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

7013



FROM:

County Counsel/TLMA

Code Enforcement Department

SUBJECT: Order to Abate [Accumulation of Rubbish]
Case No.: CV 09-06701 (CALMENERO)

Subject Property: 1 Parcel East of 21651 Bailly Street, Perris

APN 315-171-011

District One

RECOMMENDED MOTION: Move that

- (1) The Findings of Fact, Conclusions and Order to Abate in Case No. CV 09-06701 be approved;
- (2) The Chairman of the Board of Supervisors be authorized to execute the Findings of Fact, Conclusions and Order to Abate in Case No. CV 09-06701; and
- (3) The Clerk of the Board of Supervisors be authorized to record the Findings of Fact, Conclusions and Order to Abate in Case No. CV 09-06701.

BACKGROUND:

On April 20, 2010, this Board received the Declaration of the Code Enforcement Officer in the above-referenced matter. At the conclusion of the hearing, this Board declared the accumulation of rubbish located on the subject property to be a public nuisance. The Board ordered the property owner to abate the violative conditions on the property and directed County Counsel to prepare the Findings of Fact, Conclusion and Order to Abate.

			LIE A. VARVI, Deputy County Counsel PAMELA J. WALLS, County Counsel			
FINANCIAL DATA	Current F.Y. Total Cost:	\$ N/A	In Current Year I	Budget:	N/A	1
	Current F.Y. Net County Cost:	\$ N/A	Budget Adjustm	ent:	N/A	ł
	Annual Net County Cost:	\$ N/A	For Fiscal Year:		N/A	۲
SOURCE OF FUNDS:				Positions To Deleted Per /		
			:	Requires 4/5 \	ote [_
C.E.O. RECOMMENDATION:		APPROVE				
	4	BY Su	Depous,			
County Executive	ve Office Signature	Tina Gra	nde/\			
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Dep't Recomm.: Per Exec. Ofc.:

Prev. Agn. Ref.: 04/20/10; 9.2

District: 1

Agenda Number:

2.10

Form 11 (Rev 06/2003)

X

1	RECORDING REQUESTED BY:				
, 2	Kecia Harper-Ihem, Clerk of the Board of Supervisors (Stop #1010)				
3					
4					
5	WHEN RECORDED PLEASE MAIL TO: Julie A. Jarvi, Deputy County Counsel				
6	County of Riverside OFFICE OF COUNTY COUNSEL				
7	3960 Orange Street, Fifth Floor (Stop #1350)				
8	Riverside, CA 92501 [EXEMPT'6103]				
9	BOARD OF SUPERVISORS				
10	COUNTY OF RIVERSIDE				
11	IN RE ABATEMENT OF PUBLIC NUISANCE:) CASE NO. CV 09-06701				
12	[ACCUMULATION OF RUBBISH]; APN 315-) 171-011, ONE PARCEL EAST OF 21651 BAILLY) FINDINGS OF FACT,				
13	STREET, PERRIS, RIVERSIDE COUNTY, CONCLUSIONS AND ORDER TO CALIFORNIA; RUDY I. CALMENERO, ABATE NUISANCE				
	OWNER.)				
14) [R.C.O. Nos. 541 (RCC Chapter 8.120) and 725 (RCC Title 1)]				
15					
16	The above-captioned matter came on regularly for hearing on April 20, 2010, before the				
17	Board of Supervisors of the County of Riverside, State of California in the Board Room, First Floor				
18	Annex, County Administrative Center, 4080 Lemon Street, Riverside, California regarding the real				
19	property described as One Parcel East of 21651 Bailly Street, Perris, Riverside County, and further				
20	described as Assessor's Parcel Number 315-171-011 referred to hereinafter as "THE PROPERTY."				
21	Julie A. Jarvi, Deputy County Counsel, appeared along with Brian Black, Supervising Code				
22	Enforcement Officer, on behalf of the Director of the Code Enforcement Department.				
23	No one appeared on behalf of owner.				
24	The Board of Supervisors received the Declaration of Code Enforcement Officer together				
25	with the attached exhibits, evidencing the accumulation of rubbish on THE PROPERTY as a public				
26	nuisance and violation of Riverside County Ordinance No. 541, as codified in Riverside County Code				
27	Chapter 8.120.				
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SUMMARY OF EVIDENCE

