TO:    KENT CITY COUNCIL MEMBERS
       MAYOR
       DAVID RULLER
FROM:  JAMES R. SILVER, LAW DIRECTOR
DATE:  APRIL 19, 2011
RE:    VACANT OR ABANDONED BUILDINGS

Council referred to staff the issue of vacant/abandoned buildings in Kent, specifically; there was references to Toledo and East Cleveland ordinances regulating these structures.

The basic ordinances for Toledo and East Cleveland address vacant/abandoned buildings as nuisances.

Their definitions and remedies are very similar to Kent’s, as our ordinances now stand. They read as follows;

East Cleveland:

Section § 1313.01...

(1) Public nuisance” means a condition which exists when any one or more of the following exists or originates on property not owned by the City:

   (1) Any building or structure upon any lot of land is so out of repair or dilapidated that it endangers the public health, safety, welfare of property.
   (2) Any tree, stack or other object located on any lot of land in such condition that it endangers the public health, safety, welfare of property. Any furniture, appliances, tools, equipment, motor vehicles, or parts of the aforementioned categories of items, that exist in such condition that a reasonable person would conclude that the items have been discarded, rendered unusable, abandoned, broken or unsightly that it endangers the public health, safety, welfare of property.
   (3) Any excavation or cellar, that upon any lot of land is un guarded or in such condition that it endangers the public health, safety, welfare of property.
Any accumulation upon any lot of land of earth, rubbish or other material which attracts or propagates rats, vermin or inspects in such manner that it endangers the public, health, safety, welfare of property.

Any building or structure upon any lot of land is so out of repair that it constitutes a hazard.

Accumulation of rubbish or other material upon any lot of land or in any building or structure in such an amount that it constitutes a fire hazard.

Any activity upon any lot of land that generates noxious odors, smoke, dust or dirt which endangers the public health, safety, welfare of property.

Any activity conducted upon any lot of land that generates loud, unusual or unnecessary noise which annoys, disturbs, injures or endangers the public health, safety, welfare of property.

Any material that is placed, thrown or swept into any street, walkway, parks or public grounds, which by its nature, endangers the public health, safety, welfare of property.

Any conditions that exists which, at common law, was classified as a public nuisance.

Any condition that exists which has been declared a public nuisance by the Ohio Revised Code.

Any condition that exists which, at common law, is classified as a public nuisance.

**Section § 1313.02 - TEST FOR DETERMINATION OF ANY NUISANCE.**

The test for what conditions or actions constitute a nuisance is whether any of the described circumstances as stated in 1313.01 exist to the extent that a danger to health, life, limb or property or that will cause hurt, harm, discomfort, damage or injury to the public or to any considerable number of persons in the City by reason of any one or more of the following:

(a) Being detrimental to the general health of the community;

(b) Being a fire hazard;

(c) Being unsafe for occupancy or use;

(d) Being an attractive nuisance to children;

(e) Having a lack of reasonable or adequate maintenance of structures and grounds, causing deterioration and blighting influence on nearby properties and thereby depreciating the enjoyment and use of the property in the immediate vicinity to such an extent that it is harmful to the community.

The City of Toledo has the following definition:

**Section § 4709.03 – DESIGNATION AS A HAZARDOUS BUILDING.**

Any building or structure found to be vacant or which becomes vacant after having been declared unfit for human habitation or use, and which because of its condition, constitutes a hazard to the public health, safety, or welfare is hereby declared to be a nuisance and a hazardous building and shall be so designated and placarded by the code enforcement officer.
The City of Kent currently has the following language:

Section § 1383.01...

(i) Public nuisance: Includes, but is not limited to, any of the following:
1. The physical condition or occupancy of any premises regarded as a public nuisance at common law.
2. Any premise designated by the Health Department of the City of Kent as unsafe for human habitation.
3. Any premise that contains a condition which is a fire hazard.
4. Any premise that is unsanitary, or that is littered with rubbish or garbage, or that has an uncontrolled growth of weeds.
5. Any structure that is in a state of dilapidation, deterioration of decay; faulty construction; overcrowded; vacant or abandoned; damaged by fire to the extent so as not to provide shelter; in danger of collapse or failure; and dangerous to anyone on or near the premises.
6. Graffiti which remains upon any building, property or premise, in excess of fourteen days (Ord. 2001-25. Passed 3-21-01).

What East Cleveland and Toledo have that we do not is an annual registration fee for vacant buildings. Toledo has theirs at $100.00 per year, while East Cleveland has a much more elaborate structure (see attached East Cleveland ordinance on Registration Fees for vacant houses and buildings).

These allow a mechanism to collect fees for vacant structures. I don’t know how much this helps in reducing nuisances, but I suppose it could generate revenues – which would be offset by the time some staff member or members put into the collection process.

I have also enclosed reports from Toledo and East Cleveland which address the problems. These were provided by Erik Valenta and are for your information.

Two last points. Our fine State Legislature passed laws several years ago preventing the taking of blighted properties by eminent domain. These laws clearly hinder redevelopment state-wide. You may wish to ask your State reps to reconsider.

Finally, there is the balance of the International Property Maintenance Code which could be adopted. It’s another possible tool in the tool belt.
ORDINANCE NO. 15-09

AN ORDINANCE ENACTING NEW TITLE TWELVE OF THE BUILDING CODE OF THE CITY OF EAST CLEVELAND TO CAUSE THE REGISTRATION, MAINTENANCE, PAYMENT OF FEES AND TO HOLD OWNERS OF VACANT HOUSES AND BUILDINGS ACCOUNTABLE WHO FAIL TO KEEP THEM WELL-KEPT AND WELL-MAINTAINED; AND DECLARING AN EMERGENCY.

Requested By: Mayor Eric J. Brewer
Sponsored By: Councilwoman Barbara J. Thomas
Co-Sponsored By: Councilman Nathaniel Martin
Referred to General Services & Administration Committee on February 17, 2009
Passed on June 2, 2009

Whereas, the citizens of the City of East Cleveland have consistently complained about the continuing problems caused by vacant building and housing property owners whose negligence causes the properties they own to be maintained in such a manner that creates blighted conditions for the areas where the properties are located; and

Whereas, these vacant buildings and houses are fire hazards that threaten the lives and safety of the citizens of East Cleveland who reside on the streets where the properties exist; and

Whereas, the negligence of these vacant building and housing property owners has created unsafe, unhealthy and unsanitary conditions for the citizens of East Cleveland who live on the streets where the buildings and houses are located; and

Whereas, these vacant buildings and houses expose the citizens of East Cleveland to criminals, vandals, illegal dumpers, transient dwellers, drug users, drug traffickers, burglars, rapists, murderers, and other criminally-minded individuals who have harmed them individually and members of their families in physically and psychologically painful and immeasurable ways by causing a loss of life, limb and property; and

Whereas, these vacant properties further expose the citizens of East Cleveland to wild dogs, cats, vermin, rodents and insects that spread disease and create unhealthy living conditions for all residents on the streets where the buildings and houses are located; and

Whereas, the citizens of East Cleveland who live on the streets where these vacant buildings and houses are owned by negligent and irresponsible property owners have caused a reduction in the quality of life for all who live near them; and

Whereas, the citizens and the City of East Cleveland continue to be harmed by the actions of these negligent and irresponsible vacant building and housing owners by losing opportunities to enjoy the full value of the city's property through an enhancement rather than a reduction in property values and taxes; and

Whereas, this loss of tax revenue has resulted in the citizens of East Cleveland being unable to fully enjoy the benefit of their tax dollars, and has exposed them to reduced property values, a loss of revenue to fund the city's schools, a loss of revenue
needed to employ and support an adequate municipal workforce, a loss of revenue
needed to invest in the city's aging infrastructure, and a loss of revenue needed to
ensure good health and opportunities of all who reside within the City; and

Whereas, the vast majority of vacant buildings and houses are owned by
unscrupulous investors who live outside the City of East Cleveland, and who have
demonstrated by their failure to maintain their properties in a well-kept and maintained
condition that they have a total disregard for the harm their actions have caused the
citizens of East Cleveland where their properties exist.

