Resolution upholding the Building Standards Board's orders to demolish the dilapidated/substandard structures identified as Building 1, Building 2 (also known as 2711 Mary Street) and Building 3 (also known as 2709 Mary) located at 2713 Mary Street and Building 1 and Building 3 (also known as 1017 Winnebago Street) located at 924 Waco Street; all structures owned by Marksman Brothers Investments Corpus Christi LLC.

Whereas, the Building Standards Board (the "Board") held a public hearing on October 14, 2021, at 1:30pm regarding substandard structures identified as Building 1, Building 2 (also known as 2711 Mary Street) and Building 3 (also known as 2709 Mary) located at 2713 Mary Street and Building 1 and Building 3 (also known as 1017 Winnebago Street) located at 924 Waco Street, and after making certain findings ordered the structure or premises be removed or demolished by the owner, lien holder or mortgagee, within thirty (30) days pursuant to the attached Final Orders of the Building Standards Board Case Nos. V139739-052120, V147407-100220, V146298-091520, V154683-040621, & V154668-040621;

Whereas, Marksman Brothers Investments Corpus Christi LLC, the owner of the substandard structures identified as Building 1, Building 2 (also known as 2711 Mary Street) and Building 3 (also known as 2709 Mary) located at 2713 Mary Street and Building 1 and Building 3 (also known as 1017 Winnebago Street) located at 924 Waco Street (the "Appellant") filed a written notice of appeal of the Board's order with the City Secretary's Office on October 26 and 27, 2021, in accordance with Section 13-24 (a) City of Corpus Christi Code of Ordinances (the "Code") and Article VI, Section 2 of the City Charter (the "Charter");

**Whereas,** the filing of the appeal stayed the Board's order;

Whereas, Section 13-24(a) of the Code and Article VI, Section 2 of the Charter authorize the City Council to hear Appeals of the Board's decision; therefore, this Council properly has jurisdiction of this appeal; and

Whereas, after hearing the evidence, the City Council makes the following findings related to the substandard structures identified as Building 1, Building 2 (also known as 2711 Mary Street) and Building 3 (also known as 2709 Mary) located at 2713 Mary Street and Building 1 and Building 3 (also known as 1017 Winnebago Street) located at 924 Waco Street located at 924 Waco Street:

- (1) the decision of the Board was not erroneous, and
- (2) that the decision of the Board would not cause undue hardship.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF CORPUS CHRISTI, TEXAS:

**SECTION 1.** The Council declares the recitals in the above paragraphs are true and correct.

**SECTION 2.** The Final Orders of the Building Standards Board of Appeals, Case Nos. V139739-052120, V147407-100220, V146298-091520, V154683-040621, & V154668-040621, for substandard structures identified as Building 1, Building 2 (also known as 2711 Mary Street) and Building 3 (also known as 2709 Mary) located at 2713 Mary Street and Building 1 and Building 3 (also known as 1017 Winnebago Street) located at 924 Waco Street, is upheld.

**SECTION 3.** The Appellant's appeals are hereby denied.

**SECTION 4**. The City may vacate, secure, remove, or demolish the building(s) or relocate the building occupants if the actions ordered by the Board are not taken.

PASSED AND APPROVED	O on the	day of	, 2022:
Paulette M. Guajardo	- <u></u>		
Roland Barrera			
Gil Hernandez		<del> </del>	
Michael Hunter			
Billy Lerma		<del> </del>	
John Martinez			
Ben Molina			
Mike Pusley			
Greg Smith			
ATTEST:		CITY OF	CORPUS CHRISTI
Rebecca Huerta City Secretary		Paulette Mayor	M. Guajardo



## Lude Enforcement Division Police Department



10/14/2021

CERTIFIED LETTER # 7020 1810 0000 1317 9426

MARKMAN BROTHERS INVESTMENTS CORPUS CHRISTI LLC 1925 SOUTHWEST FREEWAY HOUSTON, TX. 77098 RE: 2713 MARY ST

Legal Description: JUAREZ BLK 1 LOT .0813 ACS OUT OF

33&34

The Building Standards Board (hereinafter, "Board") met at 1:30 P.M. on 10/14/2021 in the Council Chambers, 1201 Leopard, to hear matters concerning the substandard building(s) located at the above referenced property. In reference to the substandard building(s), the Final Order of the Board's decision is enclosed. The Final Order specifies the time allowed for the owner, lienholder, and/or mortgagee to comply with the Board's Final Order. The time permitted commences from the date listed on the enclosed Order. An appeal of this Board's decision may be made to the City Council under the provisions of Corpus Christi Code Sec. 13-24 - Appeals.

It may be necessary for the owner, lienholder, and/or mortgagee to obtain the proper permits before initiating demolition or repairs ordered by the Board. A permit can be obtained at Development Services located at 2406 Leopard Street, Corpus Christi, Texas.

Please contact Diana T. Garza, Building Standards Board Liaison, if you have any questions regarding this matter. She can be reached at (361) 826-3009.

