CITY OF McLEANSBORO

NOTICE OF NUISANCE VIOLATION

TO:		
You are hereby notified that the Police Chief or his representatives has determined that the property owned by you and/or occupied by you, or under your control as the case may be located at, within the corporate limits of this City contains an unlawful nuisance(s) as defined by Chapter 25 of the Revised Code of Ordinances as follows:		
You are required pursuant to Chapter 25, Artic nuisance(s) within five (5) days from the date of this No	cle I, Section 25-1-3 to abate and remove any otice as follows:	
may request a hearing before the President and City Cofindings and conclusions stated herein or request an ext the condition of your property by removing the items violation of the City Ordinances. This request shall be Clerk of the City within said five (5) days after you requivitin thirty (30) days after the City receives your requivitin thirty (30) days after the City receives your requiviting the City, that the formal rules of evidence on your be by the City, that the formal rules of evidence shall not ap a If your appeal or request for extension is denied which the City contends which constitute a nuisance and having received notification of the Council's decision. If you fail to comply and the nuisance is not a proceed to issue the appropriate citation which may sub Ordinances and State law as well as institute a suit seeking all said items which constitute the nuisance from your impose a monetary penalty and enjoin the continuation of	tension of time within which you shall remediate specified and identified herein that constitute a in writing and delivered to the Clerk or Deputy eive said Notice. The hearing shall be scheduled uest. During the course of said hearing you may chalf and cross-examine any witnesses presented oply. If you shall then be required to remove all items violation of City Ordinances within five (5) after abated within the time prescribed the City shall oject you to the penalties prescribed by the City ing a judicial order permitting the City to remove premises and dispose of same at your expense, of said nuisance. Int of the expense incurred for said abatement after it is presented to you, a lien for the costs	
	CHIEF OF POLICE CITY OF McLEANSBORO	
Dated this day of, 20		

NOTE: The penalty for failure to abate said nuisance(s) may be as high as \$750.00 per violation plus the cost of the clean-up.

CITY OF McLEANSBORO NOTICE OF UNLAWFUL WEED, PLANT, OR GRASS GROWTH

TO:		
	and/or occupied by yo	ief of Police or his representatives has determined that the ou, or under your control as the case may be located at, within the corporate limits of this City contains
Ordinances, that being grass are hereby declar You are require Please be advis may request a hearing conclusions stated here on your property by coordinances. This reque hearing shall be scheeconducted by the Mayo denied you are then reafter having received rendered at the time of If you fail to coyou to the penalties pauthorities shall proceed plants. The cost of succession, a Nagainst the property. Any property si such sale shall be applied to a statutory liens. You a	said growth that excelled to be a nuisance. Sed to remove all said good that within said fixed before the Presidence of the president of the president of the manner of the manner of the hearing. The prescribed by the City shall prescribed by the C	efined by Chapter 25, Article II , of the Revised Code of eds eight (8) inches in height. Any such weeds, plants, or rowth within five (5) days from the date of this Notice. Ye (5) day period after service of notice upon you, that you to of the City in order for you to contest the findings and asion of time within which you shall remediate the condition all said weeds, plants, or grass that are in violation of City and delivered to the Clerk or Deputy Clerk of the City. The days after the City receives your request and shall be pointed by him. If your appeal or request for extension is move all said weeds, plants, or grass within five (5) days yor or his agent's decision. Oral notification is sufficient if proceed to issue the appropriate citation which may subject by Ordinances and State law. In addition, the municipal nec; that is, cut and remove the offending grass, weeds or all be paid by you. Charges for said action, i.e. the cutting or ding labor shall be a lien upon said premises. A bill for the peresented to you and if not paid within thirty (30) days cost and expenses incurred by the City shall be recorded by be sold for non-payment of the same and the proceeds of a falties as provided by the terms and provisions of the City including all labor and material shall also be imposed as a
		CHIEF OF POLICE CITY OF McLEANSBORO
Dated this	day of	, 20

