaining	violation and obtained an	enforcement liens of
review for		wall without the	emergency authorization to	as of 11-7-17
historic		required permits;	re-build the seawall from the	
significance		Stairs at the rear of	County on 11-3-17; seawall	CURRENT TOTAL
(year built 1968)		the property are not	contractor contacted City on	LIENS:
		structurally sound	11-17-17 to discuss timeline	\$0
		and are cracked and	for work and proposed	
		collapsing;	agreed CEB order; owner	homestead
		Seawall/retaining	expects to submit completed	exemption claimed
		wall/mooring	permit application for	
		structure and stairs	seawall repairs by 11-22-17	
		at the rear of the	and will notify City regarding	
		property are	permits for repairs to upland	
		crumbling and	structures; expect to finish	
		collapsing and are	seawall within 2-3-months	
		not being maintained	from date of application;	
		with reasonable	deadline NOV is 12-27-17;	
		attractiveness so as	will be set for CEB hearing of	
		not to cause a	2-21-18; City proposed an	
		substantial	agreed order on 1-30-18,	
		depreciation in	which owner accepted;	
		property values in	agreed CEB order provides	
		the immediate	that deadline to apply for	

neighborhood	demolition permit for stairs	
	is 3-23-18 and deadline to	
	pass final inspection on	
	seawall permit and to obtain	
	permit for stairs is 4-23-18;	
	deadline to pass final	
	inspection on stairs permit is	
	5-23-18; owner applied for	
	permits for demolition of	
	stairs on 2-22-18, next	
	deadline is 4-23-18; on 4-18-	
	18 the owner requested an	
	extension, which the City	
	granted until 5-15-18; owner	
	requested and City granted	
	an extension until 5-31-18;	
	on 5-29-18 owner requested	
	and City granted a third	
	extension, until 6-15-18; City	
	requested status on 6-27-18;	
	owner passed final	
	inspection on seawall permit,	
	· · · ·	
	however permit must remain open until 9-4-18 when bond	
	-	
	is released, owner expects to	
	pass final inspection on	
	stairs and fill soon, City	
	granted fourth extension	
	until 7-15-18; work is	
	completed however owner	
	must wait until 9-4-18 for	
	period to claim against bond	
	to expire and bond is	

			released; owner requested	
			and City granted fifth	
			extension until 7-31-18;	
			owner laid fill but must now	
			grade it and lay down sod;	
			owner requested and City	
			granted sixth extension until	
			8-15-18; owner advised on	
			8-18-18 that the sod has	
			been paid down, but that she	
			would like an extension to	
			wait and make sure that the	
			grass takes before calling in	
			the final inspection on the	
			permit for removal of the	
			stairs; owner requested and	
			City granted a seventh and	
			final extension until 9-4-18	
2. 90 Sunrise Ave	HSBC Bank USA	property is not	COMPLIED on 5-21-18;	no unpaid special
(COMPLIED)	Trustee, <i>Mortgagee</i>	consistently	added to list on 12-5-17;	assessment liens as
	per registry and by	maintained,	foreclosure sale set for 1-12-	of 12-5-17
pending internal	recorded	including but not	18 was re-set for 3-13-18;	
review for historic	assignment;	limited to, by	will send cease and desist	no code
significance (year	improperly re-	allowing weeds,	and demand letters to buyer;	enforcement liens of
built 1950)	assigned to Bank of	overgrown grass and	bank approved short sale	as of 12-8-17
	America by	vegetation, and dead	and foreclosure case was	
Ofc. Joseph Paz	subsequently	vegetation; roof,	dismissed on April 19, 2018;	
	recorded	exterior walls,	awaiting deed into new	
	assignment,	awnings, and	owner; City contacted owner	
	assignee per	driveway are dirty	on 5-4-18, who has begun	
	recorded	and in need of	correcting violations and	
	assignment;	cleaning or painting;	expects to be in full	
	Specialized Loan	exterior walls are	compliance by 5-18-17;	

	Servicing, LLC,	cracked and awnings	owner requested a	
	0	are torn; and the		
	<i>Servicer</i> ; Service		compliance inspection on 5-	
	Link, <i>Property</i>	accumulation of	19-18	
	Manager	water in the pool in		
		such a manner or		
	in foreclosure;	fashion as to make		
	foreclosure sale set	possible the		
	for 1-12-18	propagation of		
		mosquitoes therein;		
3. 117 Florida Ave	no bank	demolition by neglect	added to list on 8-23-17;	no unpaid special
	involvement	<u>of an historic</u>	demand letter sent on 8-24-	assessment liens as
<u>(historic structure)</u>		<u>structure as well as</u>	17, deadline in demand letter	of 7-19-17
contributing		minimum housing	is 8-31-17; NOVs may be sent	
property in a		violations: structure	on 8-24-17; on 8-31-17	unpaid code
national and local		needs painting,	owners stated they will	enforcement liens of
historic district		deteriorating boards,	correct violation regarding	\$1,820,575 as of as
and should be		overgrown	vegetation over the weekend	of 8-25-17
restored, not		vegetation	and will meet with Ms. Spain	
demolished			regarding structure and	CURRENT TOTAL
			action plan; deadline in first	LIENS:
Amparo Quintana			NOV was 9-25-17; case set	\$1,796,000
Joseph Paz			for CEB hearing on 11-15-17;	+_,
Josephirul			Ms. Spain met with owners at	no homestead
			the premises on 11-3-17 and	exemption claimed
			sent all necessary	exemption claimed
			applications for a certificate	
			of appropriateness and will	
			meet with owners regarding	
			original architects drawings	
			5	
			for plans to restore the	
			structure; owners stated	
			they will seek authorization	
			from the Historical	

Preservation Board to demolish, but City will recommend against it; CEB entered order at meeting of 11-15-17; 30 days to apply for permits, status report in	
recommend against it; CEB entered order at meeting of 11-15-17; 30 days to apply	
entered order at meeting of 11-15-17; 30 days to apply	
11-15-17; 30 days to apply	
for permits, status report in	
90 days at 2-21-18 CEB	
hearing/\$500 per day fine	
thereafter/ \$108.75	
administrative fee; owners	
met with Ms. Spain on 11-17-	
17; owners and contractor	
met with Ms. Spain on 2-6-	
18; owners had until 3-5-18	
to apply for certificates of	
appropriateness from the	
Board to demolish and re-	
build; case was set for 2-21-	
18 CEB hearing; owners	
requested a fine reduction	
and may have found a buyer;	
on 2-16-18 owners	
submitted proposed	
architect and engineer for	
approval by historic	
preservation division, on 2-	
19-18 owners reported that	
they cleaned yard; City will	
conduct compliance	
inspection on 2-20-18;	
meeting with City scheduled	
for 3-14-18; City granted	
owners until 3-29-18 to	

			1	
			submit engineer's report and	
			until 4-16-18 to file	
			applications for certificates	
			of appropriateness to	
			demolish and rebuild;	
			owners submitted engineer's	
			report on 4-20-18 and now	
			had until 5-20-18 to file	
			certificates of	
			appropriateness; owners	
			secured the property by	
			erecting a construction fence	
			on 5-14-18; owners and	
			architect met meeting with	
			Ms. Spain on 5-24-18	
			regarding plans for proposed	
			replacement of structure	
			with an identical structure;	
			BOA approved demolition for	
			safety reasons and new	
			structure on 6-29-17; owner	
			advised on 8-17-18 applied	
			for variance to build using	
			wood, must go before Board	
			of Adjustment; also	
			scheduled for hearing on	
			certificate of appropriateness	
			on 9-20-18	
4. 134 Florida Ave	ABN AMRO	abandoned property;	deadline in code	no unpaid special
	Mortgage Group,	failure to register;	enforcement Notices of	assessment liens as
	Inc., <i>First</i>	walkway, porch roof	Warning ("NOW") warnings	of 11-3-15
<u>(historic structure)</u>	<i>Mortgagee;</i> TMS	and other areas are	expired in December, 2013;	
contributing	Mortgage Inc. d/b/a	<u>or have discolored</u>	deadline in demand letter	no unpaid code

