VILLAGE OF COLP

NOTICE OF NUISANCE VIOLATION

TO:				
You are hereby notified that the Police Chief or his representatives has determined that the property owned by you and/or occupied by you, or under your control as the case may be located at, within the corporate limits of this Village contains an unlawful nuisance(s) as defined by Chapter 25 of the Revised Code of Ordinances as follows:				
		nt to Chapter 25, Article I s from the date of this Notice	, Section 25-1-3 to abate and remove any as follows:	
may request a contest the find remediate the constitute a vio or Deputy Clerk be scheduled whearing you mwitnesses prese If your which the Villag (5) after having proceed to issu Ordinances and remove all said expense, impost The Cocharges and if and expenses i	hearing before the dings and conclusing condition of your lation of the Village within thirty (30) ay be represented by the Village appeal or request ge contends which greceived notificate the appropriate of State law as well items which correct a monetary penorporate Authorities this bill is not paid	he President and Board of ons stated herein or request or property by removing the ge Ordinances. This request thin said five (5) days after days after the Village receid by counsel, present evide ge, that the formal rules of ext for extension is denied, you constitute a nuisance and vition of the Board's decision. If the nuisance is not abated citation which may subject yell as institute a suit seeking as institute the nuisance from yealty and enjoin the continuates shall keep an account of within thirty (30) days aflage shall be recorded and the	u shall then be required to remove all items violation of Municipal Ordinances within five within the time prescribed the Village shall you to the penalties prescribed by the Village a judicial order permitting the Village to your premises and dispose of same at your	
			CHIEF OF POLICE VILLAGE OF COLP	
Dated this	day of	20		

VILLAGE OF COLP NOTICE OF UNLAWFUL WEED, PLANT, OR GRASS GROWTH

TO:			
	ed by you and/o	or occupied by you,	of Police or his representatives has determined that the , or under your control as the case may be located at, within the corporate limits of this Village
Code of Ordin plants, or grade You and Please may request conclusions ston your proper ordinances. The hearing stonducted by denied you an after having a rendered at the substitution of the cost and expenses of the cost a	nances, that beings are hereby dependent of the beadvised that a hearing before the beadvised that a hearing before the hearing between the Mayor or control of the Mayor or control of the Mayor or control of the hear fail to comply the fail	ang said growth the eclared to be a nuise emove all said grown at within said five the President of request an extension and removing all said be in writing a ed within five (5) other person appoint to cut and removing all to cut and removing all the Village shall pred by the Municipal bate said nuisance with removal shall ants, or grass inclined by the Municipal a Notice of Lien of the said lien may be pay the charges a subject to penaltice.	In as defined by Chapter 25, Article II , of the Revised at exceeds eight (8) inches in height. Any such weeds, sance. With within five (5) days from the date of this Notice. (5) day period after service of notice upon you, that you of the Village in order for you to contest the findings and on of time within which you shall remediate the condition aid weeds, plants, or grass that are in violation of Village and delivered to the Clerk or Deputy Clerk of the Village. (ays after the Village receives your request and shall be inted by him. If your appeal or request for extension is one all said weeds, plants, or grass within five (5) days or or his agent's decision. Oral notification is sufficient if receed to issue the appropriate citation which may subject and Ordinances and State law. In addition, the municipal e; that is, cut and remove the offending grass, weeds or the paid by you. Charges for said action, i.e., the cutting uding labor shall be a lien upon said premises. A bill for allity shall be presented to you and if not paid within thirty of said cost and expenses incurred by the Village shall be use sold for non-payment of the same and the proceeds of after deducting costs, as is the case in the foreclosure of after deducting costs, as is the case in the foreclosure of after deducting all labor and material shall also be imposed as a cluding all labor and material shall also be imposed as a
			CHIEF OF POLICE VILLAGE OF COLP
Dated	this	_ day of	, 20