CITY OF McLEANSBORO

NOTICE OF UNLAWFUL GARBAGE AND/OR DEBRIS OR TRASH

то:		
•		hief of Police has determined that property owned by you of as the case may be located at
	defined by Chart	, within the corporate limits of this City contains garbage
		er 25, Article III of the Revised Code of Ordinances of the ebris, or trash on said premises is hereby declared to be a
	to remove all such	material within five (5) days from the date you receive this
may request a hearing be findings and conclusions the condition of your provided writing and delivered to the said Notice. The hearing During the course of said and cross-exam any with your appeal is denied, you days after having receive proceed to issue the apporting and items in the corporate a charges and if this bill is	sefore the President stated herein or recoperty by removing the Clerk or Deputy on shall be scheduled hearing you may be esses presented by the are then required wed notification of the propriate citation, where a well as institute violation of law from the uthorities shall keep not paid within thirt curred by the City shall stated or paid within thirt curred by the City shall stated or paid within thirt curred by the City shall stated or paid within thirt curred by the City shall stated or paid within thirt stated or paid withi	and City Council of the City in order for you to contest the quest an extension of time within which you shall remediate said garbage, debris, and trash. This request shall be in Clerk of the City within said five (5) days after you receive ed within thirty (30) days after receipt of your request. The represented by counsel, present evidence on your behalf, the City, that the formal rules of evidence shall not apply. If to remove all said garbage, debris, or trash within five (5) the Council's decision. If you fail to comply the City shall nich may subject you to the penalties prescribed by the City a suit seeking a judicial order permitting the City to remove in your premises and dispose of same at your expense. To an account of the expense incurred for said abatement, the (30) days after it is presented to you, a lien for the costs at all be recorded and the property which is subject to the lien
		CHIEF OF POLICE
		CITY OF McLEANSBORO
Dated this	day of	, 20

CITY OF McLEANSBORO NOTICE OF INOPERABLE VEHICLE

TO:			
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المنامات المناس		•	Police Department has determined that an "inoperable
venicie			u, or under your control as the case may be is located at, within the corporate limits of this City. That this
constit			ned by Chapter 25, Article IV, Section 25-4-1 of the
	d Code of Ordinan		
	You are required	d to abate and remo	ve any and all inoperable vehicles within seven (7) days
from tl	he date of this Not	tice.	
	Please be advise	ed that within said s e	even (7) day period after service of this Notice upon you,
-	•	-	lent and City Council of the City in order for you to contest
			or request an extension of time within which you shall
			by removing said inoperable vehicle(s) that constitute a
	•		est shall be in writing and delivered to the Clerk or Deputy
	•		ays after you receive said Notice. The hearing shall be City receives your request. During the course of said hearing
	_		evidence on your behalf and cross-examine any witnesses
-			f evidence shall not apply.
presen			sion is denied, you shall then be required to remove all the
inopera	•	•	constitute a nuisance and a violation of City Ordinances
			notification of the Council's decision.
	If you fail to co	mply and the nuisar	ice is not abated within the time prescribed, the City shall
procee	d to issue the ap	propriate citation wh	ich may subject you to the penalties prescribed by the City
Ordina	nces and State lav	w as well as institute	a suit seeking a judicial order permitting the City to removal
			from your premises and dispose of same at your expense,
impose			ntinuation of said nuisance.
	·		o an account of the expense incurred for said abatement
_		•	ry (30) days after it is presented to you, a lien for the costs
	•	•	corded and the property which is subject to the lien may be
Solu 10	r non-payment of	Same.	
			CHIEF OF POLICE
			CITY OF McLEANSBORO
	Dated this	day of	, 20
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CITY OF McLEANSBORO NOTICE OF DERELICT