property in a	The Money Store,	peeling paint; screen	was 9-3-14; City was	enforcement liens of
national and local	Second Mortgagee	door is rusted,	preparing NOV, but now	as of 10-28-15
historic district	become montgagee	permit #05050437 is	expects that County grant	
and should be		expired, abandoned	funds will correct violations;	CURRENT TOTAL
restored, not		real property	County is waiting for owner	LIENS:
demolished		registry information	to sign grant documents; City	\$0
uemonsneu		is not accurate, to wit	is meeting with owner to	ΨŪ
		responsible	encourage her to sign grant	homestead
Joseph Paz		-	documents; owner has a	
· · ·		mortgagees	,	exemption claimed
(formerly Kim		according to	meeting with County on 6-3- 16 to submit documentation	
Springmyer)		property records		
		have failed to	regarding eligibility; on 6-10-	
seeking grant to		register; 2007 ABN	16 County notified City that	
correct violations		AMRO Mortgage	Ms. Gibson does not qualify	
		Group foreclosure	for County assistance based	
occupied		was closed without a	on income limits; City has	
		sale on 11-4-10	determined that there may	
			not be a funding source	
			available in the foreseeable	
			future for restoration and, in	
			any event, owner had	
			refused to sign the	
			restrictive covenant required	
			by the County; City is seeking	
			other sources for assistance	
5. 318 Viscaya Ave	No bank	Failure to register	Added to list on 3-19-18;	unpaid special
	involvement	and maintain the	deadline in NOW was 3-26-	assessment liens of
Carlos Correa		Property, which is	18;	\$750 for waste due
		vacant property;	City is drafting NOVs;	on 3-30-18 as of 3-
local historic		Portions of the	deadline for cease and desist	20-18
landmark, built in		Structure's walls and	and demand letters is 4-17-	
1929		roof are collapsing of	18; spoke to owner who	unpaid code
		have been	complained that he cannot	enforcement liens of
		nuve been		emoreciment nens of

vacant property	demolished;	afford to fix the property and	\$0 as of 8-30-17
	Structure's exterior	cannot sell it because it is	
	walls, awnings, and	historic. On 4-10-18, Owner	CURRENT TOTAL
	driveway are dirty	says he is willing to work	LIENS:
	and in need of	with the City and meet with	\$750 as of 3-20-18
	cleaning or painting;	Dona Spain to explore his	
	Window panes are	options; requested dates for	no homestead
	missing at the	a meeting; Owner's new	exemption claimed
	Southeast corner of	realtor called on 4-12-18 and	
	the Structure, rotted	will attend meeting with	
	wood above	Dona, which will take place	
	windows on	on 5-2-18; deadline in NOV is	
	Northwest corner of	4-23-18; case is set for 5-16-	
	Structure, and cracks	18 CEB hearing; first	
	in walls; and	deadline in order was 6-1-	
	Demolition by	18; owner complied on 5-30-	
	neglect of an historic	18 by submitting the	
	structure; including,	engineer's report to the City;	
	but not limited to: a)	the deadline to shore up the	
	Deteriorated walls or	structure is 6-30-18; City will	
	other vertical	inspect structure on 6-18-18	
	structural supports,	at 1pm; City posted notice to	
	or members of walls,	vacate on 6-21-18 and is	
	partitions or other	requiring fence to secure	
	vertical supports that	structure and demolition;	
	split, lean, list or	owner has until 7-23-18 to	
	buckle due to	apply for demolition permit	
	defective material or	but will not make deadline;	
	deterioration; b)	owner requested a 30-day	
	Deteriorated or	extension that the City	
	ineffective	refused; City is serving a	
	waterproofing of	notice of unsafe structure;	
	exterior walls, roofs,	owner obtained permit and	

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		foundations or floors,	is scheduled to begin	
		including broken or	demolishing structure on 8-	
		missing windows or	6-18; on agenda for 9-19-18	
		doors; c) Defective or	CEB agenda for status report	
		insufficient weather		
		protection which		
		jeopardizes the		
		integrity of exterior		
		or interior walls,		
		roofs or foundations,		
		including lack of		
		paint or weathering		
		due to lack of paint		
		or other protective		
		covering; d) Failure		
		to properly secure		
		the Structure, which		
		is accessible to the		
		general public; and		
		e) Faults and defects		
		in the Structure that		
		render it structurally		
		unsafe and not		
		properly watertight		
6. 431 Vilabella Ave	No bank	Failure to maintain	Added to list on 1-26-18,	Unpaid special
	involvement	(by allowing fence to	contacted Coral Gables	assessment liens of
Ofc. Terri Sheppard,		deteriorate) and	Senior High on 1-29-18 to	\$97 of 8-22-17
and Michael Kattou		register vacant	arrange an inspection of the	
		Property; Interior	fence from the schoolyard	unpaid code
Not historically		remodeling and	side; officer inspected and	enforcement liens of
significant		installation of an air	darted NOV that was served	\$450 as of 1-31-18
		conditioner without	on 2-8-18 with a deadline of	
		permits; Painting of	4-9-18; as of 3-21-18	CURRENT TOTAL

		the exterior of the	awaiting confirmation of	LIENS:
		Structure without	additional violations for	\$450
		obtaining color pallet	revised list of violations and	
		approval; Installation	drafting of cease and desist	homestead
		of a fence without a	and demand letters; deadline	exemption claimed,
		permit or that	for cease and desist and	however, property
		exceeds the scope of	demand letters is 4-17-18;	is vacant and under
		a permit because it	left message for owner at	renovation without
		exceeds the	number provided by police;	permits
		permitted height of 5	case will be set for 5-16-18	•
		feet; and Accessory	CEB hearing; on 4-11-18, City	
		structure (fence) in	received call regarding solid	
		disrepair	waste violations	
			(construction debris placed	
			on the swale for pick up),	
			spoke to who would like to	
			correct violations and will	
			consider proposed agreed	
			CEB order; compliance	
			inspection on 4-11-18	
			revealed that owner	
			removed fence; owner has	
			begun correcting other	
			violations as well; parties	
			agreed to CEB order to be	
			entered at hearing on 5-16-	
			18; first deadline in order is	
			6-18-18; owner requested	
			extension until 8-31-18	
7. 531 Blue Rd	No bank	Garage door is in	Added to list on 3-19-18; City	unpaid special
	involvement	disrepair; Roof is	inspected property on 3-21-	assessment liens of
Ofc. Terri Sheppard		missing tiles; The	18 deadline in warning is 4-	\$0 as of 3-21-18,
		walls, planters, and	26-18; deadline for cease and	solid waste went to
		wans, planters, allu	20-10, deaulille for cease and	some waste went to

		d	design and dames allows at	
pending internal		driveway are dirty	desist and demand letters is	taxes
review for historic		and in need of	4-17-18; deadline in NOV is	
significance (year		cleaning or painting;	4-30-17; owner contacted	unpaid code
built 1962)		on 4-11-18, City	City on 4-26-18 to advise	enforcement liens of
		closed out violation	replaced roof tiles and to	\$75 as of 4-5-18
		relating to expired	request additional time;	
		plumbing permit	parties agreed to CEB order	CURRENT TOTAL
		administratively	to be entered at 5-16-18	LIENS:
			hearing; first deadline in	\$75
			order is 6-18-18; owner	
			requested a compliance	no homestead
			inspection on 8-17-18 for the	exemption claimed
			cleaning and painting and an	
			extension until 8-31-18,	
			which the City granted, in	
			order to explore repairing	
			the door as opposed to	
			replacing it, since he cannot	
			afford the \$2500 (he is on a	
			fixed disability income)	
8. 601 Sunset Dr	No bank	Failing to	Added back on list on 6-7-18;	unpaid special
0. 001 Sunset Di	involvement	consistently maintain	deadline in cease and desist	assessment liens of
	mvolvement	lot by allowing	and demand letters is 6-19-	\$97 for alarm fees
wagant		v 0	18; deadline in NOV is 6-21-	as of 6-6-18
vacant		overgrown grass, trees/plants	18; owner advised mailed in	as 01 0-0-10
Not historically		/ 1		¢ in unnaid
Not historically		encroaching into sidewalk and dead	vacant property registration	<pre>\$ in unpaid code enforcement</pre>
significant (built in			check on 6-22-18; case will	
1953)		vegetation on the	be set for 7-18-18 agenda;	liens of \$75 as of 6-
		Property; Failure to	parties entered into agreed	18
Amparo Quintana		register and	order; demolition permit	
		maintain, as set forth	approved on 7-24-18	CURRENT TOTAL
		herein, a vacant		LIENS:
		property; Street		\$97