VILLAGE OF COLP

NOTICE OF UNLAWFUL GARBAGE AND/OR DEBRIS OR TRASH

TO:		
You are hereby	notified that the C	thief of Police has determined that property owned by you
		ol as the case may be located at
		, within the corporate limits of this Village contains
Ordinances of the Village	e. The accumulation	ed by Chapter 25, Article III of the Revised Code of n of said garbage, debris, or trash on said premises is hereby
declared to be a nuisand		
You are required Notice.	to remove all such	material within five (5) days from the date you receive this
Please be advise may request a hearing contest the findings and remediate the condition be in writing and deliver receive said Notice. Trequest. During the coyour behalf, and crosses shall not apply. If your trash within five (5) da the Village shall proceed prescribed by the municipermitting the Village to dispose of same at your	before the Presider conclusions stated of your property by ed to the Clerk or Do he hearing shall be turse of said hearing exam any witnesses appeal is denied, yys after having reced to issue the appetipal ordinances and to remove all mater expense.	tive (5) day period after service of this Notice upon you, you not and Board of Trustees of the Village in order for you to therein or request an extension of time within which you shall removing said garbage, debris, and trash. This request shall eputy Clerk of the Village within said five (5) days after you a scheduled within thirty (30) days after receipt of your gour may be represented by counsel, present evidence on presented by the Village, that the formal rules of evidence you are then required to remove all said garbage, debris, or ived notification of the Board's decision. If you fail to comply propriate citation, which may subject you to the penalties State law as well as institute a suit seeking a judicial order rials and items in violation of law from your premises and
charges and if this bill is	not paid within thir curred by the Villag	ty (30) days after it is presented to you, a lien for the costs e shall be recorded and the property which is subject to the
	,	
		CIVIET OF POLYCE
		CHIEF OF POLICE VILLAGE OF COLP
Dated this	day of	, 20

VILLAGE OF COLP NOTICE OF INOPERABLE VEHICLE

TO:		
You are here	eby notified that the	Police Department has determined that an "inoperable
vehicle(s)" owned by y		u, or under your control as the case may be is located at
		, within the corporate limits of this Village. That this
		ed by Chapter 25, Article IV, Section 25-4-1 of the
Revised Code of Ordin		
		we any and all inoperable vehicles within seven (7) days
from the date of this N		even (7) day period after service of this Notice upon you,
		ent and Board of Trustees of the Village in order for you to
	•	erein or request an extension of time within which you shall
_		by removing said inoperable vehicle(s) that constitute a
		lest shall be in writing and delivered to the Clerk or Deputy
	•	days after you receive said Notice. The hearing shall be
scheduled within thir	ty (30) days after the	Village receives your request. During the course of said
hearing you may be	represented by counsel	, present evidence on your behalf and cross-examine any
•	•	ormal rules of evidence shall not apply.
•	•	ion is denied, you shall then be required to remove all the
•		s constitute a nuisance and a violation of Village Ordinances
` ' '	-	notification of the Board's decision.
•	• •	e is not abated within the time prescribed, the Village shall h may subject you to the penalties prescribed by the Village
	• • •	re a suit seeking a judicial order permitting the Village to
		nuisance from your premises and dispose of same at your
		in the continuation of said nuisance.
		an account of the expense incurred for said abatement
·	·	y (30) days after it is presented to you, a lien for the costs
and expenses incurred	l by the Village shall be	recorded and the property which is subject to the lien may
be sold for non-payme	ent of same.	
		CHIEF OF POLICE
		VILLAGE OF COLP
Dated this	day of	, 20

