TAB 2



CERTIFIED MAIL
RETURN RECEIPT REQUESTED

516 8th Avenue West P.O. Box 1209 Palmetto, Florida 34220-1209 Phone (941) 723-4570 Fax: (941) 723-4576 Suncom: 516-0829

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CITY OF PALMETTO CODE ENFORCEMENT BOARD

CITY OF PALMETTO A political subdivision of the State of Florida

Petitioner,

vs.

Case No. CEB 09-09

Eugenio Betancourt 317 15th Street West Palmetto, Florida 34221

Respondent.

NOTICE OF HEARING

Address of Violation: 317 15th Street West Palmetto, Florida 34221

Pursuant to Chapter 162, Florida Statutes, and City of Palmetto Code of Ordinances, Chapter 2, you are hereby called upon to take notice that a Public Hearing will be conducted before the City of Palmetto Code Enforcement Board (CEB) on the 30th day of June, 2009, at 6:00 P.M. in the Commission Chambers at City Hall, which is located at 516 8th Avenue West, Palmetto, Florida. The purpose of the hearing is to determine whether the City of Palmetto Code of Ordinances is being violated as set forth in the Notice of Violation dated May 12, 2009, and previously provided to you by Certified Mail/Return Receipt Requested on May 12, 2009. A copy of the Notice of Violation is attached to this Notice of Hearing as Exhibit A. The CEB will receive testimony and evidence at said Public Hearing and shall make such findings of fact and conclusions of law as are supported by the testimony and

Betancourt Notice of Hearing /June 30, 2009 Page 2 of 2

evidence pertaining to the matters alleged in the attached Notice of Violation. If you are found to be in violation, a fine may be assessed against you, as provided by law. The purpose of the hearing shall be to conduct proceedings regarding the attached Notice of Violation attached hereto as Exhibit A.

If you desire to appeal any decision of the CEB with respect to any matter considered at this Public Hearing, you will need a verbatim record of the proceedings and for that purpose, you need to insure that a verbatim record is made which includes the testimony, and evidence upon which the appeal is to be based. The hearing may be continued from time to time as deemed warranted and appropriate by the CEB. This case may be presented to the CEB even if the violation or repeat violation has been corrected prior to the hearing.

IN ACCORDANCE WITH THE AMERICANS WITH DISABILITIES ACT AND FLORIDA STATE STATUTES, PERSONS WITH DISABILITIES NEEDING SPECIAL ASSISTANCE TO PARTICIPATE IN THIS PROCEEDING SHOULD CONTACT THE CODE ENFORCEMENT BOARD CLERK FOR ASSISTANCE AT LEAST THREE BUSINESS DAYS PRIOR TO THE MEETING AT (941) 723-4570.

PLEASE GOVERN YOURSELF ACCORDINGLY.

DATED: June 5, 2009

CODE ENFORCEMENT BOARD OF THE CITY OF PALMETTO, FLORIDA

Deanna Roberts Clerk of the Board

I HEREBY CERTIFY that a true and correct copy of the above and foregoing Notice of Hearing has been furnished by Certified Mail/Return Receipt Requested and by Regular Mail to the Respondent this 5th day of June, 2009.

Deanna Roberts Clerk of the Board

cc: Mark Barnebey, City Attorney

David P. Persson, Code Enforcement Board Attorney

Beton court 09-09

Chapter 6

ANIMALS*

Art. I. In General, §§ 6-1-6-25

Art. II. Livestock and Fowl, §§ 6-26-6-31

ARTICLE I. IN GENERAL

Sec. 6-1. Bird sanctuary.