9. 657 N. Greenway	U.S. Bank, N.A.,	numbers on Structure are not clearly legible and visible from the street; Allowing permit BL-15-12- 4745 for total demolition of the structure on the Property ("Permit") to expire; Driveway in disrepair minimum housing	added to list on 8-23-17;	no homestead exemption claimed no unpaid special
Dr	Owner/Former	violations. outdoor	demand letter sent on 8-23-	assessment liens as
21	<i>Mortgagee</i> ; Select	<u>storage</u> : roof (fascia	17, deadline in demand letter	of 8-22-17
(non-contributing	Portfolio Servicing,	boards) are in	is 8-30-17; NOVs sent on 8-	
(not historic itself)	<i>Servicer</i> ; Safeguard	disrepair; allowing	23-17 (verify date); owners	unpaid code
but in a historic	Properties, LLC,	the establishment of	requested an extension until	enforcement liens of
district – must go	Property Manager	vegetation on a roof	10-2-17 due to hurricane	\$1,007,825 as of as
to HPB for		that exceeds 1/2" in	Irma; violations corrected on	of 8-22-17
certificate of	foreclosure sale on	height, measured	9-29-17, except for work	
appropriateness	2-12-18, case #: 12-	from the surface of	without a permit; owner is	CURRENT TOTAL
for demolition)	34824 CA 01 (31)	the roof; exterior	asking City to re-visit	LIENS:
		walls are dirty and in	whether there is evidence of	\$1,007,825
vacant		need of cleaning;	work without a permit and	
		roof, including fascia	what is needed to correct the	no homestead
Michael Kattou		board, are dirty and	violation relating to expired	exemption claimed
Martha Delgado		in need of cleaning; a	permits), so that owner can	
Clifford Franquiz		tire stored outside	determine whether owner	
		and not within a	will be able to correct the	
		storage area	violation prior to a	
		permitted under	foreclosure sale on 2-12-18,	
		these regulations,	or if the buyer will do it, if	

which shall be	one can be found before the	
enclosed on all sides	sale date; deadline to correct	
with a solid or	camper violation is 1-9-18;	
louvered masonry	owner will not be able to sell	
wall, not less than six	house by foreclosure sale	
(6) feet in height,	date and is making no	
with necessary	further efforts to comply;	
openings; New	will monitor foreclosure sale	
Violation: camper on	and issue NOV against buyer;	
1-8-18; failure to	bank acquired property in	
update registry when	foreclosure on 2-12-18 and is	
property became	asking about remaining	
vacant ; Failure to	violations; bank sent	
fully complete	information regarding	
building in	violations to vendor for bids	
substantial	and expects to hear back by	
compliance with	3-16-18; on 3-12-18 City	
plans and	began drafting new NOVs	
specifications upon	based on change of	
which a building	ownership and occupancy	
permit was within	and requested that servicer	
one (1) year after the	update registration, which	
commencement of	servicer says it will do;	
erection of any	servicer updated registration	
building, addition, or	to show property is vacant	
renovation;	before 3-19-18, City	
specifically, by	requested update on	
allowing permits BL-	remaining violations;	
10-09-5431 [to	servicer updated registration	
replace exterior tile	on 3-12-18 to reflect that the	
with brick paver,	property has been vacant	
cover existing steel	since 3-4-18 and bank-	
columns with wood,	owned since 2-27-18; vendor	
corumns with wood,		

[]			1
	replace door, remove	contacted City regarding	
	exterior arch and	scope of work on 4-13-18 in	
	reframe to original,	order to submit bid;	
	remove and replace	contractor submitted bid on	
	decorative shutters	4-25-18 and is waiting to	
	(all work per	hear back; City served NOVs	
	historical) \$5,000]	on all responsible parties	
	and an after-the-fact	with a 7-day deadline to	
	permit 06100143 for	comply of 7-6-18; potential	
	window replacement	purchaser contacted City	
	to expire; New	regarding fine reduction	
	violations: 1. The	amount; will be set for 9-19-	
	rear wall in need of	18 CEB hearing (August	
	cleaning and	hearing cancelled); Servicer's	
	painting. No permit	attorney advised on 7-20-18	
	required only needs	that they approved the	
	cleaning and	repairs	
	painting/ touch up.	_	
	2. Drip rails are in		
	need of cleaning and		
	touch up in some		
	areas.		
	3. Some areas of the		
	walls on the NE side		
	are in need of		
	cleaning and or touch		
	up paint.		
	4. Located on the NE		
	side, fascia boards		
	are rotted and will		
	need to be replaced/		
	touched up paint.		
	5. Decorated tiles		

		were installed on the east side and west side walls will need either an approval or will need to be removed and stuccoed to match the exiting walls and painted to comply. 6. Located on the east side, electrical work for flood lights installed prior to approval and permits. Must obtain an after the fact permit to install correctly or remove and capped off to code. 7. Roof, driveway and sidewalk are dirty;		
10. 803 Alhambra Cir historically contributing Adolfo Garcia (work w/o a permit)	no bank involvement	work without a permit; based on open and expired demolition permits and expired application for renovation permits;	deadline in demand letter is 5-11-16; spoke to owner on 5-3-16, who states that he will cooperate, but the property has endangered bats, so the owner is working on a plan that will allow him to develop the property without violating the	Unpaid special assessment liens of \$1207.92 (\$849.43 solid waste liens and \$358.49 for lot clearing) paid on 8- 30-16 Unpaid special assessment lien of

	D . J		
Michael Kattou	-	x .	3,658.75 for
Cristina Perez-		5	securing of property
Thayer		8	n August 2017;
Clifford Franquiz			wner paid lien on
Martha Delgado		,	or about 12-22-18
(cited by Joseph	submitte	ed plans to City on 8-	
Paz for minimum	8-16; Cit	y placed a hold on 🛛 🗍 🛛	unpaid code
housing put on	issuance	of the permits until e	enforcement liens of
hold)	the U.S. H	Fish and Service \$	\$111,708.75 as of 5-
,	authoriz	es work to proceed; 3	3-16 ; owner paid
owner	Fish and	Wildlife Service r	educed fine of
cooperating,	("FWS")	is scheduling a site \$	20,000 on or about
development		0	12-22-17, liens will
halted twice by	assessme	ent regarding the r	emain until in
endangered		0	compliance
species, but has		e by 9-8-16; owner	1
now resumed			CURRENT TOTAL
			LIENS: (See above)
		on 9-14-16 that	
			no homestead
	e e e e e e e e e e e e e e e e e e e	C	exemption claimed
		nd City, if desired, to	P
		the bat assessment;	
		confirmed this on 9-	
	e e e e e e e e e e e e e e e e e e e	ermit review should	
	· •	lete by 10-18-16,	
	-	City cannot issue	
		until bat assessment	
	1	ete and FWS	
		s relocation of bats	
		work to commence;	
		letters to the	
	5		
	Service a	ind Rep Ros-	

T 1 · · · · ·
Lehtinen to expedite review;
Service conducted its
assessment on 11-3-16; the
bats were exclude on 11-15-
126 and the two remaining
bats were rescued on 11-16-
16, and, after assessment,
were released the same day;
owner must submit a roof
permit application and
obtain permits for the
remainder of the house, after
submitting revised structural
plans; City informed owner
on 2-27-17 that plans must
be resubmitted; owner
expects to resubmit plans by
3-14-17; plans scheduled for
BOA on 4-20-17; BOA
approval obtained on 4-13-
17; owner expected to have
permits within two weeks,
since it is proposing no
revisions; however BL-17-
04-2302 has not yet been
approved; new male bat seen
at property in early June,
Service is allowing issuance
of permit and will work with
owner to allow work to
continue while bat is
excluded; permit issued on 8-
11-17; presence of one male
11 17, presence of one mate

			bat confirmed on 8-15-17;	
			work is expected to begin on	
			8-28-17 if the Service does	
			not require another bat	
			exclusion, otherwise the bat	
			exclusion once Service	
			determines plan of action to	
			work around or exclude the	
			bats; owner is requesting a	
			fine reduction in order to	
			obtain financing for the	
			construction; bat exclusion	
			took place for single	
			remaining male bat in mid-	
			September, so work	
			commended on or about 10-	
			14-17; parties are	
			negotiating a fine reduction	
			agreement for \$20,000, so	
			that the owner can finance	
			the renovations on the	
			property; the renovations	
			are expected to take one	
			year, until 10-24-18	
11. 806 Altara Ave	No bank	Roof in disrepair and	added to list on 10-31-17;	no unpaid special
	involvement	tarp placed on roof;	Code enforcement NOV	assessment liens as
Juan Carlos Garcia,		dirty car cover ; and	expires on 12-1-17; City is	of 11-2-17
Terri Sheppard		dirty or damaged	preparing cease and desist	
(Michael Kattou)		garage door	and demand letters to be	no unpaid code
			mailed and posted on 12-6-	enforcement liens of
pending internal			17; spoke to owner on 12-	as of 11-7-17
review for historic			15-17 who will follow up and	
significance (year			get back to me on 12-19-17;	CURRENT TOTAL

