

Dear HOA,

Please examine the violation notice that I received in December of 2007 for having a slide in Truck Camper.

The result of this violation after a hearing in front of the board of Directors was it was not allowed.

This in turn cost me thousands of dollars having to get rid of the Slide in camper and truck.

After that I had to buy a simple Van with "No Systems" to use for work

Don't ignore the past unless you are planning on changing the rules and regulations.

## **RULES AND REGULATIONS 2019**

**6. No trucks in excess of three-quarter (3/4) ton, mopeds, motor scooters, dirt bikes, golf carts, snowmobiles, boats, trailers, self-contained motorized recreational vehicles and other motorized recreational vehicles shall be parked or stored on the property unless contained within a garage, except for loading or unloading, not to exceed 2 hours.**

You are required to enforce the rules on the Slide In camper at Building 50 just like you did with me.

If you are allowing campers in this complex then you must change the rules and put it in writing.

-----Original Message-----

From:

To: [denise.haas@tmmc-management.com](mailto:denise.haas@tmmc-management.com); [michelle@tmmc-management.com](mailto:michelle@tmmc-management.com)

Sent: Sun, Dec 9, 2007 6:05 pm

Subject: V00420070046 Violation- recreational Vehicle

Denise,

I have had prior approval for my Vehicle, which by the way is not a recreational Vehicle, it is

classified as a Truck with a slide in Camper. This is why I had been able to park it here at Highline Meadows for the last 18 years.

I use this Vehicle for Work Purposes only.

I believe this to be a personal attack on me and cause for harassment based on the prior Violation. I would like to discuss the matter with the Board Of Directors who have allowed me to have this Vehicle for the last 18 years.

You cannot just serve Violations when you do not have the facts and understand that I am Grandfather ed in on the Truck with slide in camper in the parking lot. Your Violation must be presented in the form of a hearing before the vehicle can be sticker ed or towed.

Your Violation does not hold any validity to fact and therefore should be withdrawn.

Sincerely,