- (a) The entire area embraced within the corporate limits of the city is hereby designated as a bird sanctuary.
- (b) It shall be unlawful for any person to trap, shoot or attempt to shoot or molest in any manner any bird or wild fowl or to rob their nests; provided however, if starlings or similar birds are found to be congregating in such numbers in a particular locality that they constitute a nuisance or menace to health or property in the opinion of the proper health authorities of the city, then in such event the health authorities shall meet the representatives of the Audubon Society, garden club or humane society after having given at least three (3) days' notice of the time and place of the meeting to the representative of the club. If, as a result of the meeting, no satisfactory alternative is found to abate such nuisance, then said birds may be destroyed in such numbers and in such manner as is deemed advisable by the health authorities under the supervision of the chief of police. (Code 1975, § 6-1)

Sec. 6-2. Adoption of county animal control ordinance.

- (a) The city commission does hereby adopt Manatee County Ordinance No. 06-18, as amended from time to time, and authorizes the enforcement of said ordinance by Manatee County Animal Services Division within the city limits.
- (b) The mayor and city clerk are hereby authorized to enter into an interlocal agreement between the Manatee County and the City of Palmetto providing for the applicability of and enforcement of Manatee County Ordinance No. 06-18 within the city. (Code 1975, § 6-1.1; Ord. No. 422, § 1, 10-15-90; Ord. No. 06-883, § 2, 5-1-06)

Sec. 6-3. Noisy animals as nuisances.

The keeping of any animal which causes continuous or intermittent noise which disturbs the comfort and repose of persons in the vicinity of the animal is hereby declared to be a nuisance.

(Code 1975, § 6-6)

Supp. No. 19

^{*}Cross references—Administration, Ch. 2; code enforcement board, § 2-81 et seq.; health and sanitation, Ch. 16; zoning, App. B.

State law references—Damage by dogs, F.S. Ch. 767; cruelty to animals, F.S. § 828.02 et seq.

Secs. 6-4-6-25. Reserved.

ARTICLE II. LIVESTOCK AND FOWL

Sec. 6-26. Livestock running at large.

It shall be unlawful for the owner of any livestock to permit the livestock to roam at large within the city.

(Code 1975, § 6-4)

State law reference—Livestock running at large, F.S. § 588.12 et seq.

Sec. 6-27. Fowl running at large.

- (a) Any fowl kept within this city shall be securely fenced and confined to the premises.
- (b) Fowl running at large within any residential district of the city, as defined by the zoning ordinance, are hereby declared to be a nuisance. (Code 1975, §§ 6-5, 6-20)

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Sec. 6-28. Swine and goats.

- (a) It shall be unlawful for any person or entity to keep or maintain any hog or other swine upon land within the city, that is zoned residential, commercial or industrial according to the most recent zoning ordinance of the city. A hog or other swine may be kept or maintained only as provided in this section.
- (b) Any person or entity desiring to keep or maintain a hog or other swine on land within the city must apply to and obtain prior permission from the city council. Any such permission by the city council must be based upon a finding that the purpose of keeping or maintaining such hog or other swine is for educational purposes, and, under the direction of a qualified instructor, and that the keeping or maintenance of such hog or other swine at the location in question would not be harmful to the health, safety and welfare of the residents and businesses located within the immediate area surrounding such husbandry activities, based on the following factors:
 - (1) The number and size of hogs or swine to be kept or maintained at the subject location at any one time;
 - (2) The length of time such hogs or swine will be kept or maintained at such location;
 - (3) The dimensions of the pen or fence enclosure containing the hog or swine; and
 - (4) The distance from the edge of the pen or fence enclosure to surrounding residences and businesses.
- (c) Any swine kept or maintained within the city must be securely fenced and confined to the premises where kept or maintained by means of pens or fence enclosures. Such pens or fence enclosures must comply with the requirements and limitations set out in the Palmetto fence ordinance [chapter 7, article VIII].

ANIMALS § 6-31

(d) It shall be unlawful for any person to keep a goat within the city. (Code 1975, §§ 6-17, 6-18; Ord. No. 376, § 1, 8-21-89)

Sec. 6-29. Sanitation of lots, stables, sheds.

