



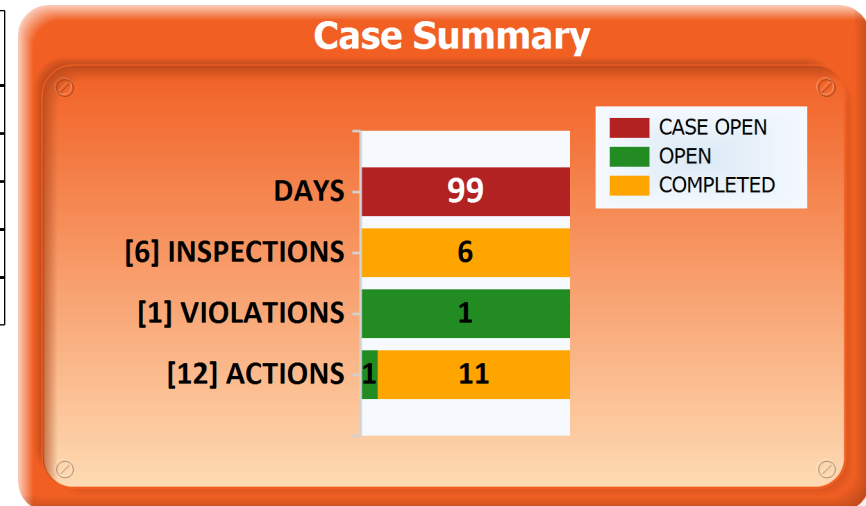
# Case Details - No Attachments

City of Ocala

Case Number

**ENV25-0282**

Description: OVERGROWN PROPERTY / DUMPED TRASH AND DEBRIS		Status: NON COMP HEARING	
Type: ENVIRONMENTAL		Subtype: LITTER	
Opened: 11/5/2025	Closed:	Last Action: 2/12/2026	Flw Up: 2/6/2026
Site Address: 820 NW 22ND CT OCALA, FL 34475			
Site APN: 22488-004-00		Officer: ROBERT MOORE	
Details:			



**ADDITIONAL SITES**

**LINKED CASES**

**CONTACTS**

Name Type	Name	Address	Phone	Fax	Email
OWNER	ALEXANDER TONEY	820 NW 22ND CT OCALA, FL 34475-5748			
RESPONDENT 1	ALEXANDER TONEY C/O KATHERINE JACKSON	820 NW 22ND CT OCALA, FL 34475-5748			

**FINANCIAL INFORMATION**

Description	Account	Qty	Amount	Paid	Paid Date	Receipt #	Check #	Method	Paid By	CLTD By
CERTIFIED POSTAGE	001-359-000-000-06-35960	2	\$17.72	\$0.00						
CLERICAL AND CASEWORK TIME	001-359-000-000-06-35960	6	\$132.00	\$0.00						
INSPECTION FEE	001-359-000-000-06-35960	4	\$50.00	\$0.00						



# Case Details - No Attachments

City of Ocala

Case Number

**ENV25-0282**

DESCRIPTION	ACCOUNT	QTY	AMOUNT	PAID	PAID DATE	RECEIPT #	CHECK #	METHOD	PAID BY	CLTD BY
RECORDING COSTS	001-359-000-000-06-35960	1	\$18.75	\$0.00						
REGULAR POSTAGE	001-359-000-000-06-35960	1	\$0.74	\$0.00						
Total Paid for CASE FEES:			\$219.21	\$0.00						
TOTALS:			\$219.21	\$0.00						

## VIOLATIONS

VIOLATION TYPE	USER NAME	OBSERVED DATE	CORRECTED DATE	LOCATION	REMARKS	NOTES
SECTION 34-95 WEEDS ACCUMULATIONS OF TRASH OR OTHER UNSHIGHTLY OR UNSANITARY MATTER	ROBERT MOORE	11/5/2025				OVERGROWN PROPERTY NEEDS TO BE CUT & CLEANED - SCATTERED TRASH AND DUMPED DEBRIS NEEDS TO BE REMOVED WITH PARCEL REVERTING BACK TO ORIGINALLY MAINTAINED CONDITION PER SECTIION 34-95:Weeds and undergrowth thereon to reach a height of over 12 inches, if that property is located within 300 feet of an occupied building. The distance is measured from the property line of the violation parcel to the occupied building. CONTACT INSPECTOR UPON COMPLETION FOR RE-INSPECTION TO CONFIRM COMPLIANCE WITH CITY CODE