Sincerely,

Diana T. Garza
Building Standards Board Liaison
Code Enforcement Division

Attachment: FINAL ORDER OF THE BUILDING STANDARDS BOARD

Case number: V139739-052120

P.O. Box 9277 Corpus Christi, Texas 78469-9277 • (361) 826-3046 • http://www.cctexas.com/



### FINAL ORDER OF THE BUILDING STANDARDS BOARD Case No. \_\_V139739-052120



Property Owner(s)/Lienholder(s)/Mortgagee(s)
MARKMAN BROTHERS INVESTMENTS CORPUS CHRISTI
LLC
1925 SOUTHWEST FREEWAY
HOUSTON, TX. 77098

RE: 2713 MARY ST

Legal Description: JUAREZ BLK 1 LOT .0813 ACS OUT OF

33&34

This Final Order is issued pursuant to the authority granted to the Building Standards Board ("Board") of the City of Corpus Christi, ("City"), Nueces County, Texas in accordance with the Charter of the City, Chapter 13 of the City's Code of Ordinances ("Code") and the Texas Local Government Code.

On \_\_\_10/14/2021\_\_\_, the City of Corpus Christi Building and Standards Board held a public hearing and made the following findings regarding the building(s) or structure(s)located at the above referenced property:

- 1. Pursuant to the provisions of Chapter 13 of the Code, on \_\_5/19/2020\_\_\_ an inspection for substandard conditions was made of the building(s) or structure(s) located within the City at the above referenced property;
- 2. On \_\_6/24/2020\_\_\_ a notice of violation(s) and request to correct the violation(s) was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties. Additionally, on \_\_1/14/2021\_\_\_ notice of violation(s) was published in the Corpus Christi Caller Times;
- 3. Thirty days elapsed since the notice of violation(s) was received and/or published, and such violation(s) was not cured;
- 4. Code Official, Diana T. Garza, filed a complaint with the Chairman of the Board regarding the above referenced property on \_\_08/30/2021\_\_\_\_, and the public hearing was held not less than ten days and not more than 45 days after the complaint was filed;
- 5. Notice of the public hearing was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties on \_\_\_10/1/2021\_\_\_\_, which was at least ten day prior to the public hearing. Additionally, on \_\_\_10/1/2021\_\_\_\_ notice of the public hearing was published in the Corpus Christi Caller Times;
- 6. After considering the testimony and reviewing the documentation and information submitted by City Staff and after affording the owner, lienholder, mortgagee(s), and/or other interested parties the opportunity to address the Board and present testimony, documentation and information, the Board finds the building(s) or structure(s) located at the above referenced property is substandard and constitutes a nuisance.
- 7. The City will vacate, secure, remove, or demolish the building or relocate the building occupants if the action ordered below is not taken within the allotted time.
- 8. If there are items of personal property in the premises to be demolished, the owner is ordered to remove personal property from the premises within 30 days of the date of this Order. If such items of personal property are not removed from the premises within 30 days, they shall be placed in storage for 90 days. During this period, they may be redeemed by the owner after all costs incurred in placing the items in storage and all accumulated storage fees have been paid. If the property is not redeemed within 90 days, the City may cause the same to be sold at auction. The proceeds of the sale shall be used to pay for any costs incurred in the storage of the property, and any excess amount shall be set off against the cost of demolition to be charged to the owner.

The	Board	ORDERS:
OR		The substandard building(s) or structure(s) shall be secured by the owner(s), lienholder(s), and/or mortgagee(s) from unauthorized entry within 30 days.
On	The Boa	ard finds the substandard building(s) or structure(s) can reasonably be repaired so as to comply with the herefore, the Board ORDERS:
	—	The substandard building(s) or structure(s) shall be repaired by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days. Repairs must comply with City Ordinance Section 13-22(g).
	_	The substandard building(s) or structure(s) shall be repaired by the owner(s), lienholder(s), and/or mortgagee(s) within (31 to 90) days. Repairs must comply with City Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) shall secure the property in a reasonable manner from unauthorized entry while the work is being performed, and work shall be commenced and performed in accordance with the time schedules established by the Board, to wit:
OR	or verm	ard finds the substandard building(s) or structure(s) is so damaged, decayed, dilapidated, unsanitary, unsafe, nin-infested that it creates a serious hazard to the health or safety of the occupants or the public; therefore, ard ORDERS:
	_	The substandard building(s) or structure(s) shall be vacated by the owner(s), lienholder(s), and/or mortgagee(s) within days. The building(s) or structure(s) shall be placarded to prevent occupancy until the building(s) or structure(s) is brought up to all minimum standards of the code by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days.
		The substandard building(s) or structure(s) shall be vacated by the owner(s), lienholder(s), and/or mortgagee(s) within days. The building(s) or structure(s) shall be placarded to prevent occupancy until the building(s) or structure(s) is brought up to all minimum standards of the code within (31 to 90) days. Further, the owner(s), lienholder(s), and/or mortgagee(s) shall secure the property in a reasonable manner from unauthorized entry while the work is being performed, and work shall be commenced and performed in accordance with the time schedules established by the Board, to wit:
OR		

The Board finds the building(s), structure(s) or premises cannot be repaired because of the refusal of the owner(s) or its intrinsic state of disrepair or both and is dilapidated or substandard; therefore, the Board ORDERS:

The dilapidated or substandard building(s), structure(s), or premises shall be removed or demolished and removed by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days.

