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February 28, 2024

Via Regular Mail and Certified Mail-R.R.R.

Thomas and Claudette Granvil 141-27 256th Street Jamaica, New York 11422

Start 2 Finish Builders and Remodelers 1809 Blackhorse Pike, Unit C-3 Williamstown, New Jersey 08094

Re: 1270 South Barkley Place, North Brunswick Township, New Jersey

Dear Sir/Madam:

As you may recall from my previous correspondence to you dated September 8, 2023, in reference to the property you own located at 1270 South Barkley Place, North Brunswick, New Jersey, this office is legal counsel to the Township of North Brunswick and I serve as the Township Attorney. My previous correspondence to you dated September 8, 2023 showed that the inspections of the above-referenced property by the Construction Official's Office resulted in failures as to both the footings and foundation. That previous correspondence notified you that there had been no construction activity at the site for an extended period of time and accordingly, pursuant to N.J.A.C. 5:23-2.16(b), the construction permits were suspended. As further advised, the work on the project at the subject property had been abandoned for a period in excess of six

555 U.S. Highway One South Suite 440 Iselin, New Jersey 08830

Tel: (732) 709-4182 Fax: (732) 791-1555 Thomas and Claudette Granvil Start 2 Finish Builders and Remodelers February 28, 2024 Page 2

months and, therefore, new construction permits would be required. Since that time, there has been no progress and new construction permits have not been issued.

PLEASE TAKE FORMAL NOTICE that the subject property located at 1270 South Barkley Place, North Brunswick, New Jersey is an unsafe structure. Attached is a Notice and Order to Pay Penalty based on an inspection of the subject property on February 21, 2024. You must immediately seek new building permits to address the unsafe structure and proceed with construction. Failure to obtain the building permits within 15 days and begin construction within 30 days will result in the Township issuing an Order to remove the foundation, backfill the property and restore the subject property to its natural state within an additional 15 days or the Township of North Brunswick will exercise its emergency powers and complete the necessary activities to remediate the unsafe structure violation at your cost and expense which will be collectible as a lien against the property in the same manner as real estate taxes.

The choice is yours. You can either take the appropriate actions to remedy the unsafe structure on your property or the Township will take those actions under its emergency powers at your cost and expense and lien the property. If it becomes necessary for North Brunswick to obtain any Superior Court of New Jersey order, the Township of North Brunswick will seek to hold you liable for any and all costs and attorney fees incurred by the Township as a result of your failure to live up to your obligations.

Very truly yours,

RAINONE COUGHLIN MINCHELLO, LLC

By: Ronald H. Gordon, Esq.

RHG/rmn Enclosures

cc: Tom Paun, Construction Official, Township of North Brunswick (via email)

Michael Hritz, Director, Community Development, Township of North Brunswick (via email)



NOTICE AND ORDER OF PENALTY

Permit/Control #:

Date Issued:

2/22/2024

Violation #:

V-24-00012

IDENTIFICATION

vvor	k Site Location: 1270 SOUTH BARKLEY PLACE North Brunswick Township, NJ
Bloc	k: 271 Lot: 20 Qualification Code:
	ner in Fee: GRANVIL THOMAS & CLAUDETTE
	ner Address: 141-27 256th STREET JAMAICA NY 11422
	nt/Contractor:
Addi	'ess:
To:	Owner Other:
	Agent/Contractor
	ACTION
	On <u>2/22/2024</u> , you were found to be in violation of the State Uniform Construction Code Act and Regulations
	promulgated thereunder. A [] Notice of Violation and Order to Terminate, [X] Notice of Unsafe Structure,
	[] Notice of Imminent Hazard was issued. Reinspection of the work site on
	revealed the following violation(s) remain:
	NJAC 5:23-2.32 - UNSAFE STRUCTURES LOT IS BLIGHTED CONDITION/DISREPAIR
	V-23-00010, Notice Date: 4/3/2023NJAC 5:23-2.32 - UNSAFE STRUCTURES
	On, you were found to be in violation of the State Uniform Construction Code Act and Regulations
	promulgated thereunder, in that you [] made a false or misleading written statement, or omitted required
	required information in an application or request for approval; or [] failed to obtain a construction permit; or
	[] falled to request required inspections; or [] allowed occupancy prior to receiving a certificate of occupancy.
	On, you were found to be in violation of the State Uniform Construction Code Act and Regulations
	promulgated thereunder. A Stop Construction Order was issued. Reinspection of the work site on
	revealed a failure to comply with that Stop Construction Order.
	PENALTY
There	fore, you are hereby ORDERED to pay a penalty in the amount of \$2,000.00 for each violation for a total penalty of
200	0.00
Furthe	er, take NOTICE that for each [X] week [] day that any of the said violations remain outstanding after
	2024 an additional penalty of \$1,000.00 per [X] week [] day shall result
	wish to contest this ORDER, you may request a hearing before the Construction Board of Appeals of
	MIDDLESEX COUNTY within 15 days of receipt of this ORDER
as prov	vided by N.J.A.C. 5:23 A-2.1. The Application of the Construction Board of Appeals may be used for this purpose.
Your a	pplication for appeal must be in writing, setting forth your name and address, the address of the building or site in
questic	on, the permit number, the specific sections of the Regulations in question, and the extent and nature of your reliance
	m. You may include a brief statement setting forth your position and the nature of the relief sought by you. You may
also ap	pend any documents that you consider useful
The fee	e for an appeal is \$100.00 and should be forwarded with your application to the Construction
Board o	of Appeals Office at: CONSTRUCTION BOARD OF APPEALS JFK SQUARE, Room 203 NEW BRUNSWICK, NJ 08901
you h	ave any questions concerning this matter, please call: (732) 247-0922 x450
	E and ORDER of PENALTY: Homas Paus Date: 2/2/24