			LIENC
built 1950)		will be set for 2-21-18 CEB;	LIENS:
		new NOV sent to owner on	\$0
		12-28-17 with new deadline	
		of 1-27-18; on 1-25-17	homestead
		offered owner proposed	exemption claimed
		agreed CEB order and	
		notified him will be set for	
		hearing on 2-21-18; City and	
		owner are negotiating terms	
		of proposed agreed order;	
		agreed CEB order provides	
		that owner shall apply for	
		permit to repair roof by 3-	
		23-18, shall obtain permit by	
		4-23-18, and shall pass final	
		on permit and remove tarp	
		by 5-23-18; owner met first	
		deadline by applying for roof	
		permit on 3-21-18; owner	
		met second deadline by	
		obtaining roofing permit on	
		4-9-18; on 5-3-18, owner	
		indicated he may need an	
		extension of deadline of 5-	
		23-18; on 5-17-18 owner	
		requested extension on due	
		to 8-week shipping delay on	
		roof tile; City granted	
		extension until 6-15-18;	
		owner requested second	
		extension (again until 7-23-	
		18); City granted extension	
		until 7-2-18; awaiting	

			determination on possible garage door violation; owner replaced car cover; contractor said that roof tile has arrived and should be installed by the end of the month; roof was installed by 7-31-18 and is awaiting uplift test; uplift test submitted 8-16-18 and final inspection scheduled for 8- 17-18	
12. 813 Messina Ave	No bank	Failure to register	COMPLIED on 7-3-18; added	\$0 in special
– (COMPLIED)	involvement	and maintain, as set forth herein, a vacant	to list on 6-29-18; owner requested extension until 7-	assessment liens as of 7-2-18
		property:	18-18 when he returns from	017-2-10
Michael Kattou		Renovations of the	vacation; owner called to	\$0 in code
		single-family home	agree to an inspection of the	enforcement liens
		on the Property	structure; inspection took	as of 7-3-18
internal review for		("Structure"),	place on 7-19-18; owner	
historic significance indicates it is not		including, but not	registered property on 7-19-	CURRENT TOTAL LIENS:
historic (year built		limited to, remodeled bathrooms (new	18; property is under contract and is scheduled to	so
1940)		bathtub, new sinks,	close on 7-28-18; owner	ψυ
2710)		new toilets, and new	applied for color palette	
		bathroom hardware),	approval on 7-19-18 and	
		and a new walk-in	other permits on 7-24-18;	
		closet and painting	deadline in demand letter is	
		the roof	8-1-18, however owner is	
			complying	Homestead
				exemption claimed,
				but it is likely from

				the previous owner who sold in Jan 2018
13. 820 Malaga Ave	No bank	Property is not	COMPLIED on 6-18-18;	No code
(COMPLIED)	involvement	consistently	demand letter sent 10-13-	enforcement fines
		maintained,	2017; deadline in demand	as of 10-13-17; fines
		including but not	letter was 10-20-17; code	accrued of
Michael Kattou		limited to, by	enforcement warning	\$5058.75, will be
Carlos Correa		allowing weeds,	expired on 11-6-17; City's	paid at closing on or
Clifford Franquiz		overgrown grass and	vendor mowed the lawn and	about 6-29-18
		vegetation, dead	is correcting the pool	
pending internal		vegetation, and the	violation as of 11-6-17; City	
review for historic		accumulation of	spoke to neighbors who say	Special assessment
significance (year		water in the pool in	owner is often out of town	liens of \$4,388.67 as
built 1953)		such a manner or	and they will try to put the	of 4-23-18; owner
		fashion as to make	City in contact with him; City	paid liens on 4-30-
		possible the	is attempting to make	18
		propagation of	contact with the owner	No homestead
		mosquitoes therein; Exterior walls,	before bringing a court	
		doorstep, driveway,	action; City contractor corrected pool and	exemption claimed
		pool deck and	landscaping violations on 11-	
		sidewalk are dirty	22-17; set for CEB hearing of	
		and exterior walls	2-21-18 for remaining	
		have mildew; Roof	violations; City is sending its	
		fascia boards are in	vendor out again by 2-16-18;	
		disrepair	case re-set for CEB hearing	
			on 3-21-18; CEB order	
			entered; deadline to comply	
			is 4-21-18; City sent CEB	
			order and demand letter to	
			new address it found for	
			owner after search; new	

[]			1 11 1 1 1 1	
			deadline in demand letter is	
			4-20-18; owner contacted	
			City on 4-20-18 to advise	
			that he will begin correcting	
			violations and to request	
			extension; owner requested	
			and City granted an	
			extension until 5-15-18;	
			owner did not respond to	
			request for update and City	
			recorded order imposing	
			fine; fines began to run on 5-	
			15-17; on 6-12-18 buyer	
			called regarding violations	
			and owner requested	
			compliance inspection; none	
			of the violations were	
			corrected and buyer began	
			correcting violations on 6-	
			15-18; property in	
			compliance as of 6-18-18	
14. 829 Lorca St -	JP Morgan Chase NA,	Complaint of possible	COMPLIED ON 7-16-18;	No special
(COMPLIED)	<i>Owner,</i> Pennymac,	squatters, occupant	added to list on 8-15-17;	assessment liens as
()	Mortgagee and	deemed to be in	demand letter sent on 8-24-	of 8-15-17, however
mortgagee	Servicer, Assurant	possession with	17, deadline in demand letter	(does not include
working towards	Field Services,	former owner's	is 8-31-17; NOVs sent 8-24-	most recent lot
compliance	Property Manager	consent; minimum	17, deadline in NOVs is 9-23-	clearing)
·····		housing ; outdated	17; bank filed motion for	
(deemed		registry(corrected 8-	writ of possession on 8-9-17,	No code
historically		15-17); new	hearing is set for 9-27-17;	enforcement liens
significant (but not		violations related to	bank's attorney contacted	as of 8-15-17; code
yet designated) in		condition of	City by deadline in demand	enforcement liens of
2005 – must		structure and	letter; City will follow up on	\$19,000 as of 7-16-
2005 must		Su acture ana	ictuar, dity will follow up oli	φ17,000 α3 017 10

reassess for	property discovered	plan of action and timeline	18
	8-15-17: roof	1	10
significance and		on 9-8-17; realtor for bank is	
possible	installed between	sending agent to property on	CURRENT TOTAL
designation if they	two structures	8-31-17 to prepare bids for	LIENS:
apply for a permit)	without a permit,	repairs; agent was unable to	\$0
	interior ceiling in	inspect since occupant would	
Michael Kattou	need of repair,	not cooperate, eviction	no homestead
Clifford Franquiz	exterior walls are	completed, servicer is	exemption claimed
Martha Delgado	dirty or discolored	resuming process to correct	
	due to mildew, trash	all remaining violations; City	
	and debris	will re-inspect property on	
	throughout the	11-2-17 to determine status	
	property, to wit:	of violations; and matter is	
	construction debris,	set for CEB hearing on 11-15-	
	and broken concrete	17; compliance inspection	
	borders boxes, and	took place on 11-4-17 and	
	dead vegetation.	City notified owner of	
	Prohibited outdoor	remaining violations on 11-	
	storage not in an	16-17; CEB entered agreed	
	enclosed structure of	order at meeting on 11-15-	
	hurricane shutters,	17; deadline to correct	
	roof tiles, and	violations not requiring	
	household	permits and to apply for	
	equipment (dresser	permits for those that do is	
	drawer and washing	12-15-17; owner says they	
	machine); property	submitted a permit	
	advertised for short	application, verifying the	
	term rental on	status with the City, owner	
	Airbnb (corrected by	requested and obtained an	
	10-11-17) ; new	extension until 1-15-18;	
	violation - window	owner requested an	
	removed and	extension until 1-31-18 due	
	partially enclosed	to delays in permitting	
	pur daily cherosed	to actuys in permitting	

1 11 14		1
and wall unit	because of issuance of	
installed without a	certificate of title to wrong	
permit, also need	party; owner requested and	
permit to cap water	City granted an extension	
water and electrical	until 2-15-18; City inspected	
for washer and dryer	on 2-1-18 to confirm	
(discovered on 2-20-	correction of items not	
18); cited on 6-13-18	requiring permits and will	
for the following	follow up on remaining	
remaining and newly	violations after obtaining	
discovered	consent to go on the	
violations: Failure to	property, permit to repair	
maintain the	roof violations issued on 2-	
premises free of	16-18; new violation -	
litter, trash, and	window removed and	
debris, to wit:	partially enclosed and wall	
construction debris,	unit installed without a	
board, pipes, 2 x 4	permit (discovered on 2-20-	
length of wood,	18); requested update from	
cinder blocks, and	owner by 3-1-18; on 3-518	
broken concrete	advised owner if do not	
borders; Abandoned	receive update by 3-6-18 will	
real property	proceed with notice of intent	
registration is	to lien; responsible parties	
outdated as it	requested and City granted	
indicates that the	extension until 3-15-18;	
property is occupied	responsible parties	
when it is actually	requested and City granted	
vacant and does not	an extension until 4-2-18;	
reflect the new	bank requested and City	
owner; Failure to	approved a request for	
maintain abandoned	extension until 4-30-18;	
real property as set	bank advised corrected the	
real property as set	ballk advised corrected the	

forth herein; Failure	trash and debris violation,	
to secure abandoned	but it may otherwise want to	
real property; to wit:	sell the property as is, I	
gate is open, door is	recommended against it and	
unhinged, and there	asked them to let me know	
is an opening in wall	before the 4-30-18 deadline;	
where window	City recorded order imposing	
removed and smaller	fines; and issued new NOVs	
window installed	against the new owner,	
without a permit;	servicer, and property	
Work without a	manager with a deadline of	
permit; to wit: (a)	6-22-18; this case will be set	
roof connecting two	for 8-15-18 CEB hearing;	
structures installed	owner has begun correcting	
without a permit; (b)	violations and may be in	
window removed	compliance prior to hearing,	
and smaller window	otherwise they have	
installed without a	requested terms for another	
permit leaving an	agreed CEB order;	
opening in the wall;	COMPLIED ON 7-16-18	
and (c) installed		
outdoor electrical		
and plumbing		
connections for		
washer and dryer		
installed without a		
permit; Interior		
ceiling of patio in		
danger of collapse		
and in need of repair;		
Opening in wall		
where window		
removed and smaller		