The dilapidated or substandard building(s), structure(s), or premises shall be removed or demolished and removed by the owner(s), lienholder(s), and/or mortgagee(s), within \_\_\_\_ (31 to 90) days. Further, the

	owner(s), lienholder(s), // unauthorized entry while the accordance with the time sol	e work is being per	formed, and work shall b	ı a reasonable manner from e commenced and performed in
for the i	repair/removal/demolition (	circle one) of the b that the work can	uilding(s) or structure(s) not reasonably be compl	itted a detailed plan and schedule and the owner(s), lienholder(s) eted within 90 days because of the
	one) by the owner(s), lienho Ordinance Section 13-22(g). property in a reasonable ma shall be commenced and per the Board and approved by t	Ider(s), and/or more Further, the owne Inner from unauthor Iformed in accorda The Board. The det	tgagee(s) within day r(s), lienholder(s), and/or rized entry while the wo nce with the detailed pla ailed plan and time scheo	red/removed/demolished (circle s. Repairs must comply with City mortgagee(s) shall secure the rk is being performed, and work n and time schedule submitted to dule approved by the Board is mendments and/or additions note
_	The owner(s), lienholder(			nly progress reports to the Code
_	commencement and perf	ormance of the wo	ork. ee(s) shall report bi-mon	thly to the Board to demonstrate
_	The Board further finds the property, exceeds \$100,0	ne above reference 00 in total value; t / bond in an amour	ed property, including structure of the owner(s), line adequate to cover the	uctures or improvements on the enholder(s), and/or mortgagee(s) cost of repairing, removing or
Davi	d Foster  te Garcia  FOR/AGA  FOR/AGA	INST	Coretta Graham Catherine Giffin Monica Pareso	EOR/AGAINST EOR/AGAINST FOR/AGAINST
Ordered this	As A October		439 COLIN	ent Liff
Signed under Chairperson	r the authority of the Board:	Date File	ed <u>। ে খিন্</u> থ Signed unde Vice-Chairpe	r the authority of the Board: erson
Filed with the	City Secretary:	Rebecc City Se	a Huerta ecretary	



### Code Enforcement Division Police Department



10/14/2021

CERTIFIED LETTER # 7020 1810 0000 1317 9518

MARKMAN BROTHERS INVESTMENTS CORPUS CHRISTI LLC 1925 SOUTHWEST FWY HOUSTON, TX. 77098

RE: 2713 MARY ST BLDG 2 (AKA 2711 MARY ST) Legal Description: JUAREZ BLK 1 LOT .0813 ACS OUT OF 33&34

The Building Standards Board (hereinafter, "Board") met at 1:30 P.M. on 10/14/2021 in the Council Chambers, 1201 Leopard, to hear matters concerning the substandard building(s) located at the above referenced property. In reference to the substandard building(s), the Final Order of the Board's decision is enclosed. The Final Order specifies the time allowed for the owner, lienholder, and/or mortgagee to comply with the Board's Final Order. The time permitted commences from the date listed on the enclosed Order. An appeal of this Board's decision may be made to the City Council under the provisions of Corpus Christi Code Sec. 13-24 - Appeals.

It may be necessary for the owner, lienholder, and/or mortgagee to obtain the proper permits before initiating demolition or repairs ordered by the Board. A permit can be obtained at Development Services located at 2406 Leopard Street, Corpus Christi, Texas.

Please contact Diana T. Garza, Building Standards Board Liaison, if you have any questions regarding this matter. She can be reached at (361) 826-3009.

Sincerely,

Diana T. Garza
Building Standards Board Liaison
Code Enforcement Division

Attachment: FINAL ORDER OF THE BUILDING STANDARDS BOARD

Case number: V146298-091520

P.O. Box 9277 Corpus Christi, Texas 78469-9277 • (361) 826-3046 • http://www.cctexas.com/



# FINAL ORDER OF THE BUILDING STANDARDS BOARD Case No. \_\_V146298-091520\_\_\_\_



Property Owner(s)/Lienholder(s)/Mortgagee(s) MARKMAN BROTHERS INVESTMENTS CORPUS CHRISTI LLC 1925 SOUTHWEST FWY

HOUSTON, TX. 77098

RE: 2713 MARY ST BLDG 2 (AKA 2711 MARY ST) Legal Description: JUAREZ BLK 1 LOT .0813 ACS OUT OF 33&34

This Final Order is issued pursuant to the authority granted to the Building Standards Board ("Board") of the City of Corpus Christi, ("City"), Nueces County, Texas in accordance with the Charter of the City, Chapter 13 of the City's Code of Ordinances ("Code") and the Texas Local Government Code.

On \_\_10/14/2021\_\_\_, the City of Corpus Christi Building and Standards Board held a public hearing and made the following findings regarding the building(s) or structure(s)located at the above referenced property:

- 1. Pursuant to the provisions of Chapter 13 of the Code, on \_9/2/2020\_\_ an inspection for substandard conditions was made of the building(s) or structure(s) located within the City at the above referenced property;
- On \_12/11/2020\_\_a notice of violation(s) and request to correct the violation(s) was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties. Additionally, on \_\_1/14/2021\_\_ notice of violation(s) was published in the Corpus Christi Caller Times;
- 3. Thirty days elapsed since the notice of violation(s) was received and/or published, and such violation(s) was not cured;
- 4. Code Official, Diana T. Garza, filed a complaint with the Chairman of the Board regarding the above referenced property on \_\_08/30/2021\_\_\_\_, and the public hearing was held not less than ten days and not more than 45 days after the complaint was filed;
- Notice of the public hearing was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties on \_\_10/1/2021\_\_\_, which was at least ten day prior to the public hearing. Additionally, on \_\_10/1/2021\_\_ notice of the public hearing was published in the Corpus Christi Caller Times;
- 6. After considering the testimony and reviewing the documentation and information submitted by City Staff and after affording the owner, lienholder, mortgagee(s), and/or other interested parties the opportunity to address the Board and present testimony, documentation and information, the Board finds the building(s) or structure(s) located at the above referenced property is substandard and constitutes a nuisance.
- 7. The City will vacate, secure, remove, or demolish the building or relocate the building occupants if the action ordered below is not taken within the allotted time.
- 8. If there are items of personal property in the premises to be demolished, the owner is ordered to remove personal property from the premises within 30 days of the date of this Order. If such items of personal property are not removed from the premises within 30 days, they shall be placed in storage for 90 days. During this period, they may be redeemed by the owner after all costs incurred in placing the items in storage and all accumulated storage fees have been paid. If the property is not redeemed within 90 days, the City may cause the same to be sold at auction. The proceeds of the sale shall be used to pay for any costs incurred in the storage of the property, and any excess amount shall be set off against the cost of demolition to be charged to the owner.

The	<b>Board</b>	ORD	ERS
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OR	<del></del>	The substandard building(s) or structure(s) shall be secured by the owner(s), lienholder(s), and/or mortgagee(s) from unauthorized entry within 30 days.
UK		ard finds the substandard building(s) or structure(s) can reasonably be repaired so as to comply with the herefore, the Board ORDERS:
		The substandard building(s) or structure(s) shall be repaired by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days. Repairs must comply with City Ordinance Section 13-22(g).
	_	The substandard building(s) or structure(s) shall be repaired by the owner(s), lienholder(s), and/or mortgagee(s) within (31 to 90) days. Repairs must comply with City Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) shall secure the property in a reasonable manner from unauthorized entry while the work is being performed, and work shall be commenced and performed in accordance with the time schedules established by the Board, to wit:
OR		
	or verr	ard finds the substandard building(s) or structure(s) is so damaged, decayed, dilapidated, unsanitary, unsafe, nin-infested that it creates a serious hazard to the health or safety of the occupants or the public; therefore, ard ORDERS:
	_	The substandard building(s) or structure(s) shall be vacated by the owner(s), lienholder(s), and/or mortgagee(s) within days. The building(s) or structure(s) shall be placarded to prevent occupancy until the building(s) or structure(s) is brought up to all minimum standards of the code by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days.
		The substandard building(s) or structure(s) shall be vacated by the owner(s), lienholder(s), and/or mortgagee(s) within days. The building(s) or structure(s) shall be placarded to prevent occupancy until the building(s) or structure(s) is brought up to all minimum standards of the code within (31 to 90) days. Further, the owner(s), lienholder(s), and/or mortgagee(s) shall secure the property in a reasonable manner from unauthorized entry while the work is being performed, and work shall be commenced and performed in accordance with the time schedules established by the Board, to wit:
OR		
		pard finds the building(s), structure(s) or premises cannot be repaired because of the refusal of the owner(s) ntrinsic state of disrepair or both and is dilapidated or substandard; therefore, the Board ORDERS:
	X	The dilapidated or substandard building(s), structure(s), or premises shall be removed or demolished and removed by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days.
	*********	The dilapidated or substandard building(s), structure(s), or premises shall be removed or demolished and removed by the owner(s), lienholder(s), and/or mortgagee(s), within (31 to 90) days. Further, the

	owner(s), lienholder(s), //or mortgagee(s) shall secure the property in a reasonable manner from unauthorized entry while the work is being performed, and work shall be commenced and performed in accordance with the time schedules established by the Board, to wit:
for the and/or	pard finds that the owner(s), lienholder(s), and/or mortgagee(s) has submitted a detailed plan and schedule repair/removal/demolition (circle one) of the building(s) or structure(s) and the owner(s), lienholder(s) mortgagee(s) has established that the work cannot reasonably be completed within 90 days because of the and complexity of the work; therefore the Board ORDERS:
_	The dilapidated or substandard building(s) or structure(s) shall be repaired/removed/demolished (circle one) by the owner(s), lienholder(s), and/or mortgagee(s) within days. Repairs must comply with City Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) shall secure the property in a reasonable manner from unauthorized entry while the work is being performed, and work shall be commenced and performed in accordance with the detailed plan and time schedule submitted to the Board and approved by the Board. The detailed plan and time schedule approved by the Board is attached and incorporated by reference to this Order and includes the amendments and/or additions noted below:
	B A A
	The owner(s), lienholder(s), and/or mortgagee(s) shall submit monthly progress reports to the Code
	Enforcement Division to demonstrate compliance with the time schedules established for commencement and performance of the work.
_	The owner(s), lienholder(s), and/or mortgagee(s) shall report bi-monthly to the Board to demonstrate compliance with the time schedules for the work, beginning on and continuing .
_	The Board further finds the above referenced property, including structures or improvements on the property, exceeds \$100,000 in total value; therefore, the owner(s), lienholder(s), and/or mortgagee(s) shall post a cash or surety bond in an amount adequate to cover the cost of repairing, removing or demolishing the building or structure not later than the 30 <sup>th</sup> day from the date of this Order.
Dav	e G Cavazos  FOR AGAINST  Coretta Graham  FOR AGAINST  Catherine Giffin  FOR AGAINST  Monica Pareso  FOR AGAINST
	ste Garcia FOR/AGAINST Monica Pareso FOR/AGAINST ste Garcia FOR/AGAINST ste Garcia FOR/AGAINST
An	to M Cotherw Siff
Signed unde C <mark>hairperso</mark> r	Date Filed ID-14-21 Vice-Chairperson
iled with the	Rebecca Huerta City Secretary