## INSPECTIONS

INSPECTION TYPE	INSPECTOR	SCHEDULED DATE	COMPLETED DATE	RESULT	REMARKS	NOTES



# Case Details - No Attachments

City of Ocala

Case Number

**ENV25-0282**

INITIAL	RSM	11/5/2025	11/5/2025	NON COMPLIANT		On 11-5-25, I observed the property to be overgrown with trash and debris dumped along the roadway and onto the property itself. The property had previously been cut and maintained as depicted in the attached photos gleaned from Google Photos. The overgrown parcel sits in a residential zone and within 300 feet of occupied residences in the neighborhood. I could find no viable contact information for the owner and submitted a request to Admin. to generate/mail a courtesy letter advising of the violation and requirements for abatement. Photos were taken/uploaded to the case and follow-up was scheduled accordingly.
FOLLOW UP	RSM	11/20/2025	11/20/2025	NON COMPLIANT	MID POINT STATUS CHECK	On 11-20-25, I checked the property and noted no change in its status (violation remains). Photos attached and follow-up scheduled.
FOLLOW UP	RSM	12/2/2025	12/2/2025	NON COMPLIANT	CLTO DATE	On 12-2-25, I checked the property in regard to the issued date on the courtesy letter. On this day, I noted the property to remain in violation as depicted in the attached photos. I submitted a request to Admin. to generate a NOVPH (Notice of Violation & Public Hearing) to be mailed/posted to the property. Follow-up was scheduled.
FOLLOW UP	RSM	12/29/2025	12/29/2025	NON COMPLIANT	COMPLIANCE DATE ON NOVPH	On 12-29-25, I checked the property in relation the compliance date noted on the previously mailed/posted Notice of Violation & Public Hearing. The violation remained. Follow-up was scheduled in accordance with the scheduled hearing.
HEARING INSPECTION	RSM	1/6/2026	1/6/2026	NON COMPLIANT		On 1-6-26, I checked the property in regard to the pending hearing and noted the violation remained. Proceed to hearing.
COMPLIANCE	RSM	2/6/2026	2/6/2026	NON COMPLIANT		MASSEY INSPECTION



# Case Details - No Attachments

City of Ocala

Case Number

**ENV25-0282**

COMPLIANCE	RSM	2/6/2026	2/6/2026	NON COMPLIANT		On 2-6-26, I conducted a compliance inspection on the property relating to the previous hearing. On this day, I noted that the trash and debris had been picked up, however the property remained overgrown. Additionally, the prosecution costs had not been paid. I completed an accompanying affidavit of non-compliance which was submitted to Admin.
------------	-----	----------	----------	---------------	--	---

## CHRONOLOGY

CHRONOLOGY TYPE	STAFF NAME	ACTION DATE	COMPLETION DATE	NOTES		
PREPARE NOTICE	SHANEKA GREENE	11/6/2025	11/6/2025	C L T O	COMP DATE	12/02/2025 PLEASE AND THANK YOU
REGULAR MAIL	SHANEKA GREENE	11/6/2025	11/6/2025			CLTO MAILED
ADMIN POSTING	SHANEKA GREENE	12/3/2025	12/3/2025			NOVPH
CERTIFIED MAIL	SHANEKA GREENE	12/3/2025	12/3/2025			NOVPH MAILED 9489 0090 0027 6697 0118 68 ALEXANDER TONEY C/O KATHERINE JACKSON 820 NW 22ND CT OCALA, FL. 34475-5748
PREPARE NOTICE	SHANEKA GREENE	12/3/2025	12/3/2025	N O V P H	COMP DATE	12/29/2025 PLEASE AND THANK YOU
OFFICER POSTING	ROBERT MOORE	12/4/2025	12/4/2025			NOVPH READY FOR POSTING POSTED NOVPH TO PROPERTY (PHOTOS ATTACHED)