VILLAGE OF COLP NOTICE OF DERELICT

TO:
You are hereby notified that the Chief of Police or other person designated by him to act on his behalf, has received a complaint, or a member of the Police Department has personally observed or has reasonable and probable cause to believe and conclude that a derelict owned, stored, housed, or possessed by you or under your control as the case may be, is presently located for the police person designated by him to act on his behalf, has received a complaint, or a member of the Police Department has personally observed or has reasonable and probable cause to believe and conclude that a derelict owned, stored, housed, or possessed by you or under your control as the case may be, is presently located
, within the corporate limits of the Village, that same is in view of the general public and is an unlawful nuisance(s) as defined by Chapter 25 , Nuisances , Article IV , et seq. of the Village Revised Code of Ordinances. This/these is/are hereby declared to be a nuisance.
Pursuant to said ordinance you are ordered and required to abate said nuisance by removing and disposing of the object(s) described herein within seven (7) days after you receive a copy of this Notice.
Please be advised that within said seven (7) day period after service of this Notice upon you, you may request a hearing before the Village in order for you to contest the findings and conclusions stated herein or request an extension of time within which you shall remediate the condition of your property by removing the items specified and identified herein that constitute a violation of the Village Ordinances. This request shall be in writing and delivered to the Clerk or Deputy Clerk of the Village within seven (7) days after you receive said Notice. The hearing shall be scheduled within thirty (30) days after the Village received your request before a person appointed by the Mayor. During the course of said hearing you may be represented by counsel, present evidence on your behalf and cross-examine any witnesses presented by the Village, that the formal rules of evidence shall not apply. If your appeal or request for extension is denied, you shall then be required to remove all items which the Village contends which constitute a nuisance and violation of Village Ordinances within seven (7) days after having received notification of the decision. If you fail to comply and the nuisance is not abated within the time prescribed the Village shall proceed to issue the appropriate citation which may subject you to the penalties prescribed by the Village Ordinances and State law as well as institute a suit seeking a judicial order permitting the Village Ordinances and State law as well as institute a suit seeking a judicial order permitting the Village oremove all said items which constitute the nuisance from your premises and dispose of same at your expense, impose a monetary penalty and enjoin the continuation of said nuisance. The Corporate Authorities shall keep an account of the expense incurred for said abatement charges and if this bill is not paid within thirty (30) days after it is presented to you, a lien for the costs and expenses incurred by the Village shall be recorded and the property wh
CHIEF OF POLICE VILLAGE OF COLP
Dated this day of, 20

VILLAGE OF COLP

NOTICE OF DANGEROUS AND/OR UNSAFE BUILDING/STRUCTURE

TO: _____

		-					
		lawfully described below, are hereby notified by the undersigned					
(A)	· -	linois , that said property has upon it a building/ structure which is: ie in that said building or structure has become so dilapidated,					
decayed, unsafe	decayed, unsafe, unsanitary or which so utterly fails to provide the amenities essential to decent living, that						
is unfit for hun	s unfit for human habitation or is likely to cause sickness or disease, so as to cause injury to the healt						
morals, safety,	or general welfare of those	living therein now or hereafter; or					
(B)	Dangerous and/or unsafe	in that said building or structure has light, air or sanitation facilities					
which are inade	equate to protect the health	h, morals, safety, and general welfare of human beings who live or					
may live therein	ı; or						
(C)	Dangerous and/or unsaf	fe in that the condition of the building or structure is unsafe,					
unsanitary, or d	angerous to the health, mo	rals, safety, and general welfare of the people of this Village; or					
(D)	Dangerous and/or unsafe	in that the building or structure is uncompleted and/or abandoned;					
or							
(e)	Dangerous and/or unsafe	pursuant to any of the terms and provisions of the Village Code of					
Ordinances, Ch	apter 25, Nuisances, Art	icle V, Building as Nuisance.					
This bu	uilding has been found to	be a dangerous and unsafe building by the Village officials. This					
Notice shall ren	nain on this building until it	t is repaired, vacated, or demolished in accordance with the Notice					
which has been	given the owner, occupant	t, lessee, mortgagee, or agent of this building, or person or persons					
	-	was last assessed, and all other persons having an interest in said					
		the County Recorder of Deeds. It is unlawful to remove this Notice					
-	e is complied with.	,					
	•	eby declared to be a public nuisance and shall be repaired, vacated,					
	-	Code of Ordinances, Chapter 25, Nuisances, Article V, Building					
as Nuisance.	p						
	operty is hereby legally desc	cribed as follows:					
Unless	such huilding/structure is	repaired, put into safe condition or demolished and all debris					
removed within an order auth building/structu the building and	ninety (90) days of the norizing such action to be re. Any costs incurred by t	receipt of this Notice, the Village shall apply to the Circuit Court for be taken by the Village with respect to the above-described the Village to restore the buildings to a safe condition or to demolish ecovered from the owners of the above-described property pursuant					
•		the Village shall be a lien on the property which lien shall be					
		encumbrances. The Village shall file Notices of Lien in the office of					
		n may be enforced by proceeding to foreclosure as in the case of					
mortgages or n		o foreclosure this lien shall be commenced within three (3) years					
Dated this	day of	20					
	_ day or	, 20					