## Lode Enforcement Division Police Department



10/14/2021

CERTIFIED LETTER # 7020 1810 0000 1317 9600

MARKMAN BROTHERS INVESTMENTS CORPUS CHRISTI LLC 1925 SOUTHWEST FWY HOUSTON, TX. 77098

RE: 2713 MARY ST BLDG 3 (AKA 2709 MARY ST)
Legal Description: JUAREZ BLK 1 LOT .0813 ACS OUT OF
33&34

The Building Standards Board (hereinafter, "Board") met at 1:30 P.M. 10/14/2021 in the Council Chambers, 1201 Leopard, to hear matters concerning the substandard building(s) located at the above referenced property. In reference to the substandard building(s), the Final Order of the Board's decision is enclosed. The Final Order specifies the time allowed for the owner, lienholder, and/or mortgagee to comply with the Board's Final Order. The time permitted commences from the date listed on the enclosed Order. An appeal of this Board's decision may be made to the City Council under the provisions of Corpus Christi Code Sec. 13-24 - Appeals.

It may be necessary for the owner, lienholder, and/or mortgagee to obtain the proper permits before initiating demolition or repairs ordered by the Board. A permit can be obtained at Development Services located at 2406 Leopard Street, Corpus Christi, Texas.

Please contact Diana T. Garza, Building Standards Board Liaison, if you have any questions regarding this matter. She can be reached at (361) 826-3009.

Sincerely,

Diana T. Garza
Building Standards Board Liaison
Code Enforcement Division

Attachment: FINAL ORDER OF THE BUILDING STANDARDS BOARD

Case number: V147407-100220

P.O. Box 9277 Corpus Christi, Texas 78469-9277 • (361) 826-3046 • http://www.cctexas.com/



# FINAL ORDER OF THE BUILDING STANDARDS BOARD Case No. \_\_V147407-100220\_\_\_



Property Owner(s)/Lienholder(s)/Mortgagee(s)
MARKMAN BROTHERS INVESTMENTS CORPUS CHRISTI LLC
1925 SOUTHWEST FWY
HOUSTON, TX. 77098

RE: 2713 MARY ST BLDG 3 (AKA 2709 MARY ST)
Legal Description: JUAREZ BLK 1 LOT .0813 ACS OUT OF 33&34

Corp	Final Order is issued pursuant to the authority granted to the Building Standards Board ("Board") of the City of ous Christi, ("City"), Nueces County, Texas in accordance with the Charter of the City, Chapter 13 of the City's Code of inances ("Code") and the Texas Local Government Code.
	10/14/2021, the City of Corpus Christi Building and Standards Board held a public hearing and made the owing findings regarding the building(s) or structure(s)located at the above referenced property:
1.	Pursuant to the provisions of Chapter 13 of the Code, on10/2/2020 an inspection for substandard conditions was made of the building(s) or structure(s) located within the City at the above referenced property;
2	On12/11/2020 a notice of violation(s) and request to correct the violation(s) was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties. Additionally, on1/14/2021 notice of violation(s) was published in the Corpus Christi Caller Times:

- 3. Thirty days elapsed since the notice of violation(s) was received and/or published, and such violation(s) was not cured;
- 4. Code Official, Diana T. Garza, filed a complaint with the Chairman of the Board regarding the above referenced property on \_\_08/30/2021\_\_\_\_, and the public hearing was held not less than ten days and not more than 45 days after the complaint was filed;
- Notice of the public hearing was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties on \_\_10/1/2021\_\_\_, which was at least ten day prior to the public hearing. Additionally, on \_\_10/1/2021\_\_\_\_ notice of the public hearing was published in the Corpus Christi Caller Times;
- 6. After considering the testimony and reviewing the documentation and information submitted by City Staff and after affording the owner, lienholder, mortgagee(s), and/or other interested parties the opportunity to address the Board and present testimony, documentation and information, the Board finds the building(s) or structure(s) located at the above referenced property is substandard and constitutes a nuisance.
- 7. The City will vacate, secure, remove, or demolish the building or relocate the building occupants if the action ordered below is not taken within the allotted time.
- 8. If there are items of personal property in the premises to be demolished, the owner is ordered to remove personal property from the premises within 30 days of the date of this Order. If such items of personal property are not removed from the premises within 30 days, they shall be placed in storage for 90 days. During this period, they may be redeemed by the owner after all costs incurred in placing the items in storage and all accumulated storage fees have been paid. If the property is not redeemed within 90 days, the City may cause the same to be sold at auction. The proceeds of the sale shall be used to pay for any costs incurred in the storage of the property, and any excess amount shall be set off against the cost of demolition to be charged to the owner.

