

1/3/2024

Notice of Violation and Order to Comply

**ANDERSON RONALD ALLEN Jr
& ANDERSON TAYLOR RONNIE JT W/ROS
480 ARCHIE ST
SPRING LAKE, NC 28390**

Type of Delivery: ☒ First Class Mail ☐ Email ☐ Personal Delivery ☐ Property Posted

Violation Location: 425 STAGE RD

PID #: 01053501 0100 39

Case Number: CEZO2401-0001

Zoning District: RA- 20M 0.46 acres (100%)

A site inspection performed on 1/3/2024, at the above referenced property, has identified one or more violations of the Harnett County Unified Development Ordinance. You will find the violation information listed below.

Violation: Unpermitted Occupancy of a RV / Junk yard conditions

Compliance Measures: Description: UNPERMITTED OCCUPANCY OF A RV

Resolution: Article V. Section 8.0. Industrial Uses. Subsection 8.3. Warehousing & Freight Handling. 8.3.3 Storage, Recreational Vehicle & Travel Trailer Failure To Adhere To Regulatory Guidelines.

Trailers Or Vehicles May Be Parked Or Stored In Rear Or Side Yard Of Any Lot; Provided That No Living Quarters Shall Be Maintained, Nor Any Business Conducted Therein While Such Recreational Vehicle Or Travel Trailer Is So Parked Or Stored (Not Subject To Lot Size Requirements) Unless Otherwise Specified Within This Ordinance.

Article V. Section 1.0 Use Types & Regulations. Sub-Section 1.2 (Junkyard) Table of Uses & Regulations. Failure to adhere to regulatory guidelines. Property conditions classify the use of the property as a junkyard. Junkyards are PROHIBITED in all residential zoning districts. All scrap materials, junk, debris and junk vehicles must be removed from the property

Compliance Must Be Met No Later Than: 2/5/2024

Failure to comply with the Harnett County Unified Development Ordinance will force the County to seek remedies through the courts under Chapter 153A, Article 6, Section 153A-123 of the North Carolina General Statutes. A one hundred dollar (\$100.00) civil citation shall be issued to any person(s) failing to take corrective actions by the compliance date specified above. Each day the violation exists after the expiration of the compliance period shall constitute a separate offence and be charged as a separate violation. In addition, the County may seek judicial enforcement such as court ordered injunctions and orders of abatement. 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 Development Services building located at 420 McKinney Parkway Lillington, NC 27546. For further information, staff may be reached by phone at (910) 893-7525.

Notification Issued By: KYLE HOLDER