All lots, stables, sheds, stables, pens, fence enclosures or other structures or portions thereof in which any livestock, swine or fowl are kept shall be maintained in a sanitary condition and in compliance with the applicable provisions of the state sanitary code. (Code 1975, § 6-19; Ord. No. 376, § 2, 8-21-89)

Cross reference-Health and sanitation, Ch. 16.

Sec. 6-30. Location restriction—Livestock.

- (a) It shall be unlawful for the owner of any livestock to tie, pen or stake such livestock within the city, except at such place therein as shall be at least two hundred (200) feet from any residence.
- (b) It shall be unlawful for any person to stake, tie, picket, or in any manner fasten any cow, calf, bull, horse or any other animal so that such animal may range within a distance of thirty (30) feet of any street or sidewalk within the city. (Code 1975, § 6-21)

Sec. 6-31. Same—Fowl.

It shall be unlawful for any person to keep or maintain fowl in any area within fifty (50) feet of any residence without the consent of the owner or occupant of the residence. (Code 1975, § 6-22)

§ 7-225

PALMETTO CODE

officers to ensure continuing compliance with the provisions of this article. In the event a violation of this article is discovered, the code inspector shall give written notice of the violation to the owner of the property who shall have ninety (90) days to correct the violation. Should the violation continue beyond ninety (90) days, the code inspector shall notify the code enforcement board and initiate a hearing under chapter 2, article IV, section 2-81, et seq., of this Code of Ordinances.

(Ord. No. 456, § 1 (10), 7-1-91)

Sec. 7-226. Authority of public works superintendent to create forms, lists and other helps.

The superintendent of the department of public works is authorized to create such forms, lists of suggested trees, accents, shrubs, ground covers and turf grasses, and such other details necessary to carry out the provisions of this article as he deems necessary in his sole discretion. (Ord. No. 456, § 1 (11), 7-1-91)

Secs. 7-227-7-236. Reserved.

ARTICLE XI. MINIMUM MAINTENANCE STANDARDS AND GUIDELINES*

Sec. 7-237. Building front, side and rear walls abutting streets or public areas.

- (a) Requirements:
- (1) All deteriorated or damaged structural and decorative elements visible from a public right-of-way, including signage, shall be repaired or replaced to match as closely as possible the existing or original materials and construction of the building, except that changes shall be permitted that are otherwise required or encouraged under this article.
- (2) Every such part of a structure visible from a public right-of-way or abutting a street shall be kept structurally sound. Rotten or weakened portions shall be removed, repaired or replaced in such a manner as to be compatible with the rest of the structure or to match the original materials and construction methods. All exposed wood shall be stained or painted. Every such part shall be free of graffiti, litter, dirt, mildew or other debris. Where surfaces are painted, once painted or normally painted, not more than ten (10) percent of such surface may be without paint. Painted surfaces must be maintained without peeling or chalking.
- (3) Walls shall be repaired and painted to present a neat and clean appearance. Side walls where visible from the street shall be finished or painted in a manner harmonious with the front of the building.

444

^{*}Editor's note—Ord. No. 470, adopted Dec. 16, 1991, amended Ch. 7 by adding the provisions setout above but did not provide the exact manner of their inclusion. Therefore, their codification as a new Art. XI, §§ 7-237—7-249 has been at the editor's discretion.

(b) Roofs, gutters and downspouts. All roofs and existing gutters and downspouts shall be maintained to prevent damage to the structure and adjoining properties and the public. Leaking roofs shall be repaired or replaced.

(Ord. No. 470, § 4, 12-16-91)

Sec. 7-241. Requirements for trash and receptacle areas.

There shall be no trash placed upon sidewalks or other areas open to the public except on those days when such trash is to be picked up by the city. All private trash receptacle areas shall be screened from the view of the public right-of-way, except where trash receptacle placement is authorized in alleyways. Such areas shall be kept neat and clean in appearance. (Ord. No. 470, § 5, 12-16-91)

Sec. 7-242. Requirements for auxiliary structures.