window installed without a permit; Exterior walls, roof, and awnings and are dirty and mildewed and are in need of cleaning or painting; Driveway cracked and in disrepair; Failure to provide 100% ground cover by allowing areas of exposed earth in planters and on the ground; Roof tile, and construction materials or construction debris, including, but not limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry wend. and rot		
Exterior walls, roof, and awnings and are dirty and mildewed and are in need of cleaning or painting; Driveway cracked and in disrepair; Failure to provide 100% ground cover by allowing areas of exposed earth in planters and on the ground; Roof tile, and construction materials or construction debris, including, but not limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry		
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and in disrepair; Failure to provide 100% ground cover by allowing areas of exposed earth in planters and on the ground; Roof tile, and construction materials or construction debris, including, but not limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	cleaning or painting;	
Failure to provide100% ground coverby allowing areas ofexposed earth inplanters and on theground; Roof tile, andconstructionmaterials orconstruction debris,including, but notlimited to: board,pipes, 2 x 4 length ofwood, cinder blocks,and broken concreteborders; storedoutside and notwithin a storage areapermitted underthese regulations,which shall beenclosed on all sideswith a solid orlouvered masonry	Driveway cracked	
100% ground cover by allowing areas of exposed earth in planters and on the ground; Roof tile, and construction materials or construction debris, including, but not limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	and in disrepair;	
by allowing areas of exposed earth in planters and on the ground; Roof tile, and construction materials or construction debris, including, but not limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry		
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planters and on the ground; Roof tile, and construction materials or construction debris, including, but not limited to: board, pipes, 2 x 4 length of Wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	by allowing areas of	
ground; Roof tile, and construction materials or construction debris, including, but not limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	exposed earth in	
construction materials or construction debris, including, but not limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	planters and on the	
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construction debris, including, but not limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	construction	
including, but not limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	materials or	
limited to: board, pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	construction debris,	
pipes, 2 x 4 length of wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	including, but not	
wood, cinder blocks, and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	limited to: board,	
and broken concrete borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	pipes, 2 x 4 length of	
borders; stored outside and not within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	wood, cinder blocks,	
outside and notwithin a storage areapermitted underthese regulations,which shall beenclosed on all sideswith a solid orlouvered masonry	and broken concrete	
within a storage area permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	borders; stored	
permitted under these regulations, which shall be enclosed on all sides with a solid or louvered masonry	outside and not	
these regulations, which shall be enclosed on all sides with a solid or louvered masonry	within a storage area	
which shall be enclosed on all sides with a solid or louvered masonry	permitted under	
enclosed on all sides with a solid or louvered masonry	these regulations,	
with a solid or louvered masonry	which shall be	
louvered masonry	enclosed on all sides	
	with a solid or	
wall not loss than six	louvered masonry	
Wall, HOU less that Six	wall, not less than six	

15. 910 Capri St local historic landmark Michael Kattou Clifford Franquiz Martha Delgado	no bank involvement	(6) feet in height, with necessary openings Property is not consistently maintained, including but not limited to, by allowing weeds, overgrown grass and vegetation, and dead vegetation; Roof, exterior walls, awnings, and driveway are dirty and in need of cleaning or painting; Exterior walls are cracked and awnings are torn	added to list on 11-29-17; deadline in NOV is 12-29-17; deadline in cease and desist and demand letters is 12-20- 17; owner is applying for release of unity of title and has applied for permits for interior demolition and to renovate the structure; spoke to owner regarding violations on 12-14-17, owner has applied for permits and obtained permit to put up a construction fence no later than 12-22-17; City is negotiating a dispute resolution agreement with the owner; MD will conduct a compliance inspection; CF gave extension until 1-29-18; owner obtained BOA	No special assessment or code enforcement liens as of 11-29-17 or 30-17, respectively Homestead exemption claimed, however property is vacant
			approval on 7-2-18	
16. 1013 Castile Ave Martha Delgado	no bank involvement	Property is not consistently maintained.	demand letter sent 10-13-17; deadline in demand letter was 10-20-17; code	Special assessment liens of \$1337.06 as of 4-16-18, owners
Mai tila Delgauo		including but not	enforcement warning	states paid on 5-14-
Contributing		limited to, by	expired on 10-29-17; owner	18, awaiting
property in a local		allowing overgrown	advised that he is going to re-	confirmation
historic district –		and dead vegetation	open the permit on 11-3-17	
designated in 2012		and debris; Failure to	to obtain financing to resume	No code

register and maintain	construction; owner's	enforcement liens
U		
a vacant property;	contractor was unable to re-	as of 10-13-17
Building permit for	open permit and is returning	
renovation of	on 11-8-17; contractor told	No homestead
structure (permit #	me on 11-21-17 that owner	exemption claimed
BL-16-12-7121) has	has been avoiding him saying	
expired ; the	that he will get the money to	
structure must be	finish the work for the past	
maintained in a	2-3 months, and that, while	
manner that it will be	he does not wish to cause the	
weather and	owner harm, he will have to	
watertight; every	withdraw from the project	
window, door, and	soon; owner contacted me on	
other opening to	to request documentation	
outdoor space in the	regarding violations on 12-4-	
exterior of every	17; set for CEB hearing on 1-	
structure shall be	17-18; case was continued to	
effectively protected	2-21-18 hearing; second	
against the entrance	demand and cease and desist	
of insects; the	letters sent on 1-22-18,	
exterior of every	deadline in cease and desist	
structure shall be so	letter is 1-29-18; owner was	
maintained with	negotiating terms of	
reasonable	proposed agreed order, but	
attractiveness so as	will attend hearing to	
not to cause a	request additional time,	
substantial	owner submitted photos to	
depreciation in	show he secured structure by	
property values in	completing fence on 2-17-18,	
the immediate	CEB order dated 2-21-18	
neighborhood; floors,	allows 7-days to shore and	
walls, ceilings and	protect, until 3-23-18 to	
roofs of every	register and show	

structure shall be	substantial progress, owner	
structurally sound,	must show substantial	
and maintained in a	progress every 30 days	
clean and sanitary	thereafter, and must pass	
condition; demolition	final inspection by 6-21-18;	
by neglect of an	owner re-opened permit and	
historic structure;	shored up and protected the	
including, but not	structure and is working to	
limited to:	correct the violations; owner	
deteriorated or	registered vacant property	
ineffective	on 3-14-18 and has passed	
waterproofing of	first deadline to show	
exterior walls, roofs,	substantial progress; City has	
foundations or floors,	drafted complaint for	
including broken or	injunction in the event owner	
missing windows or	stops working towards	
doors; defective or	compliance, owner paid	
insufficient weather	special assessment lien; on 6-	
protection which	8-18 owner requested	
jeopardizes the	update on determination of	
integrity of exterior	substantial progress as of 5-	
or interior walls,	24-18 deadline; on 7-18-18	
roofs or foundations,	owner requested an	
including lack of	extension of the 6-21-18	
paint or weathering	deadline to pass final	
due to lack of paint	inspection;	
or other protective		
covering; any		
structure which is		
not properly secured		
and is accessible to		
the general public;		
Any fault or defect in		

		the property that		
		renders it		
		structurally unsafe or		
		not properly		
		watertight		
17. 1104 Malaga Ave	No bank	Failure to maintain	added to list on 2-23-18;	No special
	involvement	the Property,	cease and desist and demand	assessment liens
Martha Delgado		including but not	letters sent on 2-28-18; City	
		limited to, by	is drafting NOV; deadline to	Code enforcement
Local historic		allowing fallen leaves	respond to cease and desist	liens of \$460,575.00
landmark		and dead vegetation;	and demand letters was 3-7-	as of 5-16-18
		Structure's roof,	18; NOV sent on 3-12-18;	
		exterior walls, front	deadline in NOV was 4-12-	No homestead
		and rear patios,	18; case was set for 5-16-18	exemption claimed
		porch, and steps are	CEB hearing for remaining	
		dirty and in need of	violations; however case was	
		cleaning or painting;	continued to 6-20-18	
		Awning on rear patio	CEB agenda in order to allow	
		of Structure is	time to address old, current,	
		missing and awning's	and new violations; City	
		bars are bent	drafted revised NOV to	
		(corrected on 5-14-	remove windows violation	
		18); Allowing the	and added violations, NOV	
		establishment of	served on 6-7-18; deadline to	
		vegetation on the	comply on 6-14-18; on 6-15-	
		Structure's roof;	18 City proposed a revised	
		Failure to complete	agreed order with 180-	
		renovations	deadline for compliance with	
		(replacement of	painting (after owner	
		windows) within one	corrects windows permit	
		year of the date	violation) and 30 days to	
		permit for work	correct all other violations;	
		issued (permit #	set for CEB hearing on 6-20-	