Tha	Board		DEDC.
1116	DUALU	UZNI	11553

OR	_	The substandard building(s) or structure(s) shall be secured by the owner(s), lienholder(s), and/or mortgagee(s) from unauthorized entry within 30 days.			
OK		ard finds the substandard building(s) or structure(s) can reasonably be repaired so as to comply with the herefore, the Board ORDERS:			
		The substandard building(s) or structure(s) shall be repaired by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days. Repairs must comply with City Ordinance Section 13-22(g).			
	_	The substandard building(s) or structure(s) shall be repaired by the owner(s), lienholder(s), and/or mortgagee(s) within (31 to 90) days. Repairs must comply with City Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) shall secure the property in a reasonable manner from unauthorized entry while the work is being performed, and work shall be commenced and performed in accordance with the time schedules established by the Board, to wit:			
OR					
OIV.	The Board finds the substandard building(s) or structure(s) is so damaged, decayed, dilapidated, unsanitary, unsafe, or vermin-infested that it creates a serious hazard to the health or safety of the occupants or the public; therefore, the Board ORDERS:				
	_	The substandard building(s) or structure(s) shall be vacated by the owner(s), lienholder(s), and/or mortgagee(s) within days. The building(s) or structure(s) shall be placarded to prevent occupancy until the building(s) or structure(s) is brought up to all minimum standards of the code by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days.			
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ÓΠ					
ÓR		ard finds the building(s), structure(s) or premises cannot be repaired because of the refusal of the owner(s) atrinsic state of disrepair or both and is dilapidated or substandard; therefore, the Board ORDERS:			
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			work is being per	formed, and work shall b	n a reasonable manner from se commenced and performed	in
OR	for the and/or	repair/removal/demolition (	circle one) of the b that the work can	uilding(s) or structure(s) not reasonably be comp	itted a detailed plan and sched and the owner(s), lienholder(s leted within 90 days because o	5)
		one) by the owner(s), lienhold Ordinance Section 13-22(g). property in a reasonable many shall be commenced and per the Board and approved by the section of	der(s), and/or mor Further, the owne nner from unautho formed in accorda he Board. The det	tgagee(s) within day r(s), lienholder(s), and/o rized entry while the wo nce with the detailed pla ailed plan and time sche	red/removed/demolished (cirys. Repairs must comply with 0 or mortgagee(s) shall secure the ork is being performed, and wo an and time schedule submittedule approved by the Board is amendments and/or additions	City e rk d to
	_	The owner(s), lienholder( Enforcement Division to c commencement and perf	lemonstrate comp	liance with the time scho	hly progress reports to the Coc edules established for	de
		The owner(s), lienholder(compliance with the time	s), and/or mortgag schedules for the	ee(s) shall report bi-mor	nthly to the Board to demonstr and continuing .	
	_	property, exceeds \$100,0	00 in total value; tl bond in an amour	nerefore, the owner(s), I nt adequate to cover the	ructures or improvements on the ienholder(s), and/or mortgage cost of repairing, removing or the date of this Order.	e(s)
	Davi	e G Cavazos FOR/AGA d Foster FOR/AGA te Garcia FOR/AGA	INST	Coretta Graham Catherine Giffin Monica Pareso	FOR/AGAINST FOR/AGAINST (FOR/AGAINST	
Orḍ		WHO and a	_, 2021.	Monica Pareso	FORJAGAINST	
/	wh	8 A		4:3gm Cath	ru Jel	
-	ned unde i <mark>rperso</mark> n	r the authority of the Board:	Date Filed	Signed under Vice-Chairp	er the authority of the Board: erson	
Filed	d with the	City Secretary:	Rebecca I Rebecca I City Secr	Luerta Juerta Juerta		



### **Code Enforcement Division**



10/14/2021

CERTIFIED LETTER # 7020 1810 0000 1317 8849

MARKMAN BROTHERS INVESTMENTS CORPUS CHRISIT LLC 1925 SOUTHWEST FWY HOUSTON, TX. 77098

RE: 924 WACO ST

Legal Description: BLUFF BLK 36 LOT 7

The Building Standards Board (hereinafter, "Board") met at 1:30 P.M. on 10/14/2021 in the Council Chambers, 1201 Leopard, to hear matters concerning the substandard building(s) located at the above referenced property. In reference to the substandard building(s), the Final Order of the Board's decision is enclosed. The Final Order specifies the time allowed for the owner, lienholder, and/or mortgagee to comply with the Board's Final Order. The time permitted commences from the date listed on the enclosed Order. An appeal of this Board's decision may be made to the City Council under the provisions of Corpus Christi Code Sec. 13-24 - Appeals.

It may be necessary for the owner, lienholder, and/or mortgagee to obtain the proper permits before initiating demolition or repairs ordered by the Board. A permit can be obtained at Development Services located at 2406 Leopard Street, Corpus Christi, Texas.

Please contact Diana T. Garza, Building Standards Board Liaison, if you have any questions regarding this matter. She can be reached at (361) 826-3009.

Sincerely,
Diana T. Garza
Building Standards Board Liaison
Code Enforcement Division

Attachment: FINAL ORDER OF THE BUILDING STANDARDS BOARD

Case number V154683-040621



### FINAL ORDER OF THE BUILDING STANDARDS BOARD Case No. V154683-040621

Property Owner(s)/Lienholder(s)/Mortgagee(s)
MARKMAN BROTHERS INVESTMENTS
CORPUS CHRISIT LLC
1925 SOUTHWEST FWY
HOUSTON, TX. 77098

RE: 924 WACO ST Legal Description: BLUFF BLK 36 LOT 7

This Final Order is issued pursuant to the authority granted to the Building Standards Board ("Board") of the City of Corpus Christi, ("City"), Nueces County, Texas in accordance with the Charter of the City, Chapter 13 of the City's Code of Ordinances ("Code") and the Texas Local Government Code.