# Case Details - No Attachments

City of Ocala

Case Number

**ENV25-0282**

STAFF RECOMMENDATION	DALE HOLLINGSWORTH	12/26/2025	12/31/2025	<p>Find the Respondent(s) guilty of violating city code section(s): 34-95 and order to:</p> <p>1.) (a) Cut and clean the property grounds fully and properly removing any weeds, undergrowth, and unsightly or unsanitary items by 4:00pm on Thursday, February 5th, 2026. If the Respondent(s) fail to comply by 7:00am on Friday, February 6th, 2026, the City shall enter upon the property and take whatever steps are necessary to bring the violations into compliance, to include cutting and cleaning the property grounds, fully and properly removing any weeds, undergrowth, and unsightly or unsanitary items. Additionally, there shall be a fine of \$50.00 per day that shall run in addition to any other fines until this violation has been abated.</p> <p>(b) Upon abatement of any violations of section 34-95 by the City, a \$100.00 service fee shall be applied pursuant to section 34-92(c)(2) of the City of Ocala Code of Ordinances.</p> <p>2.) Pay the cost of prosecution of \$219.21 by February 5th, 2026.</p>
HEARING CODE BOARD	YVETTE J GRILLO	1/8/2026	1/9/2026	NEW BUSINESS
ADMIN POSTING	YVETTE J GRILLO	1/12/2026	1/12/2026	FOF
CERTIFIED MAIL	YVETTE J GRILLO	1/12/2026	1/12/2026	<p>FOF  91 7199 9991 7039 7936 9061  TONEY, ALEXANDER  C/O KATHERINE JACKSON  820 NW 22ND CT  OCALA, FL 34475-5748</p>
OFFICER POSTING	ROBERT MOORE	1/13/2026	1/13/2026	<p>FOF  POSTED FINAL ORDER TO PROPERTY</p>
MASSEY	YVETTE J GRILLO	2/12/2026		Request additional 30-day extension on owner's behalf.

BEFORE THE MUNICIPAL CODE ENFORCEMENT BOARD  
OCALA, MARION COUNTY, FLORIDA

THE CITY OF OCALA

Petitioner,

VS.

**TONEY, ALEXANDER**  
C/O KATHERINE JACKSON  
820 NW 22<sup>ND</sup> CT  
OCALA, FL 34475-5748

Respondents

CASE NO: ENV25-0282



GREGORY C HARRELL CLERK & COMPTROLLER MARION CO

DATE: 01/16/2026 03:04:01 PM

FILE #: 2026006320 OR BK 8808 PGS 1317-1318

REC FEES: \$18.50 INDEX FEES: \$0.00

DDS: \$0 MDS: \$0 INT: \$0

FINAL ADMINISTRATIVE ORDER

THIS CAUSE, came for public hearing before the Municipal Code Enforcement Board on; January 8th, 2026, after due notice to the Respondent(s), and the Municipal Code Enforcement Board having heard testimony under oath, received evidence, considered stipulations, and heard argument, thereupon issues its Final Administrative Order, Findings of Fact, Conclusion of Law, and Notice of Hearing on Compliance, and Imposition of Fines as follows:

I. FINDINGS OF FACT:

- A. The Respondent(s), **TONEY, ALEXANDER, C/O KATHERINE JACKSON, 820 NW 22<sup>ND</sup> CT, OCALA, FL 34475-5748**, owner(s) in charge of the property described as: **820 NW 22<sup>ND</sup> CT, OCALA, FL 34475 | 22488-004-00**, Ocala, Florida recorded in the Public Records of Marion County, Florida.
- B. That on and between October 28th, 2025, and January 6th, 2026, the property, as described above, was in violation of the City of Ocala Code of Ordinances, **SECTION 34-95 WEEDS ACCUMULATIONS OF TRASH OR OTHER UNSIGHTLY OR UNSANITARY MATTER**.

II. CONCLUSION OF LAW:

- A. The Respondent(s), **TONEY, ALEXANDER, C/O KATHERINE JACKSON**, by reason of the foregoing are in violation of the Code of Ordinances of the City of Ocala, **SECTION 34-95 WEEDS ACCUMULATIONS OF TRASH OR OTHER UNSIGHTLY OR UNSANITARY MATTER**, in that the Respondent(s) have failed to remedy the violation(s) and is subject to the provisions of the Code of Ordinances of the City of Ocala, Florida, Sections 2-426 and 2-443.