		0.00001001010		1
		06090189)(this is	18; Board entered order	
		the subject of a	requiring correction of all	
		recorded order and	remaining violations by 8-	
		is running daily fines	18-18; requested	
		of \$150 in case	confirmation that violations	
		number 09-	have not been corrected on	
		11943/file no. 02-	8-20-18, if not, City will	
		09103); New	record notice of intent to lien	
		violation: Driveway		
		in disrepair; New		
		violation: Dead grass		
		throughout the		
		property and fallen		
		tree in the back yard;		
		New violation:		
		Abandoned white		
		vehicle in back yard		
		and car in driveway		
		in partially		
		dismantled condition		
18. 1222 Tangier St	Bank of New York	abandoned	added to list on 3-3-16. City	unpaid special
	Mellon <i>, Owner</i> ,	property/minimum	is preparing NOVs and a	assessment liens of
Cristina Perez-	Nationstar	housing standards;	demand letter, negotiated	\$1072.85 as of 3-23-
Thayer	Mortgage, LLC,	driveway is dirty and	fine reduction agreement	16, paid on 4-11-16
Martha Delgado	Servicer, Cyprexx	in disrepair; roof,	dated 4-15-16, deadlines to	
	Services, LLC,	exterior walls, and	correct violations in fine	unpaid code
under renovation	Registrant/Property	walkway are dirty;	reduction agreement: 30-30-	enforcement liens of
	Manager	outdated information	120, first deadline to apply	\$151,958.75 as of 3-
vacant	-	on Registry indicates	for permits is 5-16-16, 1 st	21-16, reduced to
		that the last monthly	extension requested and	\$3927.15
fine reduction		inspection was 8-2-	granted to June 15, 2016	
agreement		15, and incorrectly	because of unanticipated	CURRENT TOTAL
		indicates that the	problems with the property	LIENS: \$153,031.60

pending internal	Droporty is accuried	that need to be addressed,	until comply with
	Property is occupied,		
review for historic	and that it is in pre-	owner is tenting the	agreement
significance (year	foreclosure status;	property for termites and	
built 1946)	property is not	obtaining bids from	no homestead
	consistently	architects has until 5-15-16	exemption claimed
	maintained,	to apply for all necessary	
	including but not	permits; owner requested	parties negotiated a
	limited to, by	and City granted 2 nd	fine reduction
	allowing weeds,	extension request until 7-15-	agreement to
	overgrown grass,	16 to apply for permits; City	\$5,000 for all liens,
	trash, junk, and	granted 3 rd extension until 8-	including \$3927.15
	debris;	31-16; owners requested 4 th	for the code
		extension on 8-30-16 (until	enforcement liens,
		12-16-16); City approved 4^{th}	reduced fines paid
		extension until 9-30-16;	on 4-11-2016
		owner requested another	
		extension to address BOA	
		comments, City approved 5 th	
		extension until 10-31-16;	
		owner requested and	
		received 6 th extension until	
		11-15-16 after BOA rejected	
		plans; BOA rejected plans	
		with two comments, owner	
		will re-submit and requested	
		and City granted a 7 th	
		extension until 11-30-16;	
		owner requested 8 th	
		extension until 12-16-16 to	
		obtain BOA approval; owner	
		will re-submit and requested	
		and City approved 9 th	
		extension until 1-3-17 to	

obtain BOA approval; owner
requested and City approved
10 th extension until 1-15-17
to obtain BOA approval;
owner requested 11 th
extension until 1-31-17 to
obtain BOA approval; owner
requested and City granted a
12 th extension until 3-15-17
to obtain BOA approval
(after 4th rejection); owner
requested and City is
considering a 13th extension
until 3-31-17 to obtain BOA
approval (after 5th
rejection); owner obtained
preliminary BOA approval
and requested and City
granted a 14th extension
until 5-1-17 to obtain BOA
approval (after 7th rejection
– however BOA granted
preliminary approval);
owner applied for permit on
5-12-17 and has until 6-12-
17 to obtain the permits
(15 th extension); plans ready
to be picked up and owner
requested and City granted a
16 th extension until 6-30-17;
owner is requesting a 17th
extension until 7-24-17
because architect needs time

to work on plans; BOA
approved plans on 8-2-17,
owner requested and City
granted 18th extension until
8-31-17 to execute unity of
title and allow architect to
respondent comments,
plumbing and zoning and
structural still have to
approve; owners requested
19th extension until 10-2-17
to submit unity of title and
obtain permits; owner timely
submitted Unity of Title and
requested and City granted
20th extension of time until
10-16-17 to obtain permit;
owners requested and
obtained an extension until
11-15-17 and have
requested and received
another extension until 11-
30-17 while they wait for the
County to perform the water
and sewer pressure test;
permits issued on 12-28-17,
deadline to pass final is 2-26-
18; owner has demolished
unpermitted structure and
began work on house 1-3-18;
owners requested and City
granted extension until 3-15-
8
18; City requested update

			from owner on 4-15-18 and	
			on 5-7-18; owner requested	
			and City granted extension	
		-	until 5-31-18	-
19. 1243 Sorolla Ave	no bank	minimum housing	added to list on 8-22-17;	no special
	involvement,	violations: roof	demand letter sent on 8-23-	assessment liens as
Martha Delgado	however owner's	(fascia boards) are in	17, deadline in demand letter	of 7-24-17
	address is in	disrepair; cracks	is 8-30-17; NOVs sent 3-2-17,	
pending internal	Dominican Republic	throughout walls;	deadline in NOVs was 4-2-17;	code enforcement
review for historic		exterior walls, steps,	CEB entered order on 7-19-	liens of \$17,208.75
significance (year		driveway, bullnose	17; deadline in order is 9-19-	as of 1-9-18
built 1951)		around pool, pavers	17; City is attempting to	
		around pool, and	exhaust efforts to establish	CURRENT TOTAL
		barbeque pit island	contact with owner and is	LIENS:
		are dirty	considering whether to file	\$17,208.75
		5	court action; spoke to	
			attorney for owner on 12-14-	no homestead
			17 and informed him that	exemption claimed
			owner must take action	F
			promptly or City will pursue	
			further enforcement action;	
			owner will apply for permits	
			to fully renovate the	
			property in January 2018;	
			City issued notice of intent to	
			lien for violations: owner	
			cleaned dirty areas by 1-17-	
			18; on 1-22-18 owner	
			,	
			requested meeting with City	
			regarding BOA approval and	
			proposed plans; City	
			requested updates on 3-5-18	
			and 3-19-18 and advised that	

			will pursue further enforcement action if no	
			change in status; City	
			requested an update on 4-	
			15-18; owner provided the	
			following timeframe: submit	
			revised plans to Coral Gables	
			Board of Architects for	
			preliminary review by 5-30-	
			18; complete 100% permit	
			drawings for final submittal	
			to Board of Architects and	
			Permit by 6-30-18; permit	
			process 10 to 12 weeks	
			depending on City and	
			County process; City agreed	
			to hold off until 5-30-18 to	
			determine whether there has	
			been substantial progress as	
			set forth above; owner says	
			will submit permit	
			application by 5-31-18;	
			owner advised on 6-29-18	
			will provide new deadline for	
			submittal to BOA; BOA	
			approval issued on 7-24-18;	
			owner is	
20. 1433 Mendavia	no bank	minimum housing	NOV deadline to comply 9-	no unpaid
Ave	involvement	<u>standards; walls, </u>	12-14 for failure to maintain	assessment liens
(h <u>istoric</u>		<u>walkway, chimney, </u>	and 9-25-14 for work	
<u>structure)</u>		garage door , front	without a permit; deadline in	no unpaid code
		window and	demand letter was 8-28-14;	enforcement liens
Terri Sheppard		<u>driveway strips are</u>	owner corrected all	

	dirty and/or in need	violations relating to external	CURRENT TOTAL
owner cooperating	<u>of repair, interior</u>	appearance and is working	LIENS:
	demolition without a	through his attorney on	\$0
vacant, under	permit ; no pending	resolving the work without a	
construction	foreclosure	permit violation; owner	no homestead
		obtained master permit on 1-	exemption claimed
		26-15, roofing permit	
		obtained 2-11-16; last	
		inspection was 2-26-16,	
		work is proceeding; owner	
		estimates work will be done	
		by 1-1-17; deadline to pass	
		next required inspection is 7-	
		17-17, passed final	
		inspection on electrical	
		permit on 1-18-2017, next	
		deadline to pass inspection is	
		6-5-17, however structure is	
		nearly complete; WASA is	
		requiring owner to run	
		higher capacity water pipe to	
		home at cost of \$90,000	
		because of increase in square	
		footage; also property failed	
		to pass final inspection for	
		work done outside the scope	
		of permits that does not	
		conform to work approved	
		by historical board; City is	
		reviewing for CEB action and	
		possible further enforcement	
		action; owner has corrected	
		most violations and was	

