For Council Meeting of: December 13, 2022

CITY OF SANTA ROSA CITY COUNCIL

TO: MAYOR AND CITY COUNCIL

FROM: LOU KIRK, ASSISTANT CHIEF BUILDING OFFICIAL

CASSIDY ANDERSON, SR CODE ENFORCEMENT OFFICER DANIELA DEBACA, SR CODE ENFORCEMENT OFFICER PLANNING AND ECONOMIC DEVELOPMENT DEPARTMENT

SUBJECT: ADMINISTRATIVE COST RECOVERY LIEN AGAINST THE

REAL PROPERTY LOCATED AT 2620 IROQUOIS STREET

AGENDA ACTION: RESOLUTION

RECOMMENDATION

It is recommended by the Planning and Economic Development Department that the Council, by resolution, approve the administrative cost recovery lien in the amount of \$2,633.61 against the property located at 2620 Iroquois Street for violations of the City Code which remain uncorrected by the responsible party, Guillermo Diaz Lopez, and authorize the recordation of a lien and placement of a special assessment on the property tax roll for collection.

EXECUTIVE SUMMARY

Pursuant to Chapter 1-30 of the Santa Rosa City Code, a Hearing Officer conducts administrative hearings to determine whether or not violations of the City Code exist on a specific property. If violations exist and an administrative enforcement order is issued, the responsible party has 30 days to pay the administrative costs in full. If the responsible party has not paid the administrative costs in full within 30 days, the Code Enforcement Officer requests Council confirm that a special assessment lien be added to the next regular bill levied against the parcel.

In this case, the Hearing Officer found that violations existed on the property at 2620 Iroquois Street, and that the violations have remained uncorrected by the responsible party, Guillermo Diaz Lopez, who failed to appear at the Administrative Hearing held on August 11, 2011 (Ana Hernandez, his spouse and purported co-owner of the property, did appear on his behalf). The unpaid lien amount of \$2,633.61 consists of administrative costs of \$2,633.61 assessed by the Administrative Hearing Officer.

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BACKGROUND

On August 26, 2020, a formal complaint was issued to the Code Enforcement Department regarding a curb cut, cannabis grow and dispensary in the rear yard, as well as an unpermitted garage conversion, at 2620 Iroquois Street. An inspection was performed by code enforcement staff on August 26, 2020, and a Notice of Violation was mailed to the responsible party at 2620 Iroquois Street. The violation was not cleared and a Failure to Abate letter was mailed to the responsible party.

A Revised Administrative Notice and Order was mailed to the responsible party by certified and regular mail on June 1, 2021. The Revised Administrative Notice and Order was also posted on the property. The timely noticed Administrative Hearing was held on August 11, 2021. The responsible party did not appear, though Ana Hernandez, his spouse and purported co-owner of the property, appeared on his behalf. Administrative costs totaling \$2,633.61 were ordered to the City, pursuant to the Enforcement Order.

PRIOR CITY COUNCIL REVIEW

Not applicable.

<u>ANALYSIS</u>

Pursuant to Chapter 1-30 of the Santa Rosa City Code, a Hearing Officer conducts administrative hearings to determine whether or not violations of the City Code exist on a specific property. Since May 2004, hearings have been scheduled twice a month. Per these procedures, when one or more violations are identified, the responsible party or parties are notified and given a reasonable time to make corrections. If the corrections are not accomplished by a specific date, the party or parties are required to appear before the Administrative Hearing Officer to determine whether or not the violations exist. Where administrative costs of the enforcement process are incurred and later proven at the hearing, such costs are also assessed against the responsible party or parties. At the hearing, the responsible party or parties are advised that if the administrative costs remain unpaid, the City retains the option to either place an administrative cost recovery lien against the property where violations occurred, or to create a personal obligation against the responsible party.

If the responsible party has not paid the administrative costs in full within 30 days, the Code Enforcement Officer shall request, by placing on the City Council consent agenda, an item to confirm that an administrative cost recovery lien be added to the next regular bill levied against the parcel.

The County Auditor and the County Tax Collector require that the City Council act by resolution to create an administrative cost recovery lien. The resolution must identify the parcel by address, if available, by its recorded location in the Official Records of

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Sonoma County, and by the parcel number. It must also provide the dollar amount of the lien, and, when the lien amount is in excess of \$2,500, the number of equal annual installment payments but not exceeding five in number. The resolution also authorizes and empowers the officers of the City, including the City Clerk and the Chief Financial Officer, to do all things as may be necessary, including but not limited to notifications to the Sonoma County Auditor and Tax Collector, to carry out the foregoing.

FISCAL IMPACT

Collection of the costs of code enforcement activities will be applied to the administrative hearing fund.

ENVIRONMENTAL IMPACT

This action is exempt from the California Environmental Quality Act (CEQA) because it is not a project which has a potential for resulting in either a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment, pursuant to CEQA Guidelines Section 15378.

BOARD/COMMISSION/COMMITTEE REVIEW AND RECOMMENDATIONS

Not applicable.

NOTIFICATION

Property owner is provided notice of this action a minimum of 10 days prior to the Council meeting.

ATTACHMENTS

- Attachment 1 Administrative Enforcement Order
- Attachment 2 Case File Photographs
- Attachment 3 Vicinity Map
- Resolution

CONTACT

Cassidy Anderson, Senior Code Enforcement Officer (707) 543-3229 cganderson@srcity.org

Daniela Debaca, Senior Code Enforcement Officer (707) 543-3463 ddebaca@srcity.org