Now therefore be it resolved by the Council of the City of East Cleveland, four-
fifths concurring that the following section of the Codified Ordinances be enacted:

TITLE TWELVE: ANNUAL REGISTRATION OF VACANT
HOUSES AND BUILDINGS AND REGISTRATION FEES

Section 1382: Annual registration of vacant
houses and buildings and registration fees.

Section 1382.01: Purpose
The purpose of this section is to require the registration of any and all vacant houses
and buildings within the corporate limits of the City of East Cleveland, and to require
property owners to be fined and to pay an annual registration fee to assist the city
government, particularly the departments of Police, Fire, Building and Housing, in
protecting the public health, safety, welfare and property values; to monitor the number
of vacant houses and buildings in the city; to assess property owners for the impact of
the effects of the condition of those houses and buildings on nearby businesses and the
neighborhoods in which they are located, particularly in light of fire safety hazards, illegal
dumping, scrapping, vandalism, general crime and nuisances, and unlawful, temporary
occupancy by transients, including illicit drug users and drug traffickers; and to require of
the owners of such vacant houses and buildings to register with the City and to pay
related fees; and to promote substantial efforts on the part of all property owners to
rehabilitate such vacant houses and buildings. The provisions of this section are
applicable to the owners of such vacant houses and buildings as set forth herein and are
in addition to and not in lieu of any and all other applicable provisions of this chapter, the
health and sanitation code, and any other applicable provisions of the Codified
Ordinances of the City of East Cleveland or Ohio law.

Section 1382.02: Definitions and applicability; registration statement and fees
For purposes of this section, the following words and phrases shall have the meanings
respectively ascribed to them as follows:

(a) Blighted area: Shall have the same meaning as Ohio Revised Code Chapter 1.08.

(b) Boarded: A building or structure subject to the provisions of this section shall be
deemed to be "boarded" if in place of one or more exterior doors, other than a storm
door, or of one or more windows, there is a sheet or sheets of plywood or similar
material covering the space for such door or window.
(m) Premises: The premises on which a structure is located is clean, safe and sanitary, maintained free of weeds, junk cars, and litter, and does not pose a threat to the public health or safety.

Section 1302.07: Registration statement and fees; local agent

If none of the persons listed in Sections 1302.04 a, b, c, d, e, f is shown at an address within the state, the registration statement also shall provide the name, address and telephone number of a person who resides within the state and who is authorized to accept service of process on behalf of the owners and who shall be designated as a responsible local party or agent, both for purposes of notification in the event of an emergency affecting the public health, safety or welfare and for purposes of service of any and all notices or registration statements as herein authorized and in connection herewith.

Registration shall be required for all vacant houses and buildings, whether vacant and secure, vacant and open or vacant and boarded, and shall be required whenever any building has remained vacant for 45 consecutive days or more.

In no instance shall the registration of a vacant house or building, and the payment of registration fees be construed to exonerate the owner, agent or responsible party from responsibility for compliance with any other building code or housing code requirement. One registration statement may be filed to include all vacant houses and buildings of the owner so registering.

The owner of the vacant property, no earlier than November 1 of each calendar year, shall be responsible for the payment of the non-refundable $500 annual registration fee. Said fees shall be billed by the Mayor and based on the duration of the vacancy as determined by the following scale and conditions:

(a) No fee for properties vacant less than 45 days if the property is actively being rented, sold or rehabilitated, and that are well-kept and maintained.

(b) $500 annual registration fee for vacant properties where the owner of the property is maintaining it in such a condition that it is well-kept and maintained; and where the owner is in compliance with all applicable ordinances, city, state and federal tax laws; and where the owner has placed a clearly identifiable placard on the property that contains the names, addresses and telephone numbers of any and all owners as defined by this ordinance.

(c) $1,000 annually for properties vacant and not well-kept and maintained over 45 days but less than one year;

(d) $2,500 annually for properties vacant and not well-kept and maintained more than one year but less than two years;

(e) $3,000 annually for properties vacant and not well-kept and maintained more than two years but less than four years;

(f) $5,000 annually for properties vacant and not well-kept and property maintained more than five years but less than nine years, and
(g) $10,000 annually for properties vacant and not well-kept for 10 years and $10,000; plus an additional $1,000 for each year in excess of 10 years.

Section 1382.08: Procedure for Renewal

At the time of application for the renewal of a vacant building maintenance license the owner shall arrange with the Chief Building Official for the inspection of the building, its premises, and interior. If the owner fails or refuses to consent to and arrange for an inspection, the Chief Building Official must first obtain a search warrant from a court of competent jurisdiction to authorize inspection of the premises for the purpose of determining the structural integrity of the building, that it will be safe for entry by fire fighters and police officers in time of emergency, and that the building and its contents do not present a hazard to the public during the time that the building remains vacant. The Chief Building Official shall renew a vacant building maintenance license on being satisfied after having inspected the building that the building is in compliance with the maintenance standards set forth in Section 1382.06 of this ordinance, adequately protected from intrusion by trespassers and from deterioration by the weather, will not be detrimental to the public health, safety and welfare, will not unreasonably interfere with the reasonable and lawful use and enjoyment of other premises within the neighborhood, and will not pose any extraordinary hazard to police officers or fire fighters entering the premises in times of emergency; otherwise the director shall deny renewal.

The license renewal shall be for one year, which renewal shall run from the anniversary of the date that the building or portion thereof was initially vacated by the Chief Building Official.

Section 1382.09: Appeal rights

The owner shall have the right to appeal the imposition of the registration fees to the Board of Zoning Appeals, upon filing an application in writing with the applicable $50 non-refundable filing fee to the Building Department no later than 30 calendar days from the date of the billing statement. On appeal, the owner shall bear the burden of providing satisfactory objective proof of occupancy, as defined in Section 1382.02 (c).

Section 1382.10: One time waiver of registration fee

A one-time waiver of the registration fee or an extension of a waiver for up to 30 days may be granted by the Mayor upon application of the owner and upon review and advice of the Law Director, within 30 calendar days from the date of the bill for the registration fee, or if denied by the Mayor, upon appeal to the Council, if the owner:

(a) Demonstrates with satisfactory proof that he/she is in the process of demolition, rehabilitation, or other substantial repair of the vacant house or building;

(b) Objectively demonstrates the anticipated length of time for the demolition, rehabilitation, or other substantial repair of the vacant house or building;

(c) Provides satisfactory proof that he/she was actively attempting to sell or lease the property during the vacancy period.
(d) Has paid all past due vacant registration fees and all other financial obligations and/or debts owed to the City of East Cleveland which are associated with the vacant property. With regard to an extension of a waiver only, the time period of the extension shall commence on the date of the written decision granting the extension and, in no event shall an extension exceed 90 days. An extension of a waiver shall only be granted once.