- 1. Documents of record in the Riverside County Recorder's Office identify the OWNER of THE PROPERTY as Rudy I. Calmenero ("OWNER").
- 2. Documents of title indicate that other parties potentially hold a legal interest in THE PROPERTY, to-wit: Charles Neal, Fireside Thrift Co., and Eastern Municipal Water District ("INTERESTED PARTIES").
- 3. THE PROPERTY was inspected by Code Enforcement Officers on September 8, 2009, October 15, 2009, November 30, 2009, March 1, 2010, and April 16, 2010.
- 4. During each inspection, an accumulation of rubbish was observed on THE PROPERTY. The rubbish consisted of, but was not limited to: parts and pieces of a vandalized mobilehome, broken furniture, household trash and debris.
- 5. THE PROPERTY was determined to be in violation of Riverside County Ordinance No. 541 (RCC Chapter 8.120) by the Code Enforcement Officer.
- 6. A Notice of Noncompliance was recorded in the Office of the County Recorder, County of Riverside, State of California on December 29, 2009 as instrument number 2009-0664015.
- 7. On September 8, 2009, a Notice of Violation was posted on THE PROPERTY. On September 10, 2009, a Notice of Violation was mailed by certified mail, return receipt requested to OWNER. On October 22, 2009, a Notice of Violation was mailed by certified mail return receipt requested to INTERESTED PARTIES.
- 8. On February 25, 2010, a "Notice to Correct County Ordinance Violations and Abate Public Nuisance" providing notice of the public hearing before the Board of Supervisors on April 20, 2010, was mailed by certified mail, return receipt requested, to the OWNER and INTERESTED PARTIES and was posted on THE PROPERTY on March 1, 2010.

FINDINGS AND CONCLUSIONS

WHEREFORE, the Board of Supervisors of the County of Riverside, State of California, in regular session assembled on April 20, 2010, finds and concludes that:

1. WHEREAS, the accumulation of rubbish on the real property located at One Parcel East of 21651 Bailly Street, Perris, Riverside County, California, also identified as Assessor's Parcel

Number 315-171-011 violates Riverside County Ordinance No. 541 and constitutes a public nuisance.

- 2. WHEREAS, THE OWNER, or any person having possession or control of the premises should abate the condition by removing and disposing all accumulated rubbish from the subject real property in strict accordance with all Riverside County Ordinances, including but not limited to Riverside County Ordinance No. 541 (RCC Chapter 8.120) within ninety (90) days.
- 3. WHEREAS, THE OWNER AND INTERESTED PARTIES ARE HEREBY FURTHER NOTICED that the time within which judicial review of the administrative determinations made herein must be sought is ninety (90) days from the posting and mailing of the Findings of Fact, Conclusions and Order To Abate Nuisance, and is governed by <u>California Code of Civil Procedure</u> Section 1094.6.

ORDER TO ABATE NUISANCE

IT IS THEREFORE ORDERED that the accumulation of rubbish on THE PROPERTY be abated by OWNER or anyone having possession or control of THE PROPERTY, by removing and disposing of all rubbish from the subject real property in strict accordance with all Riverside County Ordinances, including but not limited to Riverside County Ordinance No. 541 (RCC Chapter 8.120) within ninety (90) days of the date of this Order to Abate Nuisance.

IT IS FURTHER ORDERED that if the rubbish is not removed and disposed of in strict accordance with all Riverside County Ordinances, including but not limited to Riverside County Ordinance No. 541, within ninety (90) days of the date of this Order to Abate Nuisance, the rubbish shall be abated and disposed of by representatives of the Riverside County Code Enforcement, a contractor or the Sheriff's Department upon receipt of an owner's consent or a Court Order authorizing entry onto THE PROPERTY when necessary under applicable law.

IT IS FURTHER ORDERED that reasonable abatement costs, after notice and opportunity for hearing, shall be imposed as a lien on THE PROPERTY, which may be collected as a special assessment against THE PROPERTY pursuant to Government Code section 25845 and Riverside County Ordinance Nos. 541 and 725. Under Riverside County Ordinance No. 725, "abatement costs" means "any costs or expenses reasonably related to the abatement of conditions which violate County Land Use Ordinances, and shall include, but not be limited to, enforcement, investigation,

collection and administrative costs, attorneys fees, and the costs associated with the removal or correction of the violation." Reasonable abatement costs accrued by the Code Enforcement Department will be recoverable from the property owner(s) even if THE PROPERTY is brought into compliance within ninety (90) days of the date of this Order to Abate Nuisance.

Dated:	COUNTY OF RIVERSIDE
	Ву
	Marion Ashley
	Chairman, Board of Supervisor

KECIA HARPER-IHEM