$\frac{\text{CODE ENFORCEMENT PURSUANT TO SEC. 10-203(f)(1) OF THE HOUSING}}{\text{CODE}}$

CASE	SUMMARY - HOUSING FILE NO. 2012020100
	PROPERTY ADDRESS 1020 PACIFIC DR TAX BLOCK 2999 LOT(s) 802A
	TAX BLOCK <u>2999</u> LOT(s) <u>802A</u> WARD <u>NORTHEAST</u>
	PROPERTY OWNER(s) ANDERS MARGARET
	LIS PENDENSFILED
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<u>DUE PROCESS</u>	
1.	The current <u>Complaint and Notice of Hearing</u> was issued <u>3/13/2012</u> and service was obtained by certified mail \underline{x} regular \underline{x} post \underline{x} hand delivery, and publication on <u>3/16/2012</u> . The Hearing was held on and the owner/agent appeared and/or contacted the Community Development Department regarding the complaint yes no_ \underline{x}
2.	The <u>Finding and Order</u> was issued on and service was obtained by certified <u>x</u> regular <u>x</u> post <u>x</u> hand delivery, and publication on <u>4/23/2012</u> . The Order directed the owner to <u>vacate and close or repair</u> the dwelling within <u>30</u> days from receipt. Time for compliance expired on <u>5/26/2012</u> . The dwelling was found vacated and closed on <u>2/9/2016</u> .
3.	The dwelling became eligible for demolition under the six (6) month rule on _7/9/2016
4.	The notification letter was sent <u>5/30/2017</u> advising the owner that the <u>Community Development/Housing/General Government Committee</u> of the City Council would be considering demolition of this dwelling at their meeting on <u>6/13/2017</u> . The notice further advised that if they intended to request an extension of time, they should present evidence of their intent to the Community Development Director prior to the Committee meeting. Director was contacted yes <u>no x</u> .
COM	MENTS (if any)
COUNCIL CONSIDERATION	
	timated cost to make repairs to needed to render this dwelling fit for human ion is less than fifty percent (<50%) of the present value of the dwelling.
Based this dw structu	ted cost to repair \$214 Fair market value \$17,800 on the above information it is recommended that an Ordinance be adopted to cause relling to be repaired or demolished and removed within ninety (90) days. This are can be repaired under In Rem provisions of the Minimum Housing Code city Council approval.