Section 1382.11: Two-year waiver
Upon application by the owner and satisfaction of Section 1382.40 (d) above, the Board of Zoning Appeals may grant a one-time two-year waiver of the registration fee, or an extension of a waiver for up to 90 days or if denied by the Mayor, upon appeal to the Council, if the owner meets the criteria for non-profit organizations as defined by section 501(c)(3) of the Internal Revenue Code. With regard to an extension of a waiver only, the time period of the extension shall commence on the date of the written decision granting the extension and, in no event shall an extension exceed 90 days. An extension of a waiver shall only be granted once.

Section 1382.12: Delinquent registration fees as a lien
After the owner is given notice of the amount of the registration fee due, except for those owners that have properly perfected an appeal pursuant to Sections 1382.10 and 1382.11, and the owner fails to pay the amount due, said amount shall constitute a debt due and owing to the city, and shall constitute a lien. The City shall commence a civil action to collect the unpaid debt.

Section 1382.13: Duty to amend registration statement
If the status of the registration information changes during the course of any calendar year, it is the responsibility of the owner, responsible party or agent for the same to contact the department of Building and Housing within 30 days of the occurrence of such change and advise the departments in writing of those changes.

Section 1382.14: Exceptions
This section shall not apply to any building owned by the United States, the state, the city, nor to any of their respective agencies or political subdivisions.

Section 1382.15: General liability and fire/casualty insurance requirements
The owner of a building or house kept vacant shall acquire or otherwise maintain general liability insurance in an amount of not less than $300,000 for buildings designed primarily for use as residential units, including buildings containing no more than four dwelling units; and not less than $1,000,000 for any other building, including but not limited to buildings designed for manufacturing, industrial, storage or commercial uses, including buildings containing five or more dwelling units. Any insurance policy shall provide for written notice to the Mayor within 30 days of any lapse, cancellation or change in coverage. Upon request, the owner shall provide evidence of the insurance to the Mayor, the Director of Law, the Chief of Police, Chief of Fire, Director of Community Development or the Chief Building Official.

Section 1382.16: Board of Zoning Appeals
(a) Written Determination by the Director. Any person who has a bona fide controversy with the Chief Building Official as to the interpretation or application of a provision or provisions of Chapter 1382 of the codified ordinances, or other related laws and ordinances subject to administration by the Chief Building Official may apply in writing to
the Mayor for a written interpretation of ruling, setting forth in the application the provision of Chapter 1382 of the codified ordinances, and giving full details and any other information, including approved plans when necessary as may be required by the Chief Building Official to determine a ruling.

(b) Appeals: Any person adversely affected by a ruling of the Chief Building Official pursuant to Section 1382.08 may appeal the ruling to the Board of Zoning Appeals.

(c) Notice of appeal: The notice of appeal shall set forth in writing the interpretation, ruling, or order appealed from, and the provisions of all related laws and ordinances involved and shall state wherein the interpretation, ruling, or order is claimed to be erroneous. If the appeal is based on a modified application or alternative arrangement, the notice shall describe the modified application or alternative arrangement that can be put into effect without defeating the public safety, health, and general welfare purpose and intent of the provisions of Chapter 1382 of the codified ordinances.

(d) Time limits on appeals: A notice of appeal to the Board of Zoning Appeals shall be in writing and filed with the secretary of the board within the time limits provided by this Section. The time for appeal shall be the earliest of the following times:

1. 10 days from the date of personal delivery of an order to demolish or barricade a building.

2. 15 days from the date of mailing, posting, or delivery to the residence or business of an order to demolish or barricade a building.

3. 30 days in all other cases where the board has jurisdiction to hear the appeal.

(e) Appeal fee: With the filing of an appeal, the appellant shall pay the fee prescribed in this ordinance. Such filing fee shall be in addition to the payment of the regular building permit fee and any other fees that thereafter may accrue, and no portion of such filing fee shall be refunded whatever the outcome of the appeal.

Section 1382.17: Grounds for appeal
An appeal shall be based on one or both of the following grounds:

(a) That the interpretation, ruling, or order is erroneous or constitutes an erroneous application of the particular provision of this ordinance or related laws and ordinances involved, or is otherwise contrary to law.

(b) That a modified application or alternative arrangement is available and feasible where by the strict application of a particular provision or provisions may be modified without defeating the public safety, health, and general welfare purpose and intent of the provisions of Chapter 1382 and without permitting or constituting a provision for safety or sanitation which would be, or is less safe or sanitary than is required by the Ohio Building Code.
(c) That a variance from the applicable section of Chapter 1382, the administration thereof, or any rule or regulation made there under, in the specific case, will not be contrary to the public interest, and a literal enforcement of such provisions will result in undue hardship.

Section 1382.99: Violations and penalties
The failure or refusal for any reason of any owner, or agent of an owner acting on behalf of the owner, to register a vacant house or building or to pay any fees required to be paid pursuant to the provisions of this section, within 30 days after they become due, shall be a First Degree Misdemeanor punishable upon conviction thereof by a fine in the amount of not less than $500 nor more than $1000 per violation, and may be also punishable with up to six months in jail. Each day shall count as a separate violation. Whenever the minimum fine of $500 is imposed, it shall not be subject to suspension or reduction for any reason.

1382.99(a): Renewal Fee: The fee for renewal of a vacant building maintenance license to be determined by the scale in Section 1382.07, shall be paid at the time of application for renewal and deposited in the building hazard abatement fund. A renewal license shall expire on the annual renewal date. The annual renewal date shall be December 31 of each year.

1382.99(b): Late Fee: In addition to the amount assessed for the vacant building maintenance license, the Chief Building Official shall charge a late fee equal to the license or renewal fee or $1,000.00, whichever is less, if the owner fails to obtain a vacant building maintenance license within the time provided by Section 1382.04 and Section 1382.07 or if the owner fails to apply for renewal of a vacant building maintenance license before the annual renewal date. Unpaid Late Fees shall be considered a debt collectible pursuant to Section 1382.12.

1382.99(c): Refund: The Mayor shall refund the fees for a vacant building maintenance license paid if the subject building is brought into compliance with the standards of Chapter 1382 and reoccupied within one year of payment of the application fee.
1382.09(d): Revocation of waivers: One year, two years and 90 day extension of waivers issued pursuant to Section 1382.10 and 1382.11 shall be revoked by the Mayor if the property owner violates or provides false information in any provision of sections 1382.03, 1382.06, 1382.07, 1382.08, 1382.13, 1382.16 of the ordinance.

SECTION 2. That it is found and determined that all formal actions of this Council concerning and relating to the passage of this Ordinance were adopted in an open meeting of this Council, and that all such deliberations of this Council and of any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

SECTION 3. This Ordinance shall take effect and be in force from and after the earliest period allowed by law.

