<u>Lexington Fayette Urban County Government</u> <u>Administrative Hearing Board Finding of Fact Form and Final Order</u>

Date of Hearing: <u>08/16/2022</u>	Hearing Officer: JIM WOMACK		
Case number: <u>811256</u>	Address: 1716 SARASOTA CT.		
Owner: LAWRENCE W. & HOPE T. MORTON			
Person Representing Property Owner:	ther Valentin		
	Legal Standing: POA : Proper		
	Uhn		
Issuance Date of Notice: <u>06/21/2022</u>	Case Officer: RANDI ROWADY		
Housing with \$	Civil Penalty Amount		
Nuisance with \$	Civil Penalty Amount		
Sidewalk with \$ 525.00	Civil Penalty Amount		
Emergency Abatement	Nuisance Housing		
Other: \$	Civil Penalty Amount		
	gs of Fact:		
Appellant owns the subject property. notice of appeal was timely filed.	Notice was properly served on Appellant and		
A violation(s) of the Ordinance <u>was no</u>	t committed. To Wit:		
A violation(s) of the Ordinance <u>was</u> c	ommitted. To Wit: Per citation		

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Date of Hearing: <u>08/16/2022</u>			
Case number: <u>811256</u>			
	Conclusio	ns of Law	
The civil penalty is: Notes:	Upheld	Dismissed	Other
Civil Penalty Assessed			
1) Appellant is assessed a	a civil penalty of \$ _	Failure to make pa	syment on this civil
penalty within 30 days of the issu	uance of this ruling	may result in the placement of	lien against the
indicated property.			
Civil Penalty held in abeyance	:		
2) Appellant is granted u	ntil	within which to remedy the	violations to avoid
the assessment of a civil	penalty of \$	The appellant sha	II contact the Case
Officer and request a cor	nfirmation inspectio	n to ensure compliance has be	en gained on or
before the above indicat	ed date as well. No	tes:	
Civil Penalty assessed in part		alance held in abeyance	remedy the violation
		t he/she fails to do so, an addit	
		on-Fayette County Governmen	
applicable) the nuisance,		,	•
Notes:			
**Notice: As indicated in Kentuc the Fayette District Court within	-		
Hearing Officer's Signature		Date	



ALEX "CASH" OLSZOWY DIRECTOR CODE ENFORCEMENT

DIVISION OF CODE ENFORCEMENT

Issuance of Citation (Sidewalk Violation)

MORTON LAWRENCE W & HOPE T PO BOX 911226 LEXINGTON, KY 40591 Date & Time of Issuance: June 21, 2022, at 2:28 PM

Compliance Due Date: July 21, 2022

Case Number: 811256

RE: 1716 SARASOTA CT, Lexington, KY 40505

On March 14, 2022 at 8:58 AM, the above referenced property was placed under a Notice of Violation regarding required replacement and/or repair to an adjacent sidewalk pursuant to Chapter 17-147 of the Lexington-Fayette Urban County Government Code of Ordinances.

On June 21, 2022 at 2:28 PM, I conducted a re-inspection of the property and found that the sidewalk was still not in compliance. The purpose of this document is to formally notify you that due to the continued non-compliance during the above indicated "Date of Issuance"; you are being issued a citation. As established in Chapter 17 of the Code of Ordinances you have been issued a citation in the amount of \$525. This amount is based on Chapter 17-152 of the Lexington-Fayette Urban County Government Code of Ordinances which states the owner, "may be assessed a civil penalty of ten dollars (\$10.00) per square foot of unrepaired sidewalk panel, up to a maximum civil penalty of five hundred dollars (\$500.00). This amount includes a \$25.00 Administrative fee. (64 Square Footage in Violation.)

The property owner may file a written appeal of this action, but must do so within 7 days of the above listed "Date of Issuance". Appeals, which should indicate why the citation should be dismissed, may be filed via U.S. Mail or by delivering the request to the: Division of Code Enforcement, C/O Secretary of Administrative Hearing Board, 101 East Vine Street, Suite 500, Lexington, KY 40507, or by faxing the appeal request to (859-425-2274)—No emails. Failure to appeal this citation within the indicated time shall result in the determination the property owner has waived their right to appeal, the violations were present on the property, and the issuance of the citation was proper.

If this citation is not paid within 14 days of its issuance and it is not on appeal, a Notice of Lien Claimed may be filed. If a Notice of Lien is filed, then the property owner will be responsible for all fees and administrative costs associated with the lien as well. All payments related to citations or liens should be made to the Lexington-Fayette Urban County Government, Division of Revenue, 218 East Main Street, Lexington, Kentucky 40507. Please include a copy of this citation and/or documents clearly identifying the referenced property and this citation with the payment to ensure proper credit occurs.

As outlined in Chapter 17 of the Code of Ordinances, if the cited replacement/repair is not completed and the property is not brought into compliance before the above indicated "Compliance Due Date", additional penalties may be assessed. Please take immediate steps to correct these violations to ensure no additional citations or liens are issued.

Please contact me if you have any questions or concerns regarding this citation. If you do not receive a response from me within 36 Hours of calling/emailing, please call our office and ask to speak to my supervisor.

Inspecti	on Comments:		



MAYOR LINDA GORTON



ALEX "CASH" OLSZOWY DIRECTOR CODE ENFORCEMENT

Randi Romady

Randi Rowady

Nuisance Control Officer

Phone

(859) 576-3840

E-Mail Address

rrowady2@lexingtonky.gov



LIMITED POWER OF ATTORNEY

That I, MAH Mocton do hereby make, constitute and appoint KEITH GADD and any
other designate employee of LEXINGTON RENTAL HOMES of KY INC, 505 Wellington Way, Ste. 175-B,
Lexington, Kentucky 40503, as my true and lawful Attorney - in – Fact, to act in my place and stead to
$file\ for cible\ detainer\ and\ small\ claims\ actions,\ Code\ enforcement\ appeal\ hearings\ and\ attend\ district\ and$
circuit court proceedings represent my interests in these matters, and to proceed with all collections
activity including filing lawsuits and attending related court and other proceedings relating to the real
property known as 1716 Sciasofa + Lexington, Fayette County, Kentucky ("the Real
Property"). Any of the persons designated herein may act alone as my Attorney-in-Fact.

Said Attorney-in-Fact is authorized on my behalf to execute all necessary documents in my name and execute any and all other documents pertaining to any forcible detainer matters, evictions and collections actions involving my Real Property.

My said Attorney-in-Fact is authorized to do any and all things pertaining to the matters and actions described above involving the Real Property and the management of it the same as I might do if I was personally present and acting.

The Power of Attorney shall not be affected by my subsequent disability or incapacity, or lapse of time, and it shall remain in full force and effect in all events.

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William CK A DOLL WILLIAM