- (a) Structures, fences, walls, etc. Structures at the rear of buildings, whether attached or unattached to the principal commercial structure, which are structurally unsound shall be properly repaired or demolished. All fences, lighting devices and supports, retaining walls, nonstructural walls, outdoor service and seating areas, signs and their supporting elements shall be structurally sound, kept free of overgrowth, trash and debris and shall be repaired and painted to present a neat and clean appearance.
- (b) No more than three (3) vending machines, including refrigerated vending or storage machines but not including newsracks, may be located outside any one business premises within the city and shall be placed immediately adjacent to such premises. Vending machines that exceed three (3) in number shall be kept and maintained inside such premises.
- (c) All auxiliary and other structures including but not limited to buildings, fences, gates, nonstructural walls, retaining walls, fountains, parking areas, lighting devices and supports, outdoor service and seating areas, signs and their supporting elements, which are out-of-doors and exposed to the general public, shall be kept free of graffiti as defined herein. (Ord. No. 470, § 6, 12-16-91; Ord. No. 480, § 1, 8-3-92; Ord. No. 578, § 2, 6-16-97)

Sec. 7-243. Requirements for sites.

- (a) Landscaping. All areas (front, side and rear yards) shall be kept free of overgrowth, weeds, trash and debris. All dead tree limbs and dead trees shall be removed.
 - (b) Vacant lots. Where a vacant lot exists or is created through demolition, the owner must cover all areas not actively used for parking or loading with grass or other such ground cover. Such ground cover shall be maintained and the property kept free of trash and debris.
 - (c) Parking lots. All parking areas shall be constructed as provided in the city zoning code. Parking areas shall be well maintained and kept free of overgrowth, potholes, weeds, trash and debris. Paving and striping will be maintained in good repair and in a neat and clean appearance.

Chapter 16

HEALTH AND SANITATION*

Art. I. In General, §§ 16-1—16-25 Art. II. Nuisances, §§ 16-26—16-45

Div. 1. Generally, §§ 16-26, 16-27

Div. 2. Sanitary Nuisances, § 16-28

Div. 3. Nuisance Abatement Procedures, §§ 16-29-16-45

Art. III. Control of Stormwater Discharge, §§ 16-46—16-48

ARTICLE I. IN GENERAL

Sec. 16-1. Reserved.

Editor's note—Formerly, § 16-1 adopted F.S. Ch. 381 as the sanitary code of the city. Inasmuch as reference to such statute is obsolete, the section has been deleted at the request of the city.

Secs. 16-2-16-25. Reserved.

ARTICLE II. NUISANCES†

DIVISION 1. GENERALLY

Sec. 16-26. Definition, enumeration of unlawful conditions or acts.

Every condition, substance or activity within the city which exists or occurs in such manner and to such extent as to threaten or endanger the public health, safety or welfare, or adversely affect and impair the economic welfare of adjacent property, is hereby declared to be a

^{*}Cross references—Administration, Ch. 2; code enforcement, § 2-81 et seq.; animals, Ch. 6; sanitation regulations for lots, stables, etc., where any livestock or fowl are kept, § 6-29; buildings and building regulations, Ch. 7; coastal areas and waterways, Ch. 10; garbage, trash and refuse, Ch. 15; housing, Ch. 17; junked, wrecked, abandoned property, Ch. 18; mobile homes, Ch. 21; streets, sidewalks and other public places, Ch. 25; utilities, Ch. 29.

State law references—Nuisances injurious to health, F.S. Ch. 386; mosquito control, F.S. Ch. 388.

[†]Editor's note—Ord. No. 05-843, §§ 2, 3, adopted April 4, 2005, repealed article II, §§ 16-26—16-31, in its entirety and replaced it with a new article II, §§ 16-26—16-33. Former article II pertained to hazardous conditions on land and derived from the Code of 1975, §§ 13-27—13-32; and Ord. No. 659, § 1, adopted Nov. 1, 1999.