PASSED:

[Signature]

President of Council
Gary Norton, Jr.

ATTEND:

[Signature]

Clerk of Council
Melvin Davis

APPROVED:

[Signature]

Mayor

APPROVED AS TO FORM:

[Signature]

Director of Law

VETO: YES______NO______

First Reading
Date: 2-17-09

Second Reading
Date: 4-2-09

Councillor Nathaniel Martin
Councillor Barbara J. Thomas
Councillor Jay A. Jordan
Councillor Mildred Brewer
Councillor Gary Norton, Jr.

Yes  Nay  Yes  Nay
_______  ______  X  __________
_______  ______  X  _________
_______  ______  X  _________
abstain  ______  ______  ______
_______  ______  X  _________
Reducing the Risks of Abandoned Buildings in East Cleveland, Ohio

Douglas D. Zook Jr

East Cleveland Fire Department, East Cleveland, Ohio

August 2009
CERTIFICATION STATEMENT

I hereby certify that this paper constitutes my own product, that where the language of others is set forth, quotation marks so indicate, and that appropriate credit is given where I have used the language, ideas, expressions, or writings of another.

Signed: ________________________________
Abstract

A significant and increasing number of abandoned buildings in East Cleveland, Ohio, was threatening the safety of surrounding properties, jeopardizing citizen and firefighter safety, and negatively affecting the tax base of the city and the vitality of its neighborhoods. Descriptive research identified means by which the fire department could reduce the risks associated with abandoned buildings by identifying the hazards they created, determining how other like organizations reduce these risks and identifying how other like organizations eliminate abandoned buildings. A literature review identified the primary safety risk factors associated with abandoned buildings as being their lack of maintenance and security. The review also revealed that the very existence of abandoned buildings negatively impacts community vitality and local government revenue, and consequently the ability of local government to provide critical services. Recommendations included incorporating vacant building inspections, subsequent enforcement of applicable nuisance abatement codes leading to demolition of abandoned buildings and vacant building sealing as part of the fire department’s community risk reduction program.
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Introduction

Early on a dark wintry morning, the deputy chief looked down on his firefighter strapped to a backboard on a hospital emergency room gurney. An hour earlier his colleagues had rushed the man to the local hospital after he fell through a floor while fighting a fire in an abandoned house on a street of abandoned houses. The firefighter, wide-eyed and fearful, stared at the ceiling, his young wife sitting next to him, holding his hand. The doctor had just delivered the news that the x-rays showed a fracture of the T-12 vertebrae – a broken back in layman’s parlance. The firefighter remained in the hospital for three days, wore a brace for eight weeks and underwent subsequent therapy for nine months. An avid skier, he did not return to full duty for a total of ten months and still suffers a motor deficit in one shoulder stemming from nerve damage.

All that was in the future, though, as he lay unmoving on the gurney. The officer saw the fear in his eyes, but also noted the anger in the wife’s. They seemed to ask, why had her underpaid husband risked his life fighting a fire in a building about which nobody cared in a neighborhood about which nobody cared in a city that had been deteriorating for decades? Why had this officer ordered him to do that? Why had he not protected her husband? She could not know the chief silently was asking himself the same questions.

A 26-year veteran of the fire service, working most of those years in an impoverished and decaying northeastern city, the chief himself had been inside many burning abandoned buildings and had ordered his firefighters into many more. He knew the risks, as did his people. He knew about vacant building placards (of which this house had none) and defensive attacks. He believed in the adage, “Risk a lot to save a lot, risk a little to save a little.” But he also knew the best way to keep a fire from spreading, either in the burning building itself or to surrounding structures in
the densely built urban environment in which they worked, is to get inside and to put the fire out. He knew that a firefighter falling through a floor was not rare, even in occupied and maintained structures, frequently resulting in no severe injury. And, more importantly, he knew human beings are sometimes rescued from burning “vacant” buildings. The problem, he decided, was neither his companies’ response to this fire, but such a building burning in the first place. An abandoned structure is and of itself a property and life safety hazard. This hazard must be reduced, if possible.

East Cleveland is experiencing an increasing number of abandoned buildings and fires in those buildings. The fires jeopardize surrounding properties, and the safety of firefighters and citizens alike. Furthermore, the existence of these buildings lowers property values and the attendant tax base, negatively impacting local government revenue, which, in turn, affects the city’s ability to provide basic government services. Descriptive research identified a long-term solution to the abandoned building problem by answering three questions:

What hazards do abandoned buildings pose to property and life safety?

How do other fire and non-fire organizations reduce the hazards associated with abandoned buildings?

How do other fire and non-fire organizations eliminate abandoned buildings?

Background and Significance

The Development of East Cleveland and its Neighborhoods

East Cleveland, a three-square-mile suburb of Cleveland, incorporated in 1895 and grew rapidly from 2,757 people in 1900 to 39,667 in 1930 (City of East Cleveland, 1898, United States Census, 1970, vol. 1, p. 37-19). The community’s physical structure also quickly expanded during the first three decades of the 20th Century, most residential and commercial
buildings in the city dating from that era. While mainly a residential community, the city had a business district and several small factories. Known as “The Place to Live,” East Cleveland’s population peaked at 40,047 in 1950 (United States Census, 1970).

The 1960s, however, ushered in an era of demographic and financial change for East Cleveland’s residents. The city’s population began to fall, reaching fewer than 25,000 in 2007 (United States Census, 2007a). Historically a middle- and upper middle-class suburb, the proportion of the city’s residents living in poverty rose from 13% in 1970 (United States Census, 1970, vol. 1, p. 37-686) to 32% in 2000 and 34.7% in 2007 (United States Census, 2000a, 2007a). The Census also reported a drop in housing stock, from 15,884 housing units, with a vacancy rate of 6%, in 1980, to 13,416 units with a 35.3% vacancy rate in 2007 (United States Census, 1980, vol. 1, p.37-98, 2007b). From 2000 to 2007, the number of vacant housing units increased from 2,281 to 4,731 (United States Census, 2000a, 2007b). A fire department street-by-street survey early this year identified 1,124 vacant buildings, an average of 375 per square mile (East Cleveland Fire Department, 2009a).

**Effect on City Revenue**

The decline in physical property and population coupled with the increase in poverty has been mirrored in the city’s tax base and revenue collection. From 2000 to 2008 the city’s property tax revenue fell from $2,018,000 to $1,916,000 (Ohio Auditor of State, 2001, p. 9, City of East Cleveland, 2009a). Adjusted for inflation, the difference represented a decrease of 24% (United States Bureau of Labor Statistics, 2009).

Income tax revenue also was affected negatively. In nominal dollars income tax collections fell from $7,836,000 in 2000 to $6,274,000 in 2008 (Ohio Auditor of State, 2001, p. 8, City of East Cleveland, 2009a). Adjusted for inflation, income tax receipts decreased 36% during the
period. From 1988 to 2006, the city was in a condition of fiscal emergency declared by the state auditor. Upon its release, the mayor said the city, given its poor financial health, could soon find itself under that designation again ("East Cleveland's," 2006).