21. 1450 Baracoa Ave Ofc Terri Sheppard pending internal review for historic significance (year built 1957)	No bank involvement	Garage door, fascia, and roof are in disrepair	approved for a temporary c/o and will provide an estimate of the date by which he will be able to pass final inspection on the permits; owner submitted revisions for review, that the City rejected, plans were checked out on 1-22-18; requested updates on 3-6-18, 3-19-18, 4-15-18, and 4-7-15; plans for revisions signed out on 4- 24-18, approved by Bldg and PW, denied by Hist., Landsc. and Zoning; only remaining issue, as of 6-1-15, is that artificial landscaping could not pass final inspection Added to list on 3-19-18; CEB hearing on 3-21-18; CEB order entered, deadline to comply is 7-19-18; City is deciding whether to pursue an unsafe structures case; will be on 9-19-18 CEB agenda for status report	no unpaid special assessment liens as of 3-20-18 no unpaid code enforcement liens as of 3-20-18 CURRENT TOTAL LIENS: \$0
built 1957)				LIENS:
22, 2022 Divisions Dr.	DownyMag, Mary	abandonad aron-sta	NOV deadline was 0, 10, 14	homestead exemption claimed
22. 3933 Riviera Dr	PennyMac, New	<u>abandoned property;</u>	NOV deadline was 8-18-14,	no unpaid special

	Owner (acquired	structure and roof	deadline in demand letter	assessment liens as
Michael Kattou	property from	are is dirty, property	was 6-4-14; Wells Fargo has	of 7-13-15
Carlos Correa	<i>Chase)</i> ; JP Morgan	is overgrown, dead	said it was working to obtain	
Cristina Perez-	Chase/Chase Home	vegetation, stagnant	permits and correct	unpaid code
Thayer	Finance, LLC , 1 st	pool, peeling paint,	violations that do not require	enforcement liens of
Clifford Franquiz	- <i>mortgagee</i>	rodent infestation;	permits in the meantime, but,	\$596,135.50 as of
	(MERS as nominee	roof and ceiling have	other than updating the	11-2-15
buyer cooperating,	for) RBS Citizens,	caved in unpermitted	registry, no corrective action	
fine reduction	N.A.	structure by pool	had been taken; City was	CURRENT TOTAL
agreement	Wells Fargo Bank,	unrepaired hurricane	preparing complaint for	LIENS: \$596,135.50
	N.A, as Trustee, 2 nd	damage	injunction, but new	
vacant, under	<i>mortgagee</i>	abandoned property	owner/servicer has begun	fine reduction
construction	Pennymac Loan	registry information	taking action to correct	agreement, \$10,000,
	Services, Servicer	is outdated and	violations; reduction request	paid on 7-13-15
pending internal	Safeguard	property is not	pending; parties signed a fine	
review for historic	Properties, LLC,	consistently	reduction agreement and	no homestead
significance (year	Registrant and	maintained,	owner has approved bids for	exemption claimed
built 1948)	Property Manager	including but not	work to begin; owner agrees	
		limited to, by	to submit an application for	
		allowing weeds,	required permits and to	
		overgrown grass,	correct violations that do not	
		trash, junk, and	require permits by 8-12-15;	
		debris	obtain all permits required	
		registry reflects prior	by 9-11-15; and pass final	
		owner ; ALL	inspection all permits by 1-	
		EXISTING	11-16; pre-application was	
		VIOLATIONS	submitted on 8-20-15 and	
		CORRECTED, but	went before Board of	
		new violation of	Architects for windows and	
		unpermitted pump	doors on 8-20-15; windows	
		room will be	ready by the end of	
		corrected by buyer;	September; passed on	
		perimeter wall was	painting permit on 11-10-15;	

.1 1 1.		
recently damaged in	property is under contract	
a car accident ; 2013	and closing is expected to	
Chase foreclosure	take place on or before 6-17-	
concluded, (two	16; Buyer is aware of and	
prior foreclosures	will correct remaining	
since 2008, one filed	violation regarding illegal	
by Chase, have been	addition; buyers closed on 7-	
dismissed)	27-16; deadline to apply for	
	demolition permit is 8-26-	
	16; owner obtained permit	
	for repair to damaged wall	
	on 8-26-16 and requested	
	extension on demolition	
	permit; owner requested and	
	City granted $7^{\text{th}}/1^{\text{st}}$ request	
	for extension until 9-15-16 to	
	apply for permit for	
	unpermitted pump house	
	(owner has obtained permits	
	for renovation of the house	
	and repair of the perimeter	
	wall); on 9-14-16 owner	
	requested and City granted	
	$8^{\text{th}}/2^{\text{nd}}$ extension until 9-30-	
	16 due to wind study	
	requested for front door and	
	plumbing plan; on 9-29-16	
	owner requested 10 th /3 rd	
	extension until 10-15-16	
	because architect they hired	
	to address issues needed 7-	
	10 days to address above	
	issues; owner expects to	

receive plans for the
unpermitted pump house
from the architect and
submit them to the BOA (for
the third time) on the week
of 10-17-16 and requested
and City granted a 11 th /4 th
extension until 10-31-16;
owner has all other permits
for the renovation; owner
has the plans for the
unpermitted pump house
and expects to submit them
to the BOA (for the third
time) during the week of 11-
14-16; owner requested and
the City approved a 12 th /5 th
extension until 11-30-16;
owner has all other permits
for the renovation; CBS wall
violation corrected and
owner requested and City
granted a 13th/6 th extension
until 1-15-17 for owner to
apply for permit; owner
applied for permit on 2-7-17
and has until 3-9-17 to
obtain permit; owner
requested and City approved
$14^{\text{th}}/1^{\text{st}}$ extension until 3-15-
17 to submit revised plans
(6 th extension overall);
owner requested 15 th /2nd
owner requested 15°/2110

extension until 5-1-17 to
obtain permits; owner
requested and City granted
16 th /3 rd extension until 6-30-
17; owners requested and
City approved a 17 th /4 th
extension until 7-31-17 for
them to meet with City to
decide whether to proceed
with renovations; owners
requested and City approved
an 18 th /5 th extension until 8-
31-17; owners requested and
City granted a $19^{\text{th}}/6^{\text{th}}$
extension until 11-15-18
while they meet with the City
regarding the permits; City
granted extension until 2-15-
18; owners requested and
City granted extension until
2-28-18 when owners stated
that they will bring plans in
by 2-24-18; requested
update on 3-6-18; City
granted extension until 3-16-
19, owner requested another
extension until 3-31-18 and
is meeting with City
regarding permit application
on 3-19-18; City requested
an update on 4-14-18; owner
requested and city granted
extension until 5-15-18 due

			to delays in meeting with County; City requested update on 5-15-18	
23. 4120 Santa Maria	No bank	Failure to maintain the	Added to list on 7-12-18; City	unpaid special
Ave	involvement	Property, including but	is drafting NOV for new	assessment liens of
		not limited to, by	violations; drafted cease and	\$1,440.90 as of 7-
		allowing fallen leaves	desist and demand letters on	12-18
Ofc. Terri Sheppard		and dead vegetation to	7-23-18; deadline in demand	
		accumulate on the	letter in 8-2-18; will be on 9-	unpaid code
Contributing		roof; Failure to	19-18 CEB agenda for new	enforcement liens of
property within		register and maintain,	NOVs	\$208,608.75 of 7-
local historic district		as set forth herein, a		12-18
		vacant property;		
		Structure's walkway		CURRENT TOTAL
		and chimney are dirty		LIENS:
		and fascia is		\$0 as of 3-20-18
		peeling/scaling;		
		Structure is in need of		not eligible for
		cleaning or painting;		homestead
		There are plant		exemption
		containers on the		
		porch and rear yard.		
		This violation is		
		running fines of \$150		
		per day in case		
		number 13480/File		
24 4000 0147 0 04	N.a. h.a.a.la	No. 1404512	COMPLIED ON 5 15 10	
24. 4908 SW 8 St	No bank	Failure to keep the	COMPLIED ON 5-15-18;	unpaid special
(COMPLIED)	involvement	premises free of	Added to list on 3-19-18; City	assessment liens of
Ofa Martha Dalarda		trash and litter; to wit: trash and litter	issued warnings on 3-20-18	\$0 as of 3-20-18
Ofc. Martha Delgado			that expired on 3-24-18 for	unnaid aada
		throughout the	trash and litter and on 4-20-	unpaid code
pending internal		Property and	18 for the remaining	enforcement liens of