III. ORDER:

- A. Find the Respondent(s) guilty of violating city code section(s): 34-95 and order to:

- 1.) (a) Cut and clean the property grounds fully and properly removing any weeds, undergrowth, and unsightly or unsanitary items by 4:00pm on Thursday, February 5th, 2026. If the Respondent(s) fail to comply by 7:00am on Friday, February 6th, 2026, the City shall enter upon the property and take whatever steps are necessary to bring the violations into compliance, to include cutting and cleaning the property grounds, fully and properly removing any weeds, undergrowth, and unsightly or unsanitary items. Additionally, there shall be a fine of \$50.00 per day that shall run in addition to any other fines until this violation has been abated.  
(b) Upon abatement of any violations of section 34-95 by the City, a \$100.00 service fee shall be applied pursuant to section 34-92(c)(2) of the City of Ocala Code of Ordinances.
- 2.) Pay the cost of prosecution of \$219.21 by February 5th, 2026.

- B. This Order may be recorded in the Public Records of Marion County, Florida, and shall constitute a lien against the above described property, and upon any other real, or personal property, owned by the Respondent(s), pursuant to Sections 162.08 and 162.09, Florida State Statutes, and Section 2-426 and 2-443, Code of Ordinances City of Ocala, Florida.

C. The holder of this Order, and the lien arising hereunder, is the City of Ocala, a Florida Municipal Corporation, with the address of: 110 S.E. Watula Avenue, Ocala, Florida 34471.

DONE AND ORDERED; this 12<sup>th</sup> day of January 2026.

MUNICIPAL CODE ENFORCEMENT BOARD  
OCALA, FLORIDA

  
Michael Gartner, Chair  
Municipal Code Enforcement Board

### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing document has been furnished to Respondent(s) by mail to: **TONEY, ALEXANDER, C/O KATHERINE JACKSON, 820 NW 22<sup>ND</sup> CT, OCALA, FL 34475-5748**, this 12<sup>th</sup> day of January 2026.

  
Yvette Grillo, Board Secretary  
Municipal Code Enforcement Board

### IMPORTANT NOTICE:

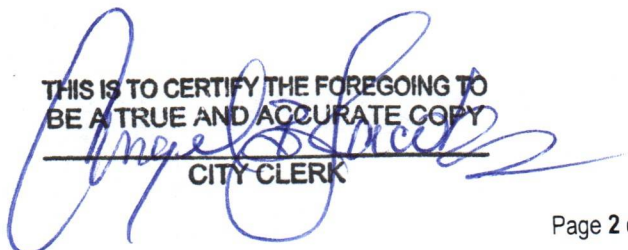
**NOTICE OF HEARING ON COMPLIANCE, AND IMPOSITION OF FINES:** NON-COMPLIANCE HEARING - IF YOU, AS THE RESPONDENT, 1.) DO NOT BRING THE PROPERTY INTO COMPLIANCE, 2.) CALL FOR A RE-INSPECTION AND 3.) RECEIVE AN AFFIDAVIT OF COMPLIANCE; NOTICE IS HEREBY GIVEN THAT A HEARING BEFORE THE MUNICIPAL CODE ENFORCEMENT BOARD IS TO BE HELD ON FEBRUARY 12TH, 2026, AT 5:30 PM, AT THE: CITY COUNCIL CHAMBER, CITY HALL, 110 S.E. WATULA AVENUE, OCALA, FLORIDA 34471, TO DETERMINE IF THE VIOLATION AS SET FORTH IN THIS ORDER CONTINUED BEYOND THE COMPLIANCE DATE, AND IF SO TO CONSIDER IMPOSITION OF A FINE OR OTHER PENALTIES. YOUR FAILURE TO APPEAR COULD RESULT IN A WAIVER OF YOUR OPPORTUNITY TO BE HEARD IN THIS MATTER AND MAY RESULT IN AN ACTION BY THE MUNICIPAL CODE ENFORCEMENT BOARD WHICH COULD BE ADVERSE TO YOUR INTEREST. ADDITIONALLY, PLEASE BE ADVISED THAT PURSUANT TO CHAPTER 162 OF THE FLORIDA STATUTES, YOU MAY HAVE OTHER ADDITIONAL RIGHTS IN REFERENCE TO ANY FINDINGS BY THE MUNICIPAL CODE ENFORCEMENT BOARD.