Effect on Government Services and Community Safety

The city's loss of population and increasing building vacancies, and consequential decrease in tax revenue, led over the years to layoffs in all city departments, and hindered the ability of East Cleveland to provide local government services and to leverage outside funding for the benefit of the community's safety. In 1978, the city was unable to accept an Ohio Department of Health grant for the purchase and equipping of two new ambulances because it did not have the required matching dollars (Ohio Department of Health, personal letter to East Cleveland city manager, September 20, 1978, J. Banning, personal communication, March 20, 2008). Indeed, the department, strained already by increased fire activity, in 1978 ceased altogether to provide an emergency medical service (EMS). From 1978 to 1982 the city instead contracted with a private ambulance firm for EMS, but had to cease the arrangement for lack of funds (Beard, 1982). Later that year the local hospital began to provide EMS for the community. However, the city's financial situation was further exacerbated in 2001 when the local hospital discontinued the service (Ott, 2002). Absent another provider, the city resumed the provision of the service as a third safety forces division. In 2003, though, to reduce expenses, the fire department reassumed the emergency medical service and the city then laid off the EMS employees (Ott & Tinsley, 2003). In 2006, again for financial reasons, the city reduced to 12 the minimum number of firefighters on duty each day (City of East Cleveland, 2006). Total daily staffing of two engine companies, one truck company, two ambulances and a command vehicle usually falls to this minimum, which fails to meet the requirements of National Fire Protection Association Standard
1710 (2004), a failure that jeopardizes firefighter and citizen safety, and property protection. East Cleveland’s lack of financial resources also disqualified it for a federal Staffing for Adequate Fire and Emergency Response grant (J. Goodrick, personal communication, August 25, 2007). Currently, the federal Department of Housing and Urban Development is questioning the city’s “capacity” to use federal funds for housing rehabilitation and demolition, thus jeopardizing their award (A. Houston, personal communication, July 15, 2009).

The city’s building department can afford only three full-time inspectors, and only one of those, a residential inspector, is certified by the State of Ohio. Two non-certified housing/zoning inspectors enforce the city’s property maintenance code. Three state-certified building inspectors, including one designated as the city’s chief building official, are contractors who work only “as needed,” a term that has more to do with available funds than with workload (A. Bumbalis, personal communication, March 17, 2009).

In addition to contributing to community blight, with its attendant decreases in tax revenue and government services, vacant buildings pose a significant threat to the safety of the community. From 2006 to 2008, the number of fires in vacant buildings averaged 25.3 annually, representing 36.3% of East Cleveland’s total building fires during that period. For the first six months of 2009, East Cleveland had 9 fires in vacant buildings, 31% of the period’s total number of building fires (East Cleveland Fire Department, 2009b). These fires endanger surrounding properties, and citizens and firefighters alike. From January 1, 2006, to February 28, 2009, 13 firefighter injuries occurred while operating at vacant building fires, representing 61% of total injuries suffered at all building fires during the period and a cost of $109,000 in lost time (East Cleveland Fire Department, 2009c).
Purpose of the Research

The increasing number of vacant properties in East Cleveland constitutes a significant safety hazard to firefighters and citizens. These buildings contribute to overall city blight and loss of community vitality, leading to population loss and decreasing real estate values. The loss of population and lower property values negatively impacts city revenue, which in turn affects the city’s ability to provide local government services, further contributing to blight and loss of community vitality – a self-perpetuating cycle. This trend in urban decay, which shows no sign of reversing in the future, poses a risk to the survival of East Cleveland as a viable community. The problem of vacant buildings and their risks is not an emerging issue unique to East Cleveland, but nationally is “a matter of increasing concern as the economy has weakened” (Ahrens, 2009, p. iii).

The research, which met the National Fire Academy’s Strategies for Community Risk Reduction course focus of reducing fire risk in the local community, the course objective to develop and to implement a strategy for changing local policy regarding a pertinent community risk-reduction issue, and the United States Fire Academy’s operational objective of responding appropriately in a timely manner to emerging issues, found alternatives to reduce the number of vacant buildings and the risks associated with them by identifying factors affecting their risks, and means by which other fire and non-fire organizations reduce or eliminate them.

Literature Review

A Widespread Problem

Ahrens found 11,400 fires occurred nationally in vacant buildings in 1999, representing 2.2 percent of all structure fires and accounting for 24 civilian deaths, 66 civilian injuries and $131.5 million in property damage (2003). By 2006, however, the number of these fires had increased
186 percent to 32,700, representing 6 percent of all structure fires, and annually averaged 50
civilian deaths, 141 civilian injuries and $642 million in property damage (Ahrens, 2009). This
increase corresponds with an overall increase in the number of vacant housing units nationally
from 10,424,540 in 2000 to 14,628,255 in 2007, an increase of 40 percent (United States Census
Bureau 2000b, 2007b). An Associated Press analysis revealed about four million homes have
been vacant for at least 90 days as of March 31, 2009 (Bass & Sewell, 2009). Jones and White
(2001) recognized vacant buildings as a “significant public safety issue” (p. 20). The
International Association of Arson Investigators in a joint report with the United States Fire
Administration (2006) said, although no census data is available on vacant buildings, a survey of
100 cities conducted by Miami University and the University of South Carolina concluded that
more than 18 percent of urban buildings are unused. Thompson (2008) noted the recent rise in
home foreclosures lead to more fires in abandoned properties. Kidd of Great Britain’s Fire
Protection Association, too, shared the realization that these buildings pose a growing risk in
times of economic recession (Kidd, 1995).

Vacant buildings are not a concern of just the fire service. Schilling stated, “Communities of
all sizes confront the disinvestments and public nuisances caused by vacant residential and
commercial properties” (2004, p. 12). Although generally thought of as a problem of older cities
in the Northeast and Midwest, he found fast-growing communities in the West and Southwest
also struggle with patterns of abandonment. Indeed, the Census estimates 11.6 percent of housing
units nationwide are unoccupied (United States Census Bureau, 2007b).

A Definition

When speaking of an abandoned, unoccupied or vacant building, one must be clear about the
building condition represented by the term. Smith (2004) divided vacant buildings into two
types. The first is a structurally sound building that is between occupants and is temporarily vacant. The second is a building that has been vacant for some time, has been the target of thieves, and is decayed, structurally unsound and abandoned by its owner. Scanlon preferred the term “abandoned building” (2000, p. 26). He stated the building has no activity and has been vacant for five years or more. Henry judged a building to be “derelict” when its owner abandons it and fails to pay taxes on it (1983, p. 30). Hemmeter applied the definition, “a structure not currently occupied nor being prepared for occupancy and which shows clear signs of lack of maintenance” (1975, p. 42). The International Association of Arson Investigators (2006) differentiated between vacant, meaning a viable owner is available, and abandoned, meaning no owner can be found. The National Vacant Properties Campaign (2005) stated a vacant property is one that poses a threat to public safety or has an owner who neglects the fundamental duties of ownership, such as paying taxes or utility bills. Brennan colorfully termed these buildings “collapsing piles of trash” (1997, p. 174).

Without resorting to Justice Potter Stewart’s famous frustration over the definition of hardcore pornography — “I know it when I see it” — this paper defines an abandoned building to be one that is unoccupied and shows no sign of being maintained. The level of building security, availability of an owner and the length of time unoccupied shall not be defining factors. The terms abandoned, vacant, unoccupied and derelict shall be used interchangeably.

