

Development Services Compliance Enforcement Division

PO Box 65 108 E. Front St. Lillington, NC 27546

> Ph: 910-893-7525 Fax: 910-814-6459

Notice of Violation and Order

March 26, 2020

CLAUDIA IBANEZ 86 DEBORAH DRIVE SPRING LAKE, NC 28390

Type of Delivery:	Personal Service	Certified Mail	First Class
Violation Location: 25 E EVERETT ST		Parcel #: 0514-49-1636.000	
Case Number: CEZO1909-0001		Zoning Distric	t: RA-20M - 0.46 acres (100.0%)

A site inspection was performed 3/26/2020, at the above referenced property, and identified one or more violations of the Harnett County Unified Development Ordinance. You will find the violation information listed below.

Violation: ABADNDONED MANUFACTURED HOME

Compliance Measures: Abandoned Manufactured Homes are PROHIBITED in all zoning districts within

Harnett County. The abandoned manufactured home must be brought up to code and be able to support occupancy. - OR - the abandoned manufactured home must be

demolished and all debris properly disposed of at a licensed facility.

Violation: JUNK VEHICES/PRIVATE PROPERTY

Compliance Measures: Junk vehicles must be properly located in the rear or side yards and may not exceed

the number of three (3). Junk vehicles exceeding the permitted number must be

removed from the property.

Violation: JUNKYARD CONDITIONS

Compliance Measures: The storage of junk materials of a residential lot are PROHIBITED. Properly remove

and dispose of all junk materials stored on the property. Junk is defined as: Scrap Copper, Brass, Rope, Rags, Batteries, Paper, Trash, Rubber, Debris, Waste, Or Junked, Dismantled, Or Wrecked Automobiles, Or Parts Thereof, Iron, Steel, Or Other Scrap Ferrous Or Nonferrous Material And Dismantled Or Used White Goods Or Parts

Thereof.

Compliance Must Be Met No Later Than: 5/29/2020

Failure to comply with the Harnett County Unified Development Ordinance will force the County to seek remedies through the courts under Chapter 153A, Article IV, Section 153A-123 of the North Carolina General Statues. Violations of the Ordinance shall constitute a misdemeanor and Harnett County has the authority to seek compliance through civil or criminal actions. A civil action shall be punishable by a fine not to exceed one hundred (\$100.00) dollars and may be charged as a separate offense for each day the violation continues. A criminal action shall be punishable by imprisonment not to exceed thirty (30) days. Also, the Court will be requested to impose upon you the costs of such proceedings, including any attorney's fees, which might be

authorized by law. Further, in accordance with the Unified Development Ordinance of Harnett County, Article XV Administration Enforcement and Penalties, Section 3.5 Right of Appeal: If any notice of violation or penalty is issued, the applicant has thirty (30) days to appeal the action of the Zoning Administrator to the Board of Adjustment. Beyond the decision of the Board of Adjustment, recourse shall be to the Courts as provided by law. The application for appeal may be obtained online at www.harnett.org or may be picked up at the Harnett County Planning Services building located at 108 E. Front St. Lillington, NC 27546. For further information, staff may be reached by phone at (910) 893-7525 opt. 4.

Sincerely,

Randy Baker, CZO