IN THE EVENT OF NON-COMPLIANCE, AN ORDER IMPOSING A FINE SHALL BE RECORDED IN THE PUBLIC RECORDS OF MARION COUNTY, FLORIDA, AND THEREAFTER SHALL CONSTITUTE A LIEN AGAINST THE LAND UPON WHICH THE VIOLATION(S) EXISTS, OR UPON ANY OTHER REAL OR PERSONAL PROPERTY OWNED BY YOU. BE ADVISED THAT YOU HAVE A RIGHT TO APPEAL THIS ORDER WITHIN A PERIOD OF THIRTY (30) DAYS FROM THE DATE OF THE ORDER, IN ACCORDANCE WITH SECTION 2-445, CODE OF ORDINANCES OF THE CITY OF OCALA, TO THE CIRCUIT COURT OF MARION COUNTY.

IF A REPEAT VIOLATION IS FOUND, THE CODE INSPECTOR SHALL NOTIFY THE VIOLATOR BUT IS NOT REQUIRED TO GIVE THE VIOLATOR A REASONABLE TIME TO CORRECT THE VIOLATION. THE CASE MAY BE PRESENTED TO THE MUNICIPAL CODE ENFORCEMENT BOARD, EVEN IF THE REPEAT VIOLATION HAS BEEN CORRECTED PRIOR TO THE MUNICIPAL CODE ENFORCEMENT BOARD HEARING, AND UPON FINDING THAT A REPEAT VIOLATION HAS BEEN COMMITTED, MAY ORDER THE VIOLATOR TO PAY A FINE NOT TO EXCEED \$500.00 PER DAY FROM THE INTIAL INSPECTION WHEN THE VIOLATION WAS OBSERVED.

**FOR QUESTIONS ABOUT THIS FINAL ADMINISTRATIVE ORDER, PLEASE CONTACT THE CITY OF OCALA, CODE ENFORCEMENT DIVISION: (352) 629-8309.**



  
THIS IS TO CERTIFY THE FOREGOING TO  
BE A TRUE AND ACCURATE COPY  
CITY CLERK

CITY OF OCALA  
GROWTH MANAGEMENT DEPARTMENT  
CODE ENFORCEMENT DIVISION  
ENVIRONMENTAL ENFORCEMENT DIVISION  
201 SE 3<sup>rd</sup> STREET (2<sup>nd</sup> floor), OCALA, FLORIDA 34471

CASE NO: ENV25-0282

**AFFIDAVIT OF POSTING**  
Section 2-446 (b) 2 (b)

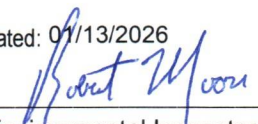
STATE OF FLORIDA  
COUNTY OF MARION

**BEFORE ME**, the undersigned authority personally appeared, Robert Moore, for the Code Enforcement Division of the, City of Ocala, who after being duly sworn, deposes and states as follows:

1. I did on 01/13/2026 post the Final Administrative Order to Ocala City Hall, located at 820 NW 22ND CT OCALA, FL.
2. This Affidavit is provided pursuant to Section 2-446(b) 2(b), Code of Ordinances of the City of Ocala.

**FURTHER, AFFIANT SAYETH NAUGHT.**

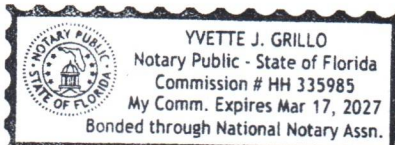
Dated: 01/13/2026

  
\_\_\_\_\_  
Environmental Inspector

STATE OF FLORIDA  
MARION COUNTY

SWORN TO (or affirmed) before me: 01/13/2026 by Yvette Grillo Code Specialist, City of Ocala, who is personally known to me.