*Risk to Firefighter, Public and Property Safety*

Scanlon (2000) stated vacant building fires lead to increased casualties for firefighters and civilians, and the chance of fire spreading to other structures. Thompson also recognized abandoned homes “present additional hazards to firefighters and contribute to the juvenile firesetter problem” (2008, p. 2). Mead (1996) noted the attraction of vacant buildings to playing
children. Hoyler (1972) wrote about the hazards, such as holes in floors and walls and damage to utility systems, created by derelicts, vandals, looters and children. Smith (1994) commented on the effect of weather on abandoned masonry structures, specifically rain weakening walls by washing away the mortar between the bricks or blocks. He also warned of squatter-rigged electrical systems, loose stair treads and railings, and a general state of building decay as making these buildings particularly hazardous to firefighters (2004). Jones and White (2001) observed because these structures are uninhabited, fires can burn for a significant time before they are detected and reported, resulting in fires well advanced before firefighters arrive, leading to firefighters operating in and around buildings in imminent risk of structural failure. They also listed open shafts, stairways, holes in floors, and unprotected hazardous materials and fuel packages that would not be found in an occupied building. Butler (1996) added missing drainage covers, loose roofing, fallen debris, broken glass, exposed nails, torn metal and weakened supports as hazards firefighters face particularly in vacant buildings. The National Fire Protection Association (2008) found in a five-year study that the firefighter line-of-duty death rate from fires in vacant buildings was second only to that from fires in stores and offices.

The safety risk is not to just firefighters, but also to the general public. Jones and White (2001) noted vacant buildings attract criminal activity, and are "a significant public safety issue" and "a threat to public safety where ever they exist" (p. 20). The National Vacant Properties Campaign characterized vacant properties as "breeding ground[s] for crime, tying up an inordinate amount of police resources" (2005, p. 3). The organization also cited rodent infestations as going hand-in-hand with derelict buildings. Thompson (2008) cited the National Fire Protection Association's Urban Fire Safety Project Report that found abandoned homes are a danger to homeless people they attract and children vandalizing or playing in them. Smith
Reducing Abandoned Building Risks

(2004) also pointed out that abandoned buildings become shelters for the homeless and recounced an incident where a squatting family of four lost their lives in a “vacant” building fire.

The risk is not to just personal safety, but also to the property itself. Hoyler (1972), Hemmeter (1975), Henry (1983), Smith (1994), Scanlon (2000), and Jones and White (2001) all observed unoccupied buildings are frequently targets for arson. In addition to fire, Kidd (1995) noted vacant buildings are prone to vandalism, intrusion by squatters and the theft of anything of value in them. Smith also commented that thieves frequently strip these buildings of “systems or contents that would have a resale or scrap value, including all piping, toilet and plumbing fixtures and kitchen cabinets, etc.” (1994, p. 16). The Fire Protection Association (1995) and Mead (1996) also worried about the liability risk to vacant building owners should trespassers or emergency workers become injured in these structures.

The Greater Effect of Community Blight

Schilling noted abandoned buildings lead to a “spiral of decline and disinvestment” that encourages businesses and residents to flee neighborhoods affected by them (2004, p. 12). Coulton and Schramm (2007) stated abandoned homes significantly impact a neighborhood, contributing to disorder and decay. The National Vacant Properties Campaign (2005) added that these buildings are sites for illegal dumping and buildups of trash, and might contain toxic waste. It recognized these properties require a disproportionate amount of public maintenance in the form of board-ups and clean-ups. A building abandoned lowers not only its own value, but also the value of surrounding buildings, negatively affecting a community’s property tax revenue. The Campaign noted a 2001 Temple University study showed an inhabited property lost an average $7,627 of its value when it is situated within 150 feet of an abandoned building and $6,819 when its from 150 to 300 feet away. The Campaign summed up the effects of derelict
structures as degrading the quality of life and threatening neighborhood livability and stability. Smith (1994) also remarked on the community blight created by these buildings. Ohio’s Senator George Voinovich was concerned about the blight they caused (Gillispie, 2009). A resident of a neighborhood of abandoned homes expressed her frustration.

“I’d move in a heartbeat if I had somewhere to go right now,” said Cindy Olejniczak of Buffalo, raking trash from the lawn of a boarded-up house to keep it from blowing in her yard. Roughly every third home in her neighborhood is vacant. Not even pizzerias will deliver to the area now.

“It’s almost like you wish they would just level the whole neighborhood,” she said, “and start rebuilding again from scratch.” (Bass & Sewell, 2009, p. A5)

Jenning’s study (as cited in International Association of Arson Investigators, 2006) summed up the effect of vacant buildings, noting they are “the most striking indication of neighborhood decline” and that large scale abandonment “threatens the stability of neighborhoods and undermines the value of investments made by other property owners” (p. 7). He concluded the decline of property is a contagious phenomenon, and that fire is both a cause of abandonment and a side effect.

Fire a Significant Risk

Abandoned buildings are particularly susceptible to intentionally set fires. As noted above, Hoyler (1972), Hemmeter (1975), Henry (1983), Smith (1994), Scanlon (2000), and Jones and White (2001) all recognized the vulnerability of these structures to arson. The Fire Protection Association (1995) reported arson as the chief cause of fires in vacant buildings in the United Kingdom. Ahrens (2009) found incendiariism to be the leading cause of vacant building fires in
Reducing Abandoned Building Risks

the United States. Arson accounted for 43 percent of such fires compared to 10 percent in all buildings.

Butler (1996) recognized that homeless persons or other intruders accidentally set fire to vacant buildings. Brennan (1997) stated they set small fires for heat that can spread and catch the building on fire. Norton (as cited in Federal Emergency Management Agency, 1997) said where "persons seeking refuge in abandoned buildings are under the influence of alcohol or drugs, there is an added risk that careless use of smoking materials will ignite a fire" (p. 11). Hoyler (1972), Mead (1996) and Thompson (2008) noted children playing are a risk to these buildings. The author knew a group of homeless children in an abandoned building who inadvertently started a fire with a candle they were using for light. Finally, Smith (2004) warned of the fire danger of improvised electrical hook-ups the homeless will rig in abandoned buildings. The author witnessed at least one such fire where power was being stolen via a long extension cord from an occupied building next door. In all cases these writers recognized the lack of building security as being the main contributing factor to the intrusions that led to the fires.

Fire Department Role in Local Government Approaches to Vacant Buildings

Schilling (2004) pointed out the responsibility for abating the public nuisance of abandoned buildings rests with local government, but in older, urban communities the demand exceeds the ability of needed staff and resources. He commented local governments also find it difficult to include different city departments in the abatement program. To tackle the problem successfully, he said, local governments must have sufficient staff to investigate, to inventory and to monitor vacant buildings as they move through the abatement process. For a community to be effective in the time-consuming and costly process of dealing with these structures, it must approach the problem from several perspectives, requiring cooperation between government departments
Compton and Granito (2002) stated reactive fire protection was what communities expected from their fire departments. "But when a fire department is able to extend its resources and empower its personnel to do more than just fight fires, the number of ways the department can contribute to the safety and overall good of the public is almost unlimited." (p. 128). Risk management involves any activity that identifies risks, and develops and implements control measures that alter it. Fire departments are a critical organization in defending communities not only against fires, but other risks to lives and property. Departments must provide services that are part of a community’s overall risk management program, including hazard recognition, avoidance and elimination (Federal Emergency Management Agency, 1996).