review for historic		adjacent right-of-way	violations; owner advised	\$0 as of 3-20-18
significance (year		(corrected 3-23-18);	that, pursuant to lease,	φ0 d3 01 5 20 10
built 1949)		Failure to maintain	tenant is responsible for	CURRENT TOTAL
built 1949)		the sidewalk in a	correcting violations on 3-	LIENS:
commercial		clean condition;	22-18; tenant corrected trash	\$0 as of 3-20-18
		Failure to maintain	and debris violation on 3-23-	\$0 as 01 5-20-10
property				
		commercial	18; new trash violation	not eligible for
		property; to wit:	discovered on 4-9-18;	homestead
		exterior building	deadline for cease and desist	exemption
		surfaces, including,	and demand letters is 4-17-	
		but not limited to	18; on 4-12-18, attorney for	
		exterior walls and	tenant called to state that	
		overhangs are dirty,	they had corrected the	
		stained, damaged,	violations, except for the	
		and in need of	sidewalk; owner has	
		painting; paint is	corrected all violations,	
		chipping, peeling,	except for cleaning the	
		and fading; paint is	windows as of 5-4-18; on 5-	
		discolored where	8-18 owner advised tenant is	
		sign was partially	acid washing the windows,	
		removed; streets	which are not dirty, but sun	
		number sign is not in	baked; owner requested re-	
		good repair; glass	inspection for 5-15-18; City	
		doors and windows	requested an update on the	
		are dirty; and	remaining violation on 5-15-	
		vegetation is growing	18; complied	
		on the structure's		
		facade		
25. 4950 SW 8 St	No bank	Failure to maintain	Added to list on 3-19-18; City	unpaid special
	involvement	(as set forth below,	issued citation on 3-19-18	assessment liens of
Ofc. Martha Delgado		and to include	with a deadline of 3-24-18	\$819.59 as of 3-20-
		maintenance of	for trash and litter and a	19
pending internal		landscaping) and	warning dated 2-21-18 with	17
penuing internal		anuscaping) anu	warning uateu 2-21-10 With	

review for historic	register vacant	a deadline of 3-24-18;	unpaid code
	Property; Failure to	deadline in NOVs is 4-27-17;	enforcement liens of
significance (year	1 57		
built 1949)	keep the premises	deadline for cease and desist	\$100 as of 3-20-18
	free of trash and	and demand letters is 4-17-	
commercial	litter; to wit: litter	18; contacted owner on 4-	CURRENT TOTAL
property	throughout the	24-18 who says she will	LIENS:
	Property and	begin correcting the	\$919.59 as of 3-20-
	adjacent right-of-	violations promptly; the	18
	way, including, but	owner registered the	
	not limited to, dead	property as vacant on 4-26-	not eligible for
	vegetation (leaves	18; case will be set for 5-16-	homestead
	and palm fronds);	18 CEB hearing; owner	exemption
	Failure to provide	requested compliance	
	garbage containers of	inspection on all violations,	
	sufficient capacity to	except for the painting on 4-	
	hold three days'	30-18; parties agreed to a	
	accumulation of	CEB order to be entered at	
	garbage; Failure to	the hearing; first deadline in	
	maintain the	order is 6-18-18: general	
	sidewalk in a clean	contractor requested	
	condition ; Failure to	extension on 8-6-18; City	
	maintain commercial	granted extension until 8-15-	
	property; to wit:	18; general contractor	
	exterior building	advised on 8-15-15 that he	
	surfaces, including,	completed work on interior	
	but not limited to.	demolition and is requesting	
	walls, parking garage	inspections and cleaned the	
	walls, ceiling,	property and mowed the	
	grounds, driveway	grass in the planters and	
	and curbs, and tiled	expects to meet with owner	
	ramp walkway, are	to enter into contract for	
	dirty and exterior	build out; owner requested	
	surfaces are in need	and City granted a second	
	surfaces are in neeu	and only granicu a second	

		of painting; paint is	extension until 8-31-18	
		peeling		
26. 5135 Orduña Dr	Rubal Financial &	Property is not	added to list on 11-15-17;	no unpaid
	Investment,	consistently	property is an abandoned	assessment liens
Terri Sheppard	Mortgagee	maintained,	construction site and has	
(any new cases)		including but not	expired permits; deadline in	enforcement liens of
Àmparo Quintana		limited to, by	NOV is 1-28-17; deadline in	\$667.50 as of 11-16-
(lot and expired		allowing overgrown	cease and desist and demand	17
permits)		and dead vegetation	letters is 1-5-18; owner's real	
Juan Carlos Garcia		and debris;	estate agent called on 1-17-	no homestead
(trash and graffiti)		Permitting graffiti to	18 to advise will discuss with	exemption claimed
		remain on a	owner and call back by end	•
Not historically		residential property	of week to request an	
significant		(construction fence	appointment to discuss the	
(original structure		screen) for more	property; owner requested	
built in 1955 was		than seven calendar	meeting for 1-30-18 and is	
almost completely		days; Failure to	considering options and a	
demolished)		register and	proposed agreed order;	
		complete the	owner stated he would	
		structure on a vacant	advise of his decision no later	
		property; Building	than 2-5-18; case set for CEB	
		permit for residential	hearing on 3-21-18; owner	
		addition (permit #	would like to enter into an	
		BL-15-03-5257) has	agreed order allowing time	
		expired; Failure to	to either repair or demolish	
		fully complete	while they negotiate with	
		building in	potential buyers, the owner	
		substantial	and or the buyers will enter	
		compliance with	into an agreed order by the	
		plans and	date of the CEB hearing or	
		specifications upon	the matter will proceed to	
		which a building	hearing before the CEB	
		permit was within	and/or the unsafe structures	

one (1) year after the	board; drafted proposed	
commencement of	agreed order(s) and notice of	
erection of any	unsafe structures; owner	
building, addition, or	registered vacant property	
renovation	on 3-14-18; City is also	
	issuing notice of unsafe	
	structures and setting the	
	case for the 4-21-18 CRB	
	hearing in the event that the	
	matter does not settle; case	
	settled, City cancelled CRB	
	hearing and is undertaking	
	demolition; City selected	
	demolition contractor and	
	sent bids to owner on 5-7-18;	
	owner asked City to allow	
	him to use his contractor and	
	City agreed; owner did not	
	commence demolition	
	process and City resumed	
	process through its vendor	
	on 6-4-18; on 6-11-18 City	
	sent notice of emergency	
	action to repair fence; owner	
	indicated that he will repair	
	fence on 6-13-18; vendor is	
	applying for demolition	
	permit; demolition	
	completed as of 7-19-18,	
	now requesting sod and will	
	have to coordinate removal	
	of the fence with the owner;	
	vendor proceeded to lay	

			down sod, but owner has not	
			yet removed the sod	
27. 8020 Los Pinos	No bank	Failure to maintain	Added to list on 4-11-18; City	no unpaid
Blvd	involvement	the Property,	issued NOW and LOT notice;	assessment liens as
		including but not	City vendor was ordered to	of 4-12-18
		limited to, by	mow and clear lot on 4-12-	
Ofc. Jospeh Paz		allowing the weeds,	18; deadline in NOV is 5-7-	\$0 in code
		grass, or under-	18; deadline for cease and	enforcement liens
pending internal		growth to grow to a	desist and demand letters is	as of 4-12-18
review for historic		height of 12 inches or	4-20-18; permit will expire	
significance (year		more; Failure to fully	on 4-30-18 and will not be	homestead
built 1979)		complete building in	renewed absent substantial	exemption claimed
,		substantial	progress; spoke to owner on	
		compliance with	4-13-18 who said he has a	
		plans and	new contractor and will	
		specifications upon	begin work the following	
		which a building	week; he will also provide a	
		permit was within	new service address and his	
		one (1) year after the	email address; City vendor	
		commencement of	corrected lot maintenance	
		erection of any	violation on 4-19-18; permit	
		building, addition, or	expired on 4-30-18, City is	
		renovation;	sending revised NOV to add	
		including, but not	new violations; owner	
		limited to, by failing	requested re-inspection on	
		to make active	5-15-18; inspection on 5-21-	
		progress on permit	18 revealed that owner has	
		BL-15-08-5451 and	not repaired the construction	
		all subpermits for the	fence and has not resumed	
		Structure, which was	construction; deadline in	
		issued on 1-5-16, had	NOV is 5-31-18; case is set	
		its last approved	for 6-20-18 CEB hearing;	
		inspection (for	parties entered into an	

acthodic) on E 20	agreed order: the owner has	
setbacks) on 5-20-	agreed order; the owner has	
16, and expires on 4-	until 6-25-18 to clear the lot	
30-18; construction	and until 7-2-18 to re-open	
fence needs repair;	the permit; owner cleared	
must re-execute	the lot again on 6-26-18;	
restrictive covenants;	owner requested and City	
Failure to register	granted extension until 7-11-	
the Property, which	18 based on death in the	
is vacant property;	family; owner says he will	
Allowing the building	apply to reactivate the	
permit for	permit on 7-26-18, otherwise	
renovation of	the City will record the order	
Structure (permit #	with fines running from 7-	
BL-16-12-7121) to	12-18; City recorded order	
expire (added on 5-	on 8-8-18	
8-18)		

* - property is not in violation of the Abandoned Real Property Ordinance, because there is no evidence that it is in default of the mortgage, so only the owner is held responsible

strikethrough – property has been brought into compliance

last updated: 8/22/18

assessments for unpaid solid waste charges that are not yet in arrears are not shown