UNOFFICIAL COMPONENT ST 801 Page 1 of 3
2001-07-17 14:27:57
Cook County Recorder 25.50



CITY OF CHICAGO
DEPARTMENT OF REVENUE
JUDGMENT COLLECTIONS UNIT
740 N SEDGWICK 4TH FL
CHICAGO, ILLINOIS 60610
PHONE: (312) 742-8325
FAX (312) 742-8233



## IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

CITY OF CHICAGO, a Muni Corporation, Petitioner		
outpoint i controller		
v.	0	
CARL GARCIA	Docket #:	0104828
913 W 35TH PL		
CHICAGO IL 60609	Issuing City Department:	STREETS & SANITATION
	. = <del>*</del> <del>-</del> -	

#### Respondent.

### RECORDING OF FINDINGS, DECISIONS & OFFIRE

The petitioner, City of Chicago, a municipal corporation, by and through its attorney the Corporation Counsel, hereby files the attached and incorporated Findings, Decisions and Order entered pursuant to an administrative hearing in the above captioned matter by an administrative law officer of the Chicago Department of Administrative Hearings for recording with the Office of the Cook County Recorder of Deeds as provided by law. Additional identification information (i.e., social security number, tax identification number, property index number, property legal description and common address, or other) is as follows:

PIN #: 20-07-224	-019-0000	
Owner Name: GAR	CIA CARL	
Address: 5045 s	DAMEN	_
City: CHICAGO	St: IL	Zip: 60609

# UNOFFICIAL COPY 3

#### "EXHIBIT A"

PIN:20-07-224-019-00	DOAH Docket# (0104828
Subdivision: HULBERTS	RESUB BK 56 CHICAGO
University SUB	·
Lot: 19 Block:	Sect: 07 Twp: 38 Range: 14
Address:	
Owner:	
Deed Type: Lis Pendens	Doc#: 00858210 Date: 11/01/00
Other	T COUDY
Information:	4hx.
	40,
·	
	75
	O/5;.
	Co.

I hereby Continue description be a true and correct converged for an Order entered by an Administrative Law (The Law (Th
the Chicago Department of Administrative Hearings.
Wallausk 70 DEPARTMENT OF ADMINISTRATIVE HEARINGS
Additional Try OF CHICAGO, a Municipal Corporation,
Above must bear an original signature to be accepted as Petitioner.
(Forcia Carl
913 11) 35th n/ Docket # DSS 10   -04828
Chicken T) (00000) Issuing City
Respondent. ) Pepartment.:
71C, 20455. DAmen
FINDINGS, DECISIONS & ORDER
This matter coming for Healing, notice given and the Administrative Body advised in the premises, having considered any motions, evidence and arguments produced by MR 18 and advised in the premises, having
considered any motions, evidence and arguments presented, IT IS ORDERED: As to the count(s), this Citation or Count(s)
Citation or Count(s)  Finding  Fines, costs & other penalties
DS 248-202
(TH) 7 79 710 /101/
CF#2 7-28 7/005 / 11
CF#2 7-28-2100 65 LINGLY 500
CF#2 7-28-2100 65 CINGLY 500
JUDGMENT TOTAL: S 1025
JUDGMENT TOTAL: S 1025
JUDGMENT TOTAL: S 1025  Respondent is further ordered to immediately correct any and all outstanding above found violation(s).
JUDGMENT TOTAL: S 1025  Respondent is further ordered to immediately correct any and all outstanding above found violation(s).  [ ] Liability was: [ ] contested or [ ] stipulated to.  [ ] Respondent being noticed and failing to: [ ] appear at, or [ ] timely request a hearing is used in default; and has 21 days from the above stamped making date to vacate (void) this default for good cause.
JUDGMENT TOTAL: S 1025  Respondent is further ordered to immediately correct any and all outstanding above found violation(s).  [ ] Liability was: [ ] contested or [ ] stipulated to.  [ ] Respondent being noticed and failing to: [ ] appear at, or [ ] timely request a hearing is used in default; and has 21 days from the above stamped making date to vacate (void) this default for good cause.
JUDGMENT TOTAL: S 1025  Respondent is further ordered to immediately correct any and all outstanding above found violation(s).  [ ] Liability was: [ ] contested or [ ] stipulated to.  [ ] Respondent being noticed and failing to: [ ] appear at, or [ ] timely request a hearing is used in default; and has 21 days from the above stamped making date to vacate (void) this default for good cause.
JUDGMENT TOTAL: S 1025  Respondent is further ordered to immediately correct any and all outstanding above found violation(s).  [ ] Liability was: [ ] contested or [ ] stipulated to.  [ ] Respondent being noticed and failing to: [ ] appear at, or [ ] timely request a hearing is used in default; and has 21 days from the above stamped making date to vacate (void) this default for good cause.
JUDGMENT TOTAL: S 1025  Respondent is further ordered to immediately correct any and all outstanding above found violation(s).  [ ] Liability was: [ ] contested or [ ] stipulated to.  [ ] Respondent being noticed and failing to: [ ] appear at, or [ ] timely request a hearing is used in default; and has 21 days from the above stamped making date to vacate (void) this default for good cause.
JUDGMENT TOTAL: S 1025  Respondent is further ordered to immediately correct any and all outstanding above found violation(s).  [ ] Liability was: [ ] contested or [ ] stipulated to.  [ ] Respondent being noticed and failing to: [ ] appear at, or [ ] timely request a hearing is used in default; and has 21 days from the above stamped making date to vacate (void) this default for good cause.
Respondent is further ordered to immediately correct any and all outstanding above found violation(s).  [ ] Liability was: [ ] contested or [ ] stipulated to.  [ ] Respondent being noticed and failing to: [ ] appear at, or [ ] timely request a hearing is noted in default; and has 21 days from the above stamped making date to vacate (void) this default for good cause [ ] Petitioper is granted leave to re-inspect the premises or business as it relates to the above found violation(s).  [ ] Respondent is ordered to comply with all requirements of City's community service program.  [ ] Case is: [ ] dismissed with prejudice, [ ] dismissed without prejudice, or [ ] non-suited by petitioner.  [ ] Motion to set-aside prior default order(s) of is [ ] granted [ ] denied.

You may appeal this Order to the Circuit Court of Cook Co. (Daley Center 6th Fl.) within 35 days by filing a civil law suit against the City of Chicago and by paying the appropriate State mandated filing fees.

Original- DOAH one copy - Respondent two copies - Petitioner

ALO may cross-out any non-applicable pre-printed portions,