Hemmeter (1975) stated the whole problem of vacant buildings in Dayton, Ohio, is beyond the fire department’s curing. He quoted his fire chief, “Our role is particularly suited to protecting lives and property from these fires. We are, of course, the only agency which can provide fire fighting capability...” (p. 45). However, the chief recognized the fire department could cooperate with non-fire agencies dealing with other aspects of the vacant building problem. Hemmeter stated Dayton, Ohio’s community development department used a local nuisance ordinance to compel vacant property owners to maintain their properties or the city, if necessary, would demolish them. Housing officials regarded the nuisance abatement program, which the fire department supported with the assignment of a fire inspector to the nuisance abatement team, as being successful.

Scanlon (2000) noted the importance of identifying and cataloging vacant buildings as a starting point to rehabilitating or to demolishing them. Communities must know which buildings are vacant before they can take action and as early as possible they should identify viable owners
(Federal Emergency Management Agency, 2006). Jones and White (2001) also recognized the need for a system to track those that are vacant.

Once identified, jurisdictions must then use adopted codes and ordinances to compel the owners to repair vacant buildings. Failing that, the community should begin abatement procedures leading to, if necessary, demolition (Federal Emergency Management Agency, 2006). Scanlon (2000) remarked that the abandoned building identification work done by firefighters led to improvements in their jurisdiction, including the razing of many of the structures.

Cleveland’s mayor pushed for demolition of derelict buildings as a way to jumpstart redevelopment (Gomez, 2009). A city councilman also called for demolitions as a way to encourage a neighborhood renaissance (Gillispie, 2009).

Short of razing, Hemmeter commented many fire and police officials recommend boarding structures to prevent children and other trespassers from gaining entry. Housing officials, however, were less sure of the effectiveness of that tactic. Cronin (1983) believed in the efficacy of sealing vacant buildings to prevent fires and reviewed the New York Fire Department’s requirements for doing so. The Fire Protection Association (1995), Kidd (1995), Loss Prevention Council (1995), Mead (1996), and Jones and White (2001) all recommended the securing of vacant buildings through boarding as a means of protecting them from fire and other hazards. Schilling (2004) characterized the securing of these buildings as the “most immediate public safety need” (p. 13). The International Association of Arson Investigators (2006) even detailed the materials and techniques to be used in boarding. Henry (1983) commented that sealing abandoned buildings was deemed so important to safety in New York City that the insurance industry helped to fund the activity.
A Building and Housing Department Approach

In an interview to discover how a municipal building and housing department approaches abandoned buildings, Anthony Bumbalis, chief building official of the City of East Cleveland (personal communication, May 21, 2009), summarized how his organization attempts to eliminate the hazards associated with these structures. Building and housing is charged with enforcing several codes adopted by the city, including the Ohio Residential Code (applying to one-, two- and three-family dwellings), the Ohio Building Code (applying to all other buildings) and the city’s Property Maintenance Code (applying to all buildings), which is an adoption of the International Code Council’s model property maintenance code. Ohio requires inspectors enforcing the state residential and building codes to be certified by the state as housing or building inspectors, as applicable. Inspectors enforcing the city’s property maintenance code require no certification, but must take informal training given by the chief building official. The training covers the property maintenance code, key conditions for which to look, and the process for issuing and adjudicating a citation. The property maintenance code is part of the city’s ordinances and violators are cited into the local municipal court.

Although the property maintenance code applies to the correction of deficiencies in existing structures, another statute available for use with abandoned buildings is Chapter 1313 (Abatement of Nuisances and Demolition of Structures) in the city’s codified ordinances (City of East Cleveland, 2002). The statute provides for the abatement, including demolition, of structures declared to be a “public nuisance” by the building inspector with the concurrence of either the fire chief or health official (Section 1313.05). Section 1313.01(l)(5) lists a building so out of repair that it constitutes a fire hazard as one of the requirements that can be used to declare a structure a public nuisance. The law requires that the above officials or their respective
subordinates document the building’s condition through a written report and photographs, and provides the building owner with the opportunity to appeal the public nuisance declaration. Should the owner fail to respond to the declaration or fail to abate the nuisance, the city may abate the nuisance, including demolition of the building.

In June, 2009, East Cleveland city council passed an ordinance (City of East Cleveland, 2009b) requiring owners of buildings vacant for more than 45 days to register them annually with the city’s building department. Along with the registration the owner must pay a fee, the amount of which depends on the length of time the building has been vacant and the building’s condition. Out-of-state owners must provide contact information for an in-state agent who is responsible for the upkeep of the building.

Summary

Review of the literature revealed the danger of abandoned buildings goes well beyond their fire hazards and the consequent effect on firefighter and citizen safety. Their overarching harm is the community blight they engender and its injurious effect on quality of life and government revenue. The business sector, suffering declining property values and increased liability issues, also is hurt by this decay. The problem of vacant buildings is not unique to East Cleveland, but is shared by communities of all sizes in all regions. Many organizations, both public and private, have adopted approaches to the abandoned building problem, with the intent of reducing the personal and property safety hazards they create for their communities, and their harmful effects on community vitality and tax base. These approaches include cataloging and securing vacant buildings, code enforcement, and demolition. The literature indicated roles the fire service can take in combating the derelict building problem. These findings from the literature pointed to the need to determine more particularly the role fire departments in East Cleveland’s metropolitan area play in managing their community’s abandoned buildings.
Procedures

The obtaining of information regarding area fire departments’ involvement in eliminating the risk created by abandoned buildings required original research. The author canvassed 49 fire departments serving 57 local communities in East Cleveland’s county of Cuyahoga, and also the Akron, Canton and Toledo fire departments, to assess the severity of their vacant building problem, their participation in cataloging vacant buildings, their role in nuisance abatement proceedings and their involvement in securing abandoned buildings. The literature review suggested this information could be useful in addressing East Cleveland’s vacant building problem. The Akron, Canton and Toledo departments made up the remaining large, older, urban communities in northern Ohio. This sample group provided the full range of community types and sizes from small towns and rural areas to metropolitan suburbs and large, urban communities. Fire department types and sizes ranged from small, suburban volunteer organizations to large, career departments and represented entirely the full range of fire department organization and staffing within the communities of Ohio’s largest metropolitan area. On the dates of March January 25, February 8, February 20 and February 23, the author spoke by phone with each department’s chief or a fire prevention officer, who would be knowledgeable about the department’s approach to vacant buildings. The author used a phone survey, rather than a mail survey, to obtain a response rate of 100% and to allow respondents the opportunity to amplify their answers in order to get the fullest possible information.

The author posed the same series of five closed-ended and one open-ended questions to all respondents.

1. Does your department regard vacant buildings to be a significant hazard in your community?
2. Does your department inspect vacant one-, two- and three-family dwellings?