10: <u> </u>		_
behalf, ha reasonable	s received a complaint, or e and probable cause to bel	the Chief of Police or other person designated by him to act on his a member of the Police Department has personally observed or has ieve and conclude that a derelict owned, stored, r your control as the case may be, is presently located
general p seq. of th to be a nu	, wit ublic and is an unlawful no e City Revised Code of Ordi uisance. ursuant to said ordinance yo	hin the corporate limits of the City, that same is in view of the disance(s) as defined by Chapter 25, Nuisances, Article IV, et nances. This/these is/are hereby declared by are ordered and required to abate said nuisance by removing and herein within seven (7) days after you receive a copy of this
you may in herein or removing request shafter you received y may be in presented. If which the days after fordinance all said its impose a tharges a and experi	request a hearing before the request an extension of time the items specified and idental be in writing and deliver receive said Notice. The rour request before a person epresented by counsel, proby the City, that the format your appeal or request for City contends which construction and the properties of the appropriate cites and State law as well as items which constitute the numerary penalty and enjoing the Corporate Authorities slind if this bill is not paid with	a said seven (7) day period after service of this Notice upon you, to City in order for you to contest the findings and conclusions stated to within which you shall remediate the condition of your property by natified herein that constitute a violation of the City Ordinances. This red to the Clerk or Deputy Clerk of the City within seven (7) days mearing shall be scheduled within thirty (30) days after the City on appointed by the Mayor. During the course of said hearing you esent evidence on your behalf and cross-examine any witnesses rules of evidence shall not apply. Extension is denied, you shall then be required to remove all items itute a nuisance and violation of City Ordinances within seven (7) nof the decision. Enuisance is not abated within the time prescribed the City shall tion which may subject you to the penalties prescribed by the City institute a suit seeking a judicial order permitting the City to remove uisance from your premises and dispose of same at your expense, in the continuation of said nuisance. In thirty (30) days after it is presented to you, a lien for the costs all be recorded and the property which is subject to the lien may be
		CHIEF OF POLICE CITY OF McLEANSBORO
Dated this	day of	20

CITY OF McLEANSBORO NOTICE OF DANGEROUS AND/OR UNSAFE BUILDING/STRUCTURE

TO:		
		wfully described below, are hereby notified by the undersigned
City of McLe is:	ansboro, Hamilton County, I	(Illinois, that said property has upon it a building/ structure which
(A)	Dangerous and/or unsafe i	in that said building or structure has become so dilapidated,
decayed, unsais unfit for hu	afe, unsanitary or which so utter uman habitation or is likely to	rly fails to provide the amenities essential to decent living, that it cause sickness or disease, so as to cause injury to the health,
(B)	, or general welfare of those livi	that said building or structure has light, air or sanitation facilities
` ,	dequate to protect the health, r	morals, safety, and general welfare of human beings who live or
(C)	•	in that the condition of the building or structure is unsafe,
unsanitary, or (D)	_	s, safety, and general welfare of the people of this City; or that the building or structure is uncompleted and/or abandoned;
or		
(e)		ursuant to any of the terms and provisions of the City Code of
	Chapter 25, Nuisances, Article	· · · · · · · · · · · · · · · · · · ·
	_	dangerous and unsafe building by the City officials. This Notice ed, vacated, or demolished in accordance with the Notice which
	_	, mortgagee, or agent of this building, or person or persons in
		ast assessed, and all other persons having an interest in said
building as sh	own by the land records of the	County Recorder of Deeds. It is unlawful to remove this Notice
	ice is complied with.	
		declared to be a public nuisance and shall be repaired, vacated,
Nuisance.	i as provided in the City Code o	of Ordinances, Chapter 25, Nuisances, Article V, Building as
	property is hereby legally describ	ped as follows:
Links	a anala hadildina/aharahana ia aa	
		epaired, put into safe condition or demolished and all debris eipt of this Notice, the City shall apply to the Circuit Court for an
		the City with respect to the above-described building/structure.
		e buildings to a safe condition or to demolish the building and
		owners of the above-described property pursuant to Chapter 65,
Paragraph 5/1	1-31-1, Illinois Compiled Statute	≥s.
	-	ity shall be a lien on the property which lien shall be subordinate
•		The City shall file Notices of Lien in the office of the County
	-	ted by proceeding to foreclosure as in the case of mortgages or ien shall be commenced within three (3) years after the date of
filing Notice of		ch shall be commenced within times (5) years after the date of
-		
Dated this	day of	, 20 .
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