

**NOTICE OF LIEN CLAIMED**

**LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT  
CODE ENFORCEMENT LIEN AND AFFIDAVIT FOR A CIVIL PENALTY ON THE PROPERTY  
LOCATED AT**

**2948 TUSCALOOSA LN**

LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT

CLAIMANT

VS.

**SHELBY D KINDRED**

OWNER(S)

ACTION TYPE: **CIVIL PENALTY - STRUCTURAL/HOUSING**

ACTION DATE: **02/22/2017**

ACTION COST: **\$ 200.00**

CASE#: 19362948EXT

COMES NOW, the undersigned Affiant, who is duly authorized to issue citations on behalf of the Lexington-Fayette Urban County Government's Division of Code Enforcement, and states the following:

1. That on or about the above "ACTION DATE", the Affiant, acting on behalf of the Lexington-Fayette Urban County Government ("LFUCG"), and pursuant to Kentucky Revised Statute (KRS) 65.8838(6) and Chapter 12 of the Code of Ordinances, Lexington-Fayette Urban County Government (the "Code"), issued a civil penalty in the amount of the above "ACTION COST", which includes any applicable administrative fee and/or cost of legal advertisement, against the OWNER(s) for the condition of real property located at

**2948 TUSCALOOSA LN**

(the "Property");

2. That: (a) at all relevant times the OWNER(s) was in violation of certain provisions of the Code due to certain condition(s) on the real property; (b) the OWNER(s) was provided the required legal notice of such violation(s) in accordance with the applicable law, but failed to timely and/or satisfactorily abate and/or correct or repair them or did not otherwise comply with the requirements of the Code such that the issuance of this civil penalty was appropriate; (c) the OWNER(s) either failed to exercise his or her right to an administrative hearing as provided under the Code to contest the violations(s), or appealed said violation(s) to an administrative hearing officer, who entered an order upholding this civil penalty; and (d) this lien is consistent with the provisions of any Administrative Hearing Order that may have been issued in this matter;

3. That a lien on the Property in the principal amount of the ACTION COST is hereby noticed, asserted, and confirmed as provided in the aforementioned laws;

4. That pursuant to KRS 65.8835(1)(c) and KRS 65.8838(8), ***this lien shall be superior to and have priority over all other liens on the property, except state, county, school board, and city taxes;***





**DIVISION OF CODE ENFORCEMENT**  
**ASSESSMENT OF ABATEMENT COSTS**  
**(Housing Violation)**

Invoice Date: 02/22/2017

Case#: 19362948EXT

SHELBY D KINDRED  
512 WHITEWATER CIR  
LEXINGTON, KY 40515

Referenced Property: 2948 TUSCALOOSA LN

On 12/08/2016 you were issued a notice regarding the above referenced property. The notice required you to Board and Secure the property as required in Chapter 12 of the Lexington-Fayette Urban County Government Code of Ordinances.

Upon re-inspection of the property I determined that the property was still not in compliance and continued to present a risk to public safety. Therefore, the Lexington-Fayette Urban County Government has contracted for the boarding and securing of the structure by a certified/licensed contractor.

The purpose of this letter is to formally notify you of the above indicated actions and that, as prescribed in Chapter 12 of the LFUCG Code of Ordinances, all abatement costs and related administrative fees are being billed to the owner. This document also serves as the official bill/invoice related to these actions.

**The total cost of this action and the amount due is \$200.00.**

The \$200.00 is based on the cost of boarding and securing the property by the contractor and the placement of an administrative fee in the amount of \$75.00.

Payment related to this invoice should be made to the Lexington-Fayette Urban County Government and mailed or delivered to the Lexington-Fayette Urban County Government, Division of Revenue, 2<sup>nd</sup> Floor, 200 East Main Street, Lexington, Kentucky 40507. Please include a copy of this invoice and/or documents clearly identifying the referenced property with your payment to insure proper credit occurs.

If this invoice is not paid within 14 days following its date of issuance, 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.

Please contact me if you have any questions regarding this matter. 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.



**TOM BROOKS**  
**CODE ENFORCEMENT OFFICER**

**(859) 576-3835**  
**Phone Number**

**tbrooks@lexingtonky.gov**  
**Email Address**

**101 East Vine St., Suite 500, Lexington, KY 40507 / 859.425.2255 Phone / 859.425.2274 Fax**  
**Code\_Enforcement@Lexingtonky.gov**



2948 Tusca/0059

- COUNTY CLERK   /
- PVA   /
- APPEALS   /
- FORECLOSURE   /
- LIEN PROGRAM   /
- MASTER COMM   /
- CE PROGRAM   /