3. Does your jurisdiction use fire inspection reports in declaring a vacant building to be a public nuisance?

4. What codes do your department's inspectors enforce?

5. Does your department maintain a list of the vacant buildings in your jurisdiction?

6. Does your department secure vacant buildings?

Results

Cuyahoga County, Ohio, Fire Departments Survey

By conducting a telephone survey, the author was able to obtain a response rate of 100% (see Appendix). Of the 52 departments surveyed, only nine (17%) regarded vacant buildings to be a significant hazard to their communities. All four (Akron, Canton, Cleveland and Toledo) of the large cities saw them as a hazard, as did Newburgh Heights and Lakewood, two of Cleveland's older, "inner ring" suburbs. North Randall, an outlying Cleveland suburb, is primarily concerned about one large commercial property, a closed shopping mall. Lakewood, however, was the only department routinely to inspect vacant houses, although Toledo inspects them based upon a complaint. The Lakewood respondent stated representatives from the fire and building departments meet biweekly to go over building issues, including vacant structures. The Canton respondent replied the fire department used to inspect vacant houses as a team with the housing department, but stopped about seven years ago. The thinking at the time was these inspections did not require two inspectors to conduct them. Forty (77%) of the departments stated their local governments use fire inspection reports to support public nuisance declarations, although usually for just commercial buildings. Bedford Heights consolidates all inspection records, fire and building. Fifty-one departments (98%) enforce only the Ohio Fire Code and related local fire
safety ordinances. Cleveland Fire, however, also enforces the Ohio Building Code. Solon’s officer in charge of the inspection bureau is also a state-certified building inspector and he occasionally enforces that code. Thirty of the departments (58%) have a list of vacant properties, usually compiled by another city department. Seventeen of those 30 keep track of only vacant commercial structures, though. None of the departments surveyed directly secure vacant buildings, the task being left to their community’s building and housing departments.

The table below summarizes the survey findings.

Table: Northern Ohio Fire Departments Abandoned Building Survey Summary (n = 52)

<table>
<thead>
<tr>
<th>Departmental Activity</th>
<th>Count</th>
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<tbody>
<tr>
<td>Departments identifying vacant buildings to be a significant fire hazard</td>
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<tr>
<td>Departments inspecting vacant one-, two- and three-family dwellings</td>
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</tr>
<tr>
<td>Jurisdictions using fire inspection reports in declaring a building to be a public nuisance</td>
<td>40</td>
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</table>

Codes enforced by department’s fire inspectors

- Ohio Fire Code: 52
- Ohio Building Code: 1
- Ohio Residential Code: 0
- Local property maintenance code: 0
- Other code: 0

Departments maintaining a list of vacant buildings: 30

Vacant commercial structures only: 17

Departments securing vacant buildings: 0

Discussion

Broad-based Hazards

The most serious long-term community hazard of abandoned buildings, however, is the blight they cause and its attendant negative impact on neighborhood livability (Smith, 1994, International Association of Arson Investigators, 2006, Coulton & Schramm, 2007, Bass & Sewell, 2009, Gillispie, 2009). This blight contributes to loss of population and lower tax revenue (National Vacant Properties Campaign, 2005), which negatively affects the ability of local governments to deliver critical services. In this sense, the very existence of the abandoned building, even if otherwise “safe,” is a risk to the community.

Multi-departmental Approach to Risk Reduction

Clearly, the responsibility for eliminating these hazards rests with local government. To be effective, however, government must address the problem with a multi-departmental approach (Schilling, 2004). The fire service must see itself as a proactive participant in the reduction of the risks of abandoned buildings (Compton & Granito, 2002). The 1975 fire chief expressed the
traditional fire service view of its purpose— to fight fires. However, even he recognized his department could cooperate with other agencies and assigned a fire inspector to work with housing officials in nuisance abatement.

However, most Northern Ohio fire departments, including East Cleveland’s, take the traditional view of their solitary role in combating the abandoned building problem. Only two fire departments (Lakewood and Newburgh Heights) regularly inspects vacant houses. Also, only two others (Cleveland and Solon) enforce a code other than the Ohio Fire Code. Fire departments limiting their inspections to commercial buildings is not surprising, as the state fire code does not apply to one-, two- and three-family dwellings. Of those that do get involved with nuisance abatement proceedings, most do so for only commercial structures. Nevertheless, Bumbalis stated fire inspectors could be authorized to enforce locally-adopted property maintenance codes, allowing them to inspect buildings not covered by the Ohio Fire Code. These inspections could be used to initiate local nuisance abatement proceedings. As a good example of interdepartmental cooperation, Bedford Heights unified all inspection records, whether generated by the fire department or another city agency.

The Federal Emergency Management Agency (2006) and Jones and White (2001) recommended the identification and tracking of vacant buildings. Scanlon (2000) saw firefighters as being well-suited to this task, as they know their response areas. Cataloging is used to prioritize buildings for abatement and to track the success of the abatement program. East Cleveland’s recently enacted vacant property registration ordinance is designed to assist with this cataloging and tracking. However, as an abandoned building is going through the abatement process, Cronin (1983), the Fire Protection Association (1995), Kidd (1995), the Loss Prevention Council (1995), Mead (1996), and Jones and White (2001) all state it must be secured. Henry
(1983) recognized sealing as being the most effective way to prevent intruders and fires in these buildings. Although doing board-up work is not part of a fire department’s generally recognized duties (none of the surveyed departments do it), the work nevertheless could be done by on-duty firefighters, given the proper tools and materials. The International Association of Arson Investigators (2006) recommended materials and techniques to do the work effectively.

Recommendations

First, East Cleveland Fire must expand its fire service culture to include proactive participation in abandoned building risk abatement. It must enlist itself with the city’s building and housing department in a multi-departmental approach to the abandoned building problem. All inspection records must be combined into a single database and firefighters must be cross-trained to enforce the city’s property maintenance code. This training is well within organizational and financial reach, as it would be done “in house” by the city’s chief building official.

Second, department personnel must inspect abandoned buildings with the view of judging their suitability to be declared a public nuisance, thus triggering repair by the owner or demobilization.

Third, East Cleveland Fire must equip and supply itself to board up unsecured derelict buildings. This task, though a departure from traditional fire service activities, reduces the risks associated with these buildings and enhances the value of the department to the community. The work itself is well within the organizational capability of the department and would not interfere with emergency operations, as firefighters could leave the boarding detail to respond to an alarm.

These recommendations, significantly expanding the community risk reduction role of the
fire department, might be regarded as a stretch for the traditional fire service. However, given the increasing risk to safety and neighborhood vitality abandoned buildings pose in East Cleveland and other jurisdictions, the work is necessary to preserve community viability.
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Appendix
**Northern Ohio Fire Departments Abandoned Building Survey**

1. Identified vacant buildings as a significant fire hazard
2. Inspect vacant one-, two- and three-family houses
3. Use fire inspection reports in declaring properties a public nuisance
4. Enforce codes other than the Ohio Fire Code
5. Maintain a list of vacant buildings (C = commercial only)
6. Secure vacant buildings

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Northern Ohio Fire Departments Abandoned Building Survey (continued)

(1) Identified vacant buildings as a significant fire hazard
(2) Inspect vacant one-, two- and three-family houses
(3) Use fire inspection reports in declaring properties a public nuisance
(4) Enforce codes other than the Ohio Fire Code
(5) Maintain a list of vacant buildings (C = commercial only)
(6) Secure vacant buildings

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