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	Doc#: 0500-
Dof.	Company "Gene" "Gene" 20078
	Date: 04/07/2005 11:39 AM Pg: 1 of 3
IN THE CIRCUIT	COURT OF COOK COUNTY, ILLINOIS
MUNICIPA	L DEPARTMENT-FIRST DISTRICT
THE CITY OF CHICAGO, (a Municipal Corporation, (b)	Case No: 03M1404695
Plaintiff,	Case No: 03M1404695 Address: 2504-06 W. HOLLYWOODAVE
v. (2x)	
THE ARCADIA PLACE	Courtroom 110 , Daley Center
Defendant(s).	0_
ACREED ONDE	D OP THE STATE OF
AGREED ORDE THIS CAUSE COMING to be heard on the set call, the	R OF INJUNCTION AND JUDGMENT Court beir g fully advised in the premises:
Defendant(s) THE ARCADIA Pand the City of Chicago have reached agreement as to the	TEACE (ONDO MSSOCIATION) ne resolution of this case, stipulate to the following facts and agree to entry of
the following order(s):	to resolution of this easily, diputate to the following facts and agree to entry of
The manning parties and at 11 days	Stipulations
on Plaintiff's Complaint and notice of violations. Defer so said facts and waives the right to trial, including the r	t to this case contained, the vicinities of the Chicago Municipal Code set forth adant has a right to contest these races but knowingly and voluntarily stipulates ight to a jury trial, if any, as to each, any and all of the stipulated facts.
nat items 1-9 of rucky's	Complaint are completed and 10-12 Orders
2. [X] a) The judgment entered on the date of	$\frac{3/38/05}{66+48}$ in the amount of \$ 1,000 against Defendants
Leave to enforce said judgment is stayed until 6/1/	Shall stand as final judgment on Count 7 of Plaintiff's complaint. Execution is to issue on the judgment thereafte. Count I is dismissed
Plaintiff agrees to accept \$ 500.	in full settlement of the judgment if payment is made to the City of
Chicago by (1) 05 If payment is mailed attention of Tina Zvanja at 30 N. LaSalle St., Room 700	it must be postmarked within the aforesaid time limit and mailed to the , Chicago, IL 60602.
[] b) Defendant has paid a settlement of \$, instanter, as evidenced by receipt #
Defendant THE ARCADIA PLATO	CONDO ASSOCIATION must:
Not rent, use, lease, or occupy the subject	premises, and keep the premises safe and secure, until further order of court. D PLANS BY 4/30/05
The property will not be fully complied unless De	endant has obtained all necessary permits for work done at the property,
Defendant shall schedule and permit interior inspects. Defendant shall call Inspector	endant has obtained all necessary permits for work done at the property. ROPER NOTICE + SIGNAGE OF PORCH UNTIL TULLY ons of the subject premises to verify compliance with the terms of this Agreed ESCEY at 746-8423 to schedule an inspection by
	0/2/185
he Defendant. If Defendant intends to sell or other	he parties, partners and managing partners, successors, heirs and assigns of vise transfer ownership of the premises before the repairs required by this

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The provisions of this agreement shall be binding on the parties, partners and managing partners, successors, heirs and assigns of the Defendant. If Defendant in ency to sell or pher vise transfer dynarship of the premises refore the repairs required by this Agreed Order are completed and approved by the Department of Buildings, Defendant must notify the City and the Court of the change in ownership by way of motion duly filed with the Court with notice given to the City. <u>DEFENDANT IS FULLY RESPONSIBLE FOR FULFILLING ALL REQUIREMENTS UNDER THIS AGREED ORDER, REGARDLESS OF OWNERSHIP OF THE PREMISES.</u>

2) o ()	Penalties
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5. Should Defendant fail to comply with any of the provisions of this Agreed Order, the City will petition the Court to enforce the Agreed Order. Defendant may be subject to any or all of the following penalties for failure to comply. This list is not exclusive, and the Court may order other appropriate action upon petition by the City, including the appointment of a receiver to make repairs and reinstatement of the case.

(a) Default fines.

[2] (i) Defendant will comply with the compliance schedule set forth above, and will be subject to fines of \$500 per
day for each violation of the Municipal Code that exists past the due date. The fines will be calculated from the first day
Defendant visites the compliance schedule, and will continue to run until Defendant complies the violations.

- [] (ii) Desenue vill pay a lump-sum default fine of \$ ______ if violations exist at the premises after the due date agreed to in the compliance schedule.
- (b) Contempt of Court.
 - (i) Civil