  
\_\_\_\_\_  
Notary Public, State of Florida





City of Ocala  
Environmental Enforcement  
1/13/2026 9:23 AM



# OCALA

CODE  
ENFORCEMENT  
352-629-8309

DO NOT REMOVE THIS  
SIGN WITHOUT APPROVAL  
FROM THE CITY CODE  
ENFORCEMENT DIVISION

BEFORE THE MUNICIPAL CODE ENFORCEMENT BOARD  
OCALA, MARION COUNTY, FLORIDA

THE CITY OF OCALA  
Petitioner,  
MUNICIPAL CODE ENFORCEMENT BOARD  
vs.  
TONEY, ALEXANDER  
C/O KATHERINE JACKSON  
820 NW 22<sup>ND</sup> CT  
OCALA, FL 34475-5748  
Respondents

CASE NO: ENV25-0282

FINAL ADMINISTRATIVE ORDER

THIS CAUSE, came for public hearing before the Municipal Code Enforcement Board on; January 8th, 2026, after due notice to the Respondent(s), and the Municipal Code Enforcement Board having heard testimony under oath, received evidence, considered stipulations, and heard argument, thereupon issues its Final Administrative Order, Findings of Fact, Conclusion of Law, and Notice of Hearing on Compliance, and Imposition of Fines as follows:

I. FINDINGS OF FACT:

A. The Respondent(s), TONEY, ALEXANDER, C/O KATHERINE JACKSON, 820 NW 22<sup>ND</sup> CT, OCALA, FL 34475-5748, owner(s) in charge of the property described as: 820 NW 22<sup>ND</sup> CT, OCALA, FL 34475 | 22488-004-00, Ocala, Florida recorded in the Public Records of Marion County, Florida.

B. That on and between October 28th, 2025, and January 6th, 2026, the property, as described above, was in violation of the City of Ocala Code of Ordinances, SECTION 34-95 WEEDS ACCUMULATIONS OF TRASH OR OTHER UNSIGHTLY OR UNSANITARY MATTER.

II. CONCLUSION OF LAW:

A. The Respondent(s), TONEY, ALEXANDER, C/O KATHERINE JACKSON, by reason of the foregoing are in violation of the Code of Ordinances of the City of Ocala, SECTION 34-95 WEEDS ACCUMULATIONS OF TRASH OR OTHER UNSIGHTLY OR UNSANITARY MATTER, in that the Respondent(s) have failed to remedy the violation(s) and is subject to the provisions of the Code of Ordinances of the City of Ocala, Florida, Sections 2-426 and 2-443.

III. ORDER:

A. Find the Respondent(s) guilty of violating city code section(s), 34-95 and order to:

1.) (a) Cut and clean the property grounds fully and properly removing any weeds, undergrowth, and unsightly or unsanitary items by 4:00pm on Thursday, February 5th, 2026. If the Respondent(s) fail to comply by 7:00am on Friday, February 6th, 2026, the City shall enter upon the property and take whatever steps are necessary to bring the violations into compliance, to include cutting and clearing the property grounds, fully and properly removing any weeds, undergrowth, and unsightly or unsanitary items. Additionally, there shall be a fine of \$50.00 per day that shall run in addition to any other fines until this violation has been abated.  
(b) Upon abatement of any violations of section 34-95 by the City, a \$100.00 service fee shall be applied pursuant to section 34-92(c)(2) of the City of Ocala Code of Ordinances.

2.) Pay the cost of prosecution of \$219.21 by February 5th, 2026.

B. This Order may be recorded in the Public Records of Marion County, Florida, and shall constitute a lien against the above described property, and upon any other real, or personal property, owned by the Respondent(s), pursuant to Sections 162.08 and 162.09, Florida State Statutes, and Section 2-426 and 2-443, Code of Ordinances City of Ocala, Florida.