Cross references—Housing, Ch. 17; junked, wrecked, abandoned property, Ch. 18; licenses and business regulations, Ch. 19; mobile homes, Ch. 21; planning and development, Ch. 23; streets, sidewalks and other public places, Ch. 25; subdivisions, Ch. 26.

nuisance. Without in any way limiting the foregoing definition, the following conditions, substances and activities are hereby specifically declared to be a nuisance within the intent and meaning of this section:

- (1) Low places upon any lot, tract or parcel of land, improved or unimproved, within one hundred (100) feet of the boundary line of any improved property within the city to the extent and in the manner that such lot, tract or parcel of land is or may reasonably become a breeding place for mosquitoes, or may reasonably cause disease, or otherwise threatens or endangers the public health, safety or welfare, or is likely to adversely affect and impair the economic welfare of adjacent property.
- The accumulation or maintenance of trash, filth, rubbish, garbage, dead animals or fish, improperly treated sewage or other materials in such manner and to the extent as to cause infestation by rodents and other wild animals, the breeding of mosquitoes and vermin, or that threatens or endangers the public health, safety or welfare, or is likely to adversely affect and impair the economic welfare of adjacent property.
 - (3) The existence of excessive accumulation or untended growth of weeds, undergrowth or other dead or living plant life upon any body of water, lot, tract or parcel of land, improved or unimproved, within one hundred (100) feet of the boundary line of any improved property within the city to the extent and in the manner that such lot, tract or parcel of land is or may reasonably become infested or inhabited by rodents, vermin or wild animals, or may furnish a breeding place for mosquitoes, or threatens or endangers the public health, safety or welfare, or may reasonably cause disease, or is likely to adversely affect and impair the economic welfare of adjacent property.
 - (4) Partition fences, buildings or other structures which have fallen into such a poor state of repair to the extent and in the manner that they may reasonably become infested or inhabited by rodents, vermin or wild animals, or may threaten or endanger the public health, safety or welfare, or is likely to adversely affect and impair the economic welfare of adjacent property.
 - (5) The unauthorized accumulation or maintenance of lumber, stone, concrete, sand or any other building or construction material on a lot, tract or parcel when construction activity is not actively taking place on the property, in such manner and to the extent as to threaten or endanger the public health, safety or welfare.
 - (6) Landscaping or other obstacles located in or protruding into a public right of way so as to create a traffic or pedestrian hazard, or otherwise threaten or endanger the public health, safety and welfare.
 - (7) Any foul, offensive or unlawful emissions, odors or stenches and the causes thereof which threatens or endangers the public health, safety and welfare, or which is likely to adversely affect and impair the economic welfare of adjacent properties.
 - (8) The pollution of any well, water body or drainage system by sewage, dead animals, industrial waste, debris or any other substance so as to threaten or endanger the public health, safety and welfare.

- (9) The partial or total blockage of any drainage inlets, outfalls, pipes, ditches, swales, canals, channels, culverts or streams so as to threaten or endanger the public health, safety and welfare.
- (10) Tampering or interference with any public facilities maintained for the purpose of furnishing sewer, potable water, reclaimed water or telecommunication services to the public, so as to threaten or endanger the public health, safety and welfare.
- (11) Any condition constituting a flood or fire hazard so as to threaten or endanger the public health, safety and welfare.
- (12) Any activity or condition that is declared elsewhere in this Code of Ordinances or other applicable law to be a nuisance.
- (13) Any trees, shrubs, or other landscaping material, or parts thereof, that threaten or endanger the public health, safety or welfare, or adversely affect and impair the economic welfare of adjacent properties, as a result of either of the following conditions:
 - A contagious disease or infestation is found on a tree, shrub or other landscaping material; or
 - b. Disease, vines, insects, age or other defect has caused a tree, shrub or other landscaping material, or part thereof, to be unstable such that there exists a reasonable likelihood that it will fall upon any sidewalk, street or building, or result in injury to person or property.
- (14) Any unauthorized disturbance of land where a permit for such activity is required, including but not limited to alteration of the grade or contour of land, or the removal of vegetation from land, that may increase surface water runoff onto neighboring properties or otherwise threaten the public health, safety or welfare.
- (15) Any activity or condition which is manifestly injurious to the morals or manners of the public, as described in F.S. § 823.01.

