THE STATE OF TEXAS COUNTY OF HARRIS

	On the		(lay of			, 2	20	at a	regu	lar	meetii	ng of	f the
Comm	issioners	d' Court of	Har	ris County, Te	exas,	acting	as g	governi	ng	body	of	Harris	Cou	unty,
Texas,	upon	motion	of	Commissione	er									,
second	ed by	Commissio	oner_									duly	put	and
carried	, the foll	owing was	adop	ted:										

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 10727 CORDOBA DR, Houston, Harris County, Texas, more particularly described LT 7 BLK 8 | PINE VALLEY MEADOWS SEC 1, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

On t	he	da	y of			, 20), at	a regu	lar n	neetir	ng of	the
Commission	ners' Court of	Harris	s County, T	exas,	acting	as g	overning	body	of F	Harris	Cou	ınty,
Texas, up	on motion	of (Commission	er								,
seconded 1	y Commissio	oner							d	uly	put	and
carried, the	following was	adopte	ed:									

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 11203 GARDENTREE DR, Houston, Harris County, Texas, more particularly described LT 1 BLK 7 | ROLLING HILLS SEC 1, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

	On the		(lay of			, 2	20	at a	regu	lar	meetii	ng of	f the
Comm	issioners	d' Court of	Har	ris County, Te	exas,	acting	as g	governi	ng	body	of	Harris	Cou	unty,
Texas,	upon	motion	of	Commissione	er									,
second	ed by	Commissio	oner_									duly	put	and
carried	, the foll	owing was	adop	ted:										

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 11634 HARROW ST, Houston, Harris County, Texas, more particularly described LT 855 BLK 41 | OAKWILDE SEC 4, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

On the d	ay of	_, 20, at a regular	r meeting	g of the
Commissioners' Court of Harr	is County, Texas, acting a	as governing body of	f Harris	County,
Texas, upon motion of	Commissioner			,
seconded by Commissioner_			_duly p	out and
carried, the following was adopt	ted:			

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 11806 PLUM MEADOW LN, Houston, Harris County, Texas, more particularly described LT 27 BLK 1 | HIGH MEADOWS SEC 1, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

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Comm	issioners	d' Court of	Har	ris County, Te	exas,	acting	as g	governi	ng	body	of	Harris	Cou	unty,
Texas,	upon	motion	of	Commissione	er									,
second	ed by	Commissio	oner_									duly	put	and
carried	, the foll	owing was	adop	ted:										

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 19106 STONE POINT, Spring, Harris County, Texas, more particularly described LT 51 | (BRANDYWINE PINES U/R) ABST 572 A M MCCASLAND, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

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Comm	issioners	d' Court of	Har	ris County, Te	exas,	acting	as g	governi	ng	body	of	Harris	Cou	unty,
Texas,	upon	motion	of	Commissione	er									,
second	ed by	Commissio	oner_									duly	put	and
carried	, the foll	owing was	adop	ted:										

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 26915 OAK ST, Spring, Harris County, Texas, more particularly described LTS 6 THRU 10 BLK 6 | TOWN OF SPRING, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

	On the		(day of			, 20	0, at	a regu	lar	meetir	ng of	f the
Comm	issioners	s' Court of	f Har	ris County,	Texas,	acting	as g	overning	body	of	Harris	Coı	ınty,
Texas,	upon	motion	of	Commission	ner								,
second	led by	Commiss	ioner_								duly	put	and
carried	, the foll	owing was	adop	oted:									

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 3015 ALLISON DR, Humble, Harris County, Texas, more particularly described LT 97 | ATASCOCITA ACRES U/R, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

On the d	ay of	_, 20, at a regular	r meeting	g of the
Commissioners' Court of Harr	is County, Texas, acting a	as governing body of	f Harris	County,
Texas, upon motion of	Commissioner			,
seconded by Commissioner_			_duly p	out and
carried, the following was adopt	ted:			

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 315 REESE RD, Crosby, Harris County, Texas, more particularly described LTS 11 & 19 BLK 7 | CROSBY TOWNSITE, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

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Comm	issioners	d' Court of	Har	ris County, Te	exas,	acting	as g	governi	ng	body	of	Harris	Cou	unty,
Texas,	upon	motion	of	Commissione	er									,
second	ed by	Commissio	oner_									duly	put	and
carried	, the foll	owing was	adop	ted:										

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 3519 SCHURMIER RD, Houston, Harris County, Texas, more particularly described LTS 236 & 237 & W 7 FT OF LT 235 BLK 9 | HOLLOWAY HEIGHTS SEC 2, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

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Comm	issioners	d' Court of	Har	ris County, Te	exas,	acting	as g	governi	ng	body	of	Harris	Cou	unty,
Texas,	upon	motion	of	Commissione	er									,
second	ed by	Commission	oner_									duly	put	and
carried	, the foll	owing was	adop	ted:										

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 4922 OTTERBURY DR, Houston, Harris County, Texas, more particularly described LT 6 BLK 2 | EASTEX FREEWAY FOREST SEC 1, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

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Comm	issioners	d' Court of	Har	ris County, Te	exas,	acting	as g	governi	ng	body	of	Harris	Cou	unty,
Texas,	upon	motion	of	Commissione	er									,
second	ed by	Commission	oner_									duly	put	and
carried	, the foll	owing was	adop	ted:										

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 701 E CANINO RD, Houston, Harris County, Texas, more particularly described LT 33 BLK 3 | AIRLINE VILLAGE, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and

THE STATE OF TEXAS COUNTY OF HARRIS

	On the		(day of			, 20	0, at	a regu	lar	meetir	ng of	f the
Comm	issioners	s' Court of	f Har	ris County,	Texas,	acting	as g	overning	body	of	Harris	Coı	ınty,
Texas,	upon	motion	of	Commission	ner								,
second	led by	Commiss	ioner_								duly	put	and
carried	, the foll	owing was	adop	oted:									

WHEREAS, pursuant to Chapter 343 of the Texas Health And Safety Code (formerly Vernon's Texas Civil Statutes Article 4477-9b), and the Harris County Nuisance Abatement Procedures adopted by the Commissioners' Court on June 3, 2008, Harris County, acting through the Director of the Harris County Public Health Services, (said Director being the regularly salaried, full-time county employee designated by the Harris County Commissioners' Court to administer the Harris County abatement Procedures) did give a Notice to Abate Public Nuisance to the owner(s) of the premises located at 7038 WOOD ORCHARD DR, Houston, Harris County, Texas, more particularly described LT 51 BLK 7 |WOODLANDS TRAILS WEST SEC 1 U/R, stating the specific condition on the said real property that constitutes a public nuisance; and

WHEREAS, said notice did comply in all respects with the requirements as stated in said Code and the Harris County Nuisance Abatement Procedures; and

WHEREAS, the said public nuisance was not eliminated within the time prescribed by the Harris County Nuisance Abatement Procedures; and

NOW, THEREFORE, BE IT ORDERED AND DECREED that said public nuisance be abated by Harris County and the costs of abatement, including a \$100.00 administrative fee, be assessed by Harris County against the herein described property and that such assessment shall constitute and be a lien against said real property as provided for by said Code and the Harris County Nuisance Abatement Procedures, and