North Brunswick Township 710 Hermann Road North Brunswick, NJ 08902

Construction Violation

Identification

Work Site Location: 1270 SOUTH BARKLEY PLACE North Brunswick Township, NJ

Block:

271

Lot

20

Owner:

GRANVIL THOMAS & CLAUDETTE

Owner Address: 141-27 256th STREET JAMAICA NY 11422

Telephone:

(917) 295-1406

Agent:

Agent Address: Telephone:

Infraction Details

Tracking:

V-24-00012

Subcode:

Building

Issuing Officer:

Tom Paun

Issue Date:

2/22/2024

Infraction:

Notice and Order of Penalty

Statute:

CABO Model Energy Code / 1995 (Residential) and ASHRAE 90.1-1999 (Commercial) NJAC 5:23-2.32 -

Telephone: (732) 247-0922

UNSAFE STRUCTURES

Infraction Summary: LOT IS BLIGHTED CONDITION/DISREPAIR

Certified Mail Number:

Enforcement Details

Inspection Date: 2/22/2024

Notice Date:

2/22/2024

Compliance Date: 2/23/2024 Compliance Inspection Date:

Compliance Summary:

Fines Details

Total Due:

\$2,000.00

Total Paid:

\$0.00

Total Owed:

\$2,000.00



North Brunswick Township 710 Hermann Road North Brunswick, NJ 08902 Permit/Control #: Permit Issued Date:

Violation #:

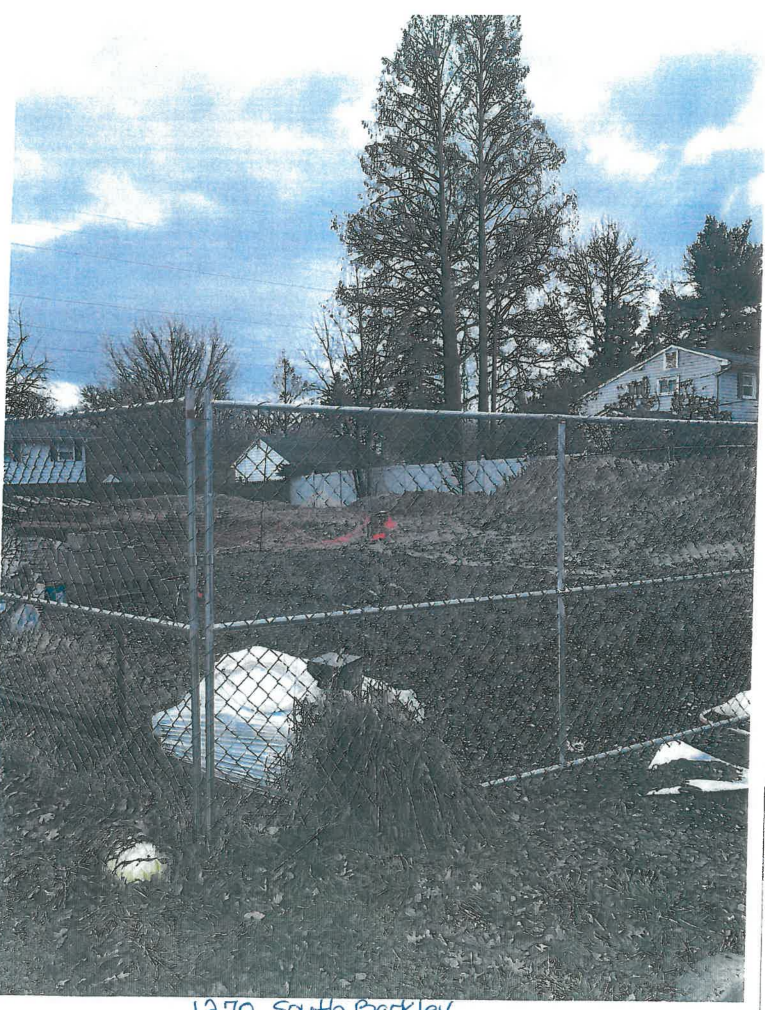
V-24-00012

Date Issued:

2/22/2024

APPLICATION TO CONSTRUCTION BOARD OF APPEALS

	DATE:	
IDENTIFIC		
Work Site Location: 1270 SOUTH BARKLEY PLACE North Bruns	wick Township, NJ	
Block: 271 Lot: 20 Qualification Code:		
Owner in Fee: GRANVIL THOMAS & CLAUDETTE		
Owner Address: 141-27 256th STREET JAMAICA NY 11422		
Agent/Contractor:		
Address:		
APPLICANT ST	FATEMENT	
pecific Section(s) of the regulation in question:		
LOT IS BLIGHTED CONDITION/DISREPAIR		
riefly state your position in this matter and explain the nature of the	relief you seek.	
Construction Board of Assessed has 40 hardeness days 6.11 at a		
e Construction Board of Appeals has 10 business days following the N.J.A.C. 5.23-2.37(s)	submission of the app	eal to make a decision pursuant
		- A
	-	Fee: \$
	Pald	Check No.:
		Collected By
ned:Date:		



1270 South Barkley



1270 South Barkley

5:23-2.17 Demolition or removal of structures; abandoned wells

(a) Service connections: Before a structure can be demolished or removed, the owner or agent shall notify all utilities having service connections within the structure, such as water, electric, gas, sewer and other connections. A permit to demolish or remove a structure shall not be issued until releases are obtained from all utilities that provided service to the property, stating that their respective service connections and appurtenant equipment, such as meters and regulators, have been removed or sealed or plugged in a safe manner.

(b) Abandoned wells:

- 1. In the event that there is a well on the property that has been abandoned, or that will be abandoned in conjunction with the proposed demolition, a permit to demolish or remove a structure on that property shall not be issued until a certification has been obtained from a well driller licensed by the Department of Environmental Protection indicating that the well has been sealed in accordance with N.J.A.C. 7:9-9. If such certification is not presented within 15 days of the application for the permit, the construction official shall give notice of the absence of such certification to the Bureau of Water Allocation, Department of Environmental Protection, PO Box 029, Trenton, NJ 08625-0029.
- 2. Notice shall also be given by the construction official to the Bureau of Water Allocation in the event of any demolition activity found to have been undertaken without a permit at a building or premises currently or previously served by a well and in any other case in which no permit application for demolition has been made but the construction official becomes aware that a well has been, or is about to be, abandoned without having been sealed by a licensed well driller.
- (c) Notice to adjoining owners: Only when written notice has been given by the applicant to the owners of adjoining lots and to the owners of wired or other facilities, of which the temporary removal may be necessitated by the proposed work, shall a permit be granted for the demolition or removal of a building or structure.
- (d) Lot regulation: Whenever a structure is demolished or removed, the premises shall be maintained free from all unsafe or hazardous conditions by the proper regulation of the lot, restoration of established grades and the erection of the necessary retaining walls and fences in accordance with the provisions of the appropriate subcodes.
- (e) Asbestos abatement: Before a structure can be demolished or removed, the owner or agent shall document that the requirements of USEPA 40 CFR 61 subpart M have been or shall be met. A permit to demolish or remove the structure shall not be issued until the owner or agent notifies the enforcing agency that all friable asbestos or asbestos-containing

material that will become friable during demolition or removal has been or will be properly abated prior to demolition.

Amended by R.1993 d.198, effective June 7, 1993.

See: 24 N.J.R. 1422(a), 25 N.J.R. 2519(b).

Amended by R.1993 d.420, effective September 7, 1993.

See: 25 N.J.R. 2158(a), 25 N.J.R. 4072(a).

Amended by R.1997 d.409, effective October 6, 1997.

See: 29 N.J.R. 2736(a), 29 N.J.R. 4281(a).

Amended by R.1998 d.36, effective January 5, 1998.

See: 29 N.J.R. 4214(a), 30 N.J.R. 193(a).

Added (b); and recodified existing (b) through (d) as (c) through (e).

5:23-2.17A Minor work

(a) The issuance of a permit shall not be required before minor work may proceed. The owner, or an architect or contractor acting on behalf of the owner, shall, however, provide notice of the work to the enforcing agency before work begins.

(b) Notice of work; application:

- 1. Notice of minor work shall be oral or written and submitted in person or electronically to local enforcement agency and shall be given before work commences. Notice shall include a brief summary and the location of the work to be performed. Such notice shall be consent for the enforcing agency to enter and inspect in the same manner a permit application is consent.
- 2. In addition to the notice, the owner or his or her agent shall be required to file a permit application. The completed permit application shall be delivered in person or by mail to the enforcing agency, within five business days from the date of the notice. The fee shall be paid prior to the issuance of the construction permit.

(c) Minor work:

1. Minor work shall mean and include:

- i. The construction or total replacement of any porch or stoop that does not provide structural support for any roof or portion of a building;
- ii. Renovation or alteration work in an existing one or two-family dwelling, provided that no primary structural members are altered in any way, and further provided that the work does not constitute reconstruction; and
- iii. Repair or replacement with no reconfiguration of space of any non-structural component such as a partition in structures other than one- and two-family dwellings; or
- iv. Repair and/or renovation work in a Group B, Group F, Group M, or Group S occupancy performed in accordance with N.J.A.C. 5:23-6, but shall not include work categorized as ordinary maintenance pursuant to N.J.A.C. 5:23-2.7.