

**SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**



907B

FROM: County Counsel/TLMA
Department of Building & Safety

SUBMITTAL DATE: January 16, 2004

SUBJECT: Abatement of Public Nuisance [Substandard Structure and Excessive Outside Storage];
B&S Case No.: CV 03-4173
Subject Property: 18174 Brightman Avenue, Lake Elsinore; APN: 382-031-022 and 382-031-021
District One

RECOMMENDED MOTION: Move that:

- (1) The substandard structure (single family residence with attached garage) on the real property located at 18174 Brightman Avenue, Lake Elsinore, Riverside County, California, APN: 382-031-022 and 382-031-021, be declared a public nuisance and a violation of Riverside County Ordinance No. 457 which does not permit substandard structures on the property.
- (2) Rick and Jamie Lemons, the owners of the subject real property, be directed to abate the substandard structure on the property by removing and disposing of the same from the real property within ninety (90) days.
- (3) The owners or whoever has possession or control of the premises be ordered to ascertain the existence or non-existence of asbestos containing materials in said structures by survey and materials sample testing through the Industrial Hygiene Specialist of the County Health Department, Division of Special Services; and, prior to the abatement ordered in paragraph number two (2) above, to secure the removal and disposal of all asbestos containing materials discovered through such survey and testing by contract with a duly certified and licensed contractor for the handling of such materials to avoid citations and/or fines imposed by the South Coast Air Quality Management District (SCAQMD) pursuant to SCAQMD Rule No. 1403.

(Continued)

DALE ALLEN GARDNER
Deputy County Counsel

C.E.O. RECOMMENDATION:

APPROVE

County Executive Office Signature

Policy
 Policy

Consent
 Consent

Department Recommendation:
Per Executive Office:

500P 7VN SJ 6W IS: 1P3
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- (4) The unpermitted outside storage of materials on the real property located at 18174 Brightman Avenue, Lake Elsinore, be declared a public nuisance and a violation of Riverside County Ordinance No. 348 which does not permit the outside storage of materials in excess of two hundred square feet on the property.
- (5) Rick and Jamie Lemons, the owners of the subject real property, be directed to abate the excess outside storage on the property by removing the same from the real property within ninety (90) days.
- (6) If the owners or whoever has possession or control of the real property do not take the above described action within ninety (90) days of the date of the Board's Order to Abate, that representatives of the Department of Building & Safety, Sheriff's Department, and/or a contractor, upon consent of the owner or receipt of a Court Order authorizing entry onto the real property, when necessary under applicable law, shall abate the substandard structure by removing and disposing of the structure and contents therein from the real property and shall further abate any outside storage in excess of two hundred square feet by removing and disposing of the same from the real property.
- (7) The reasonable cost of abatement, after notice and an opportunity for hearing, shall be imposed as a lien on the real property, which may be collected as a special assessment against the real property pursuant to Government Code Section 25845 and Ordinance No. 725.
- (8) County Counsel be directed to prepare the necessary Findings of Facts and Conclusions of Law that the substandard structure and excessive outside storage on the real property are declared to be in violation of Riverside County Ordinance Nos. 457 and 348 and constitute a public nuisance. Further, County Counsel shall prepare an Order to Abate for approval by the Board

JUSTIFICATION:

1. An initial inspection was made of the subject real property by the Code Enforcement Officer on September 26, 2003.
2. The inspection revealed one substandard structure (single family dwelling with attached garage) on the subject real property in violation of Riverside County Ordinance No. 457. The substandard conditions consisted of, but were not limited to: Fire damage to tub enclosure and excessive debris in sink basin; missing toilet and fire damage to the shower stall; missing water heater; plumbing line unable to vent properly without a toilet; all electrical fixtures removed, drywall on ceiling was down; burnt electrical wiring; unprotected wiring; fire damage to wall furnace; carpet removed; fire damage to linoleum; fire damage to studs; missing drywall that acts as shear paneling; fire damage to roof trusses and supporting beams; fire damage and holes in roof sheathing; missing drywall ceiling that acts as shearing and fire wall; remaining drywall was saturated with water from the Fire Department; holes in roof from Fire Department when venting; general dilapidation from fire, no permits have been obtained to rehabilitate; extensive fire damage to wood framing, electrical wiring and lighting fixtures, heating facility and plumbing fixtures; open, abandoned, vacant, public and attractive nuisance. The inspection also revealed outside storage of materials on the subject property in violation of Riverside County Ordinance No. 348.
3. Subsequent inspection of the above-described real property on November 14, 2003 and December 17, 2003, revealed the property continues to be in violation of Riverside County Ordinance Nos. 457 and 348.
4. Staff and the Department of Building and Safety have complied with the requirements set forth in the appropriate laws of this jurisdiction pertaining to the Administrative Abatement Proceedings for substandard structures and excessive outside storage.