On 10/14/2021, the City of Corpus Christi Building and Standards Board held a public hearing and made the following findings regarding the building(s) or structure(s)located at the above referenced property:

- 1. Pursuant to the provisions of Chapter 13 of the Code, on 3/10/2021 an inspection for substandard conditions was made of the building(s) or structure(s) located within the City at the above referenced property;
- 2. On 4/7/2021 a notice of violation(s) and request to correct the violation(s) was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties. Additionally, on 07/15/2021 notice of violation(s) was published in the Corpus Christi Caller Times;
- 3. Thirty days elapsed since the notice of violation(s) was received and/or published, and such violation(s) was not cured;
- 4. Code Official, Diana T. Garza, filed a complaint with the Chairman of the Board regarding the above referenced property on 08/30/2021, and the public hearing was held not less than ten days and not more than 45 days after the complaint was filed;
- 5. Notice of the public hearing was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties on 10/1/2021, which was at least ten day prior to the public hearing. Additionally, on 10/1/2021 notice of the public hearing was published in the Corpus Christi Caller Times;
- 6. After considering the testimony and reviewing the documentation and information submitted by City Staff and after affording the owner, lienholder, mortgagee(s), and/or other interested parties the opportunity to address the Board and present testimony, documentation and information, the Board finds the building(s) or structure(s) located at the above referenced property is substandard and constitutes a nuisance.
- 7. The City will vacate, secure, remove, or demolish the building or relocate the building occupants if the action ordered below is not taken within the allotted time.
- 8. If there are items of personal property in the premises to be demolished, the owner is ordered to remove personal property from the premises within 30 days of the date of this Order. If such items of personal property are not removed from the premises within 30 days, they shall be placed in storage for 90 days. During this period, they may be redeemed by the owner after all costs incurred in placing the items in storage and all accumulated storage fees have been paid. If the property is not redeemed within 90 days, the City may cause the same to be sold at auction. The proceeds of the sale shall be used to pay for any costs incurred in the storage of the property, and any excess amount shall be set off against the cost of demolition to be charged to the owner.

from unauthorized entry while the work is being performed, and work shall be commenced and perform in accordance with the time schedules established by the Board, to wit:  The Board finds the substandard building(s) or structure(s) is so damaged, decayed, dilapidated, unsanitary, unsa or vermin-infested that it creates a serious hazard to the health or safety of the occupants or the public; therefoe the Board ORDERS:  The substandard building(s) or structure(s) shall be vacated by the owner(s), lienholder(s), and/or mortgagee(s) within days. The building(s) or structure(s) shall be placarded to prevent occupancy under the building(s) or structure(s) is brought up to all minimum standards of the code by the owner(s), lienholder(s), and/or mortgagee(s) within days. The building(s) or structure(s) shall be placarded to prevent occupancy under the building(s) or structure(s) is brought up to all minimum standards of the code within (31 to 90) days. Further, the owner(s), lienholder(s), and/or mortgagee(s) shall secure the property in a reasonable	The	Board	ORDERS:
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The Board finds the building(s), structure(s) or premises cannot be repaired because of the refusal of the owner(s) or its intrinsic state of disrepair or both and is dilapidated or substandard; therefore, the Board ORDERS:

The dilapidated or substandard building(s), structure(s), or premises shall be removed or demolished and removed by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days.

The dilapidated or substandard building(s), structure(s), or premises shall be removed or demolished and removed by the owner(s), lienholder(s), and/or mortgagee(s), within \_\_\_\_ (31 to 90) days. Further, the

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		City S	Secretary 2		



### Code Enforcement Division



10/14/2021

CERTIFIED LETTER # 7020 1810 0000 1317 8917

MARKMAN BROTHERS INVESTMENTS CORPUS CHRISTI LLC 1925 SOUTHWEST FWY HOUSTON, TX. 77098

RE: 924 WACO ST (Bldg 3) aka 1017 WINNEBAGO

Legal Description: BLUFF BLK 36 LOT 7

The Building Standards Board (hereinafter, "Board") met at 1:30 P.M. on 10/14/2021 in the Council Chambers, 1201 Leopard, to hear matters concerning the substandard building(s) located at the above referenced property. In reference to the substandard building(s), the Final Order of the Board's decision is enclosed. The Final Order specifies the time allowed for the owner, lienholder, and/or mortgagee to comply with the Board's Final Order. The time permitted commences from the date listed on the enclosed Order. An appeal of this Board's decision may be made to the City Council under the provisions of Corpus Christi Code Sec. 13-24 - Appeals.

It may be necessary for the owner, lienholder, and/or mortgagee to obtain the proper permits before initiating demolition or repairs ordered by the Board. A permit can be obtained at Development Services located at 2406 Leopard Street, Corpus Christi, Texas.

Please contact Diana T. Garza, Building Standards Board Liaison, if you have any questions regarding this matter. She can be reached at (361) 826-3009.