Page 1 of 2

City of Ocala  
Environmental Enforcement  
1/13/2026 9:22 AM

CITY OF OCALA  
GROWTH MANAGEMENT DEPARTMENT  
CODE ENFORCEMENT DIVISION  
ENVIRONMENTAL ENFORCEMENT DIVISION  
201 SE 3<sup>rd</sup> STREET (2<sup>nd</sup> floor), OCALA, FLORIDA 34471

CASE NO: ENV25-0282

**AFFIDAVIT OF POSTING**  
Section 2-446 (b) 2 (b)

STATE OF FLORIDA  
COUNTY OF MARION

**BEFORE ME**, the undersigned authority personally appeared, Yvette Grillo, for the Code Enforcement Division of the, City of Ocala, who after being duly sworn, deposes and states as follows:

1. I did on 01/12/2026 post the Final Administrative Order to Ocala City Hall, located at 110 SE Watula Avenue Ocala, FL.
2. This Affidavit is provided pursuant to Section 2-446(b) 2(b), Code of Ordinances of the City of Ocala.

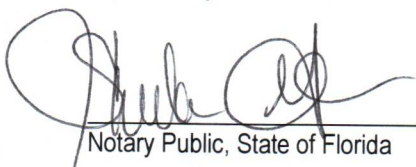
FURTHER, AFFIANT SAYETH NAUGHT.

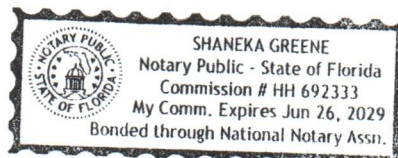
Dated: 01/12/2026

  
Yvette Grillo  
Code Specialist I

STATE OF FLORIDA  
MARION COUNTY

SWORN TO (or affirmed) before me: 01/12/2026 by Shaneka Greene Code Specialist, City of Ocala, who is personally known to me.

  
Notary Public, State of Florida





City of Ocala  
Environmental Enforcement  
2/6/2026 10:24 AM

BEFORE THE MUNICIPAL CODE ENFORCEMENT BOARD  
OCALA, MARION COUNTY, FLORIDA

CITY OF OCALA  
Petitioner,

Vs.

TONEY, ALEXANDER  
C/O KATHERINE JACKSON  
820 NW 22<sup>ND</sup> CT  
OCALA, FL 34475-5748  
Respondent.

CASE NO: ENV25-0282

**AFFIDAVIT OF NON-COMPLIANCE**

STATE OF FLORIDA  
COUNTY OF MARION

**BEFORE ME**, the undersigned authority, personally appeared, Robert Moore, Environmental Inspector for the City of Ocala, who being duly sworn, deposes and says:

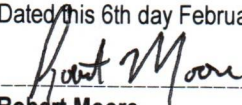
1. That on 01/08/2026, the Municipal Code Enforcement Board held a public hearing and issued its Order in the above styled matter.
2. That Respondent was to have taken certain corrective action on or before 02/05/2026.
3. That a re-inspection was performed on 02/06/2026.
4. That the below listed corrective action(s) ordered by the Municipal Code Enforcement have not been taken:

**Abatement of violations as ordered; Section(s) 34-95**

5. The prosecution costs of \$219.21 have not been paid.

**FURTHER, AFFIANT SAYETH NOT.**

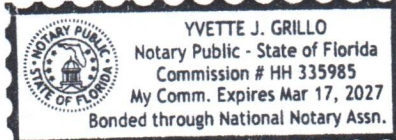
Dated this 6th day February 2026

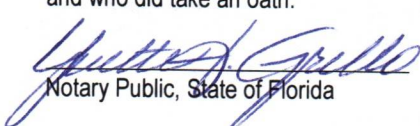
  
\_\_\_\_\_  
Robert Moore

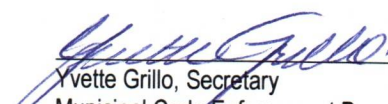
Environmental Inspector  
City of Ocala

STATE OF FLORIDA  
COUNTY OF MARION

The foregoing Affidavit of Non-compliance was acknowledged before me by Robert Moore 6th day February 2026, who is personally known to me, and who did take an oath.



  
I HEREBY CERTIFY that a true and correct copy of the above and foregoing Affidavit of Non-compliance has been furnished by mail to Respondent this 6th day of February 2026.

  
\_\_\_\_\_  
Yvette Grillo, Secretary  
Municipal Code Enforcement Board  
Ocala, Florida