(Ord. No. 05-843, §§ 2, 3, 4-4-05)

Sec. 16-27. Prohibition and enforcement.

- (a) Nuisances are hereby prohibited. It shall be unlawful for any person to cause such nuisance to come into existence anywhere within the city, or to permit the same to exist on property owned, leased, occupied or otherwise under the control of such person.
- (b) This article may be enforced against any violator, which may include the owner of the premises on which a nuisance exists, or the person or persons generating the nuisance.
- (c) This article shall be enforced as provided for by Florida law, including referral or citation to the city's code enforcement board, issuance of a citation as may be provided for by city ordinance, the entering onto the property and the abatement of the nuisance by the city, or the

949

Supp. No. 20

filing of an action in a court of competent jurisdiction to obtain civil remedies, including a restraining order, injunction and damages. Any enumeration of enforcement mechanisms set forth herein is supplemental and not exclusive.

(Ord. No. 05-843, §§ 2, 3, 4-4-05; Ord. No. 07-920, § 2, 4-16-07)

DIVISION 2. SANITARY NUISANCES

Sec. 16-28. Sanitary nuisance.

- (a) A sanitary nuisance is the commission of any act, by an individual, municipality, organization, or corporation, or the keeping, maintaining, propagation, existence, or permission of anything, by an individual, municipality, organization, or corporation, by which the health or life of an individual, or the health or lives of individuals, may be threatened or impaired, or by which or through which, directly or indirectly, disease may be caused. Not all nuisances are sanitary nuisances.
- (b) Abatement of sanitary nuisances shall occur in the same manner as provided for all other nuisances in division 3 of this article II, except that the city is required to give only ten (10) days' notice to abate the sanitary nuisance or request a hearing. (Ord. No. 05-843, §§ 2, 3, 4-4-05; Ord. No. 07-920, § 3, 4-16-07)

DIVISION 3. NUISANCE ABATEMENT PROCEDURE*

Sec. 16-29. Notice

- (a) If the director of public works, or in his absence or unavailability, his designee, finds and determines that a ruisance exists, he shall so notify the record owner or owners of the property on which the ruisance exists in writing and demand that the owner cause the condition to be remedied. The notice shall be given by registered or certified mail, addressed to the owner or owners of the property described, as their names and addresses are shown upon the record of the county tax assessor, and shall be deemed complete and sufficient when so addressed and deposited in the United States mail with proper postage prepaid. If such notice is returned by posted authorities, the director of public works, or his designee, shall cause a copy of the notice to be served by a law enforcement officer upon the owner or owners of the property or upon an occupant of the property that is fifteen (15) years of age or older if personal service upon the occupant of the property or upon any agent of the owner thoreof cannot be performed after reasonable search by a law enforcement officer, the notice shall be accomplished by physical posting on the property, and by publication of the notice in a newspaper of general circulation in the city one (1) time.
 - (b) The notice shall be sufficient if in substantially the following form:

^{*}Editor's note—Section 4 of Ord. No. 07-920, adopted April 16, 2007, amended §§ 16-29—16-45 in their entirety to read as herein set out under a new Div. 3. Former §§ 16-29—16-33 pertained to similar subject matter and derived from Ord. No. 05-843, adopted April 4, 2005.

Ordinance No. 07-949 Page 3

housing community with minimal impact on private property ownership and individual property usage; and,

WHEREAS, the City Commission has determined that the adoption of select provisions of the International Property Maintenance Code by this Ordinance is for a proper public purpose and protects the public health, safety and welfare.

NOW, THEREFORE, BE IT FURTHER ORDAINED, by the City Commission of the City of Palmetto, Florida, as follows:

Section 1. Findings of Fact. The above "whereas" clauses are adopted herein as findings of fact.