Sincerely,
Diana T. Garza
Building Standards Board Liaison
Code Enforcement Division

Attachment: FINAL ORDER OF THE BUILDING STANDARDS BOARD

Case number V154688-040621



#### FINAL ORDER OF THE BUILDING STANDARDS BOARD Case No. V154668-040621

Property Owner(s)/Lienholder(s)/Mortgagee(s)
MARKMAN BROTHERS INVESTMENTS C
ORPUS CHRISTI LLC
1925 SOUTHWEST FWY
HOUSTON, TX. 77098

RE: 924 WACO ST (Bldg 3) aka 1017 WINNEBAGO

Legal Description: BLUFF BLK 36 LOT 7

This Final Order is issued pursuant to the authority granted to the Building Standards Board ("Board") of the City of Corpus Christi, ("City"), Nueces County, Texas in accordance with the Charter of the City, Chapter 13 of the City's Code of Ordinances ("Code") and the Texas Local Government Code.

On 10/14/2021, the City of Corpus Christi Building and Standards Board held a public hearing and made the following findings regarding the building(s) or structure(s)located at the above referenced property:

- 1. Pursuant to the provisions of Chapter 13 of the Code, on 3/10/2021 an inspection for substandard conditions was made of the building(s) or structure(s) located within the City at the above referenced property;
- 2. On 4/7/2021 a notice of violation(s) and request to correct the violation(s) was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties. Additionally, on 07/15/2021 notice of violation(s) was published in the Corpus Christi Caller Times;
- 3. Thirty days elapsed since the notice of violation(s) was received and/or published, and such violation(s) was not cured;
- 4. Code Official, Diana T. Garza, filed a complaint with the Chairman of the Board regarding the above referenced property on 08/30/2021, and the public hearing was held not less than ten days and not more than 45 days after the complaint was filed;
- 5. Notice of the public hearing was sent to the owner(s), lienholder(s), mortgagee(s) and all known interested parties on 10/1/2021, which was at least ten day prior to the public hearing. Additionally, on 10/1/2021 notice of the public hearing was published in the Corpus Christi Caller Times;
- 6. After considering the testimony and reviewing the documentation and information submitted by City Staff and after affording the owner, lienholder, mortgagee(s), and/or other interested parties the opportunity to address the Board and present testimony, documentation and information, the Board finds the building(s) or structure(s) located at the above referenced property is substandard and constitutes a nuisance.
- 7. The City will vacate, secure, remove, or demolish the building or relocate the building occupants if the action ordered below is not taken within the allotted time.
- 8. If there are items of personal property in the premises to be demolished, the owner is ordered to remove personal property from the premises within 30 days of the date of this Order. If such items of personal property are not removed from the premises within 30 days, they shall be placed in storage for 90 days. During this period, they may be redeemed by the owner after all costs incurred in placing the items in storage and all accumulated storage fees have been paid. If the property is not redeemed within 90 days, the City may cause the same to be sold at auction. The proceeds of the sale shall be used to pay for any costs incurred in the storage of the property, and any excess amount shall be set off against the cost of demolition to be charged to the owner.

Γhe	Board	ORDERS:
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		ard finds the substandard building(s) or structure(s) can reasonably be repaired so as to comply with the herefore, the Board ORDERS:
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The Board finds the building(s), structure(s) or premises cannot be repaired because of the refusal of the owner(s) or its intrinsic state of disrepair or both and is dilapidated or substandard; therefore, **the Board ORDERS**:

OR

The dilapidated or substandard building(s), structure(s), or premises shall be removed or demolished and removed by the owner(s), lienholder(s), and/or mortgagee(s) within 30 days.

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OR						
for the i	repair/removal/dem mortgagee(s) has est	nolition (circle one) of th	ne building(s) or structure(s) a cannot reasonably be comple	mortgagee(s) has submitted a detailed plan and schedule alding(s) or structure(s) and the owner(s), lienholder(s) ot reasonably be completed within 90 days because of the ORDERS:		
The dilapidated or substandard building(s) or structure(s) shall be repaired one) by the owner(s), lienholder(s), and/or mortgagee(s) within days. Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) within days. Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) within days. Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) within days. Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) within days. Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) within days. Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) within days. Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) within days. Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) within days. Ordinance Section 13-22(g). Further, the owner(s), lienholder(s), and/or mortgagee(s) within days.				s. Repairs must comply with City mortgagee(s) shall secure the k is being performed, and work n and schedule submitted to the oved by the Board is attached and		
_	<b>Enforcement Div</b>		mpliance with the time sche	ly progress reports to the Code dules established for		
The owner(s), lienholder(s), and/or mortgagee(s) shall report bi-m compliance with the time schedules for the work, beginning on throughout the pendency of the approved schedule.						
_	property, exceed shall post a cash	ls \$100,000 in total valu or surety bond in an am	e; therefore, the owner(s), li	uctures or improvements on the enholder(s), and/or mortgagee(s) cost of repairing, removing or the date of this Order.		
Davi Guat	id Foster // te Garcia //	FOR)AGAINST FOR/AGAINST FOR/AGAINST	Coretta Graham Catherine Giffin Monica Pareso	(FOR/AGAINST EOR/AGAINST FOR/AGAINST		
Ordered this	day of Oct	<u>COPE</u> , 2021.	4;3gmCalt	ierue L.M.		
	er the authority of the	Board: Date Fi		r the authority of the Board:		
Chairperson Filed with the	e City Secretary:		Catuerta ca Huerta Secretary	erson		
			2			