Section 2. New Language. Chapter 17, HOUSING, Article II, HOUSING STANDARDS, SECTION 17-28 of the City of Palmetto Code of Ordinances, is created and established to read in its entirety as follows:

Sec. 17-28. Palmetto Property Maintenance Code.

1. The below sections of the "International Property Maintenance Code, Edition 2006," as published by the International Code Commission, Inc. and amended from time to time, are hereby adopted by reference as if fully rewritten herein and shall be referred to as the *Palmetto Property Maintenance Code*.

CHAPTER 3 GENERAL REQUIREMENTS

SECTION 301 GENERAL

- 301.1 Scope. The provisions of this chapter shall govern the minimum conditions and the responsibilities of persons for maintenance of structures, equipment and exterior property.
- 301.2 Responsibility. The owner of the premises shall maintain the structures and exterior property in compliance with these requirements, except as otherwise provided for in this code. A person shall not occupy as owner-occupant or permit another person to occupy premises which are not in a sanitary and safe condition and which do not comply with the requirements of this chapter. Occupants of a dwelling unit, rooming unit or housekeeping unit are responsible for keeping in a clean, sanitary and safe condition that part of the dwelling unit, rooming unit, housekeeping unit or premises which they occupy and control.
- 301.3 Vacant structures and land. All vacant structures and premises thereof or vacant land shall be maintained in a clean, safe, secure and sanitary condition as provided herein so as not to cause a blighting problem or adversely affect the public health or safety.

SECTION 302 EXTERIOR PROPERTY AREAS

- 302.1 Sanitation. All exterior property and premises shall be maintained in a clean, safe and sanitary condition. The occupant shall keep that part of the exterior property which such occupant occupies or controls in a clean and sanitary condition.
 - 302.3 Sidewalks and driveways. All sidewalks, walkways, stairs, driveways, parking spaces and similar areas shall be kept in a proper state of repair, and maintained free from hazardous conditions.
 - 302.5 Rodent harborage. All structures and exterior property shall be kept free from rodent harborage and infestation. Where rodents are found, they shall be promptly exterminated by approved processes which will not be injurious to human health. After extermination, proper precautions shall be taken to eliminate rodent harborage and prevent reinfestation.
 - 302.6 Exhaust vents. Pipes, ducts, conductors, fans or blowers shall not discharge gases, steam, vapor, hot air, grease, smoke, odors or other gaseous or particulate wastes directly upon abutting or adjacent public or private property or that of another tenant.

SECTION 304 EXTERIOR STRUCTURE

304.1 General. The exterior of a structure shall be maintained in good repair, structurally sound and sanitary so as not to pose a threat to the public health, safety or welfare.

305.5 Handrails and guards. Every handrail and guard shall be firmly fastened and capable of supporting normally imposed loads and shall be maintained in good condition.

305.6 Interior doors. Every interior door shall fit reasonably well within its frame and shall be capable of being opened and closed by being properly and securely attached to jambs, headers or tracks as intended by the manufacturer of the attachment hardware.

SECTION 307 RUBBISH AND GARBAGE

→ 307.1 Accumulation of rubbish or garbage. All exterior property and premises, and the interior of every structure, shall be free from any accumulation of rubbish or garbage.

307.2.2 Refrigerators. Refrigerators and similar equipment not in operation shall not be discarded, abandoned or stored on premises without first removing the doors.

SECTION 308 EXTERMINATION

308.1 Infestation. All structures shall be kept free from insect and rodent infestation. All structures in which insects or rodents are found shall be promptly exterminated by approved processes that will not be injurious to human health. After extermination, proper precautions shall be taken to prevent reinfestation.

CHAPTER 4 LIGHT, VENTILATION AND OCCUPANCY LIMITATIONS

SECTION 401 GENERAL

401.3 Alternative devices. In lieu of the means for natural light and ventilation herein prescribed, artificial light or mechanical ventilation complying with the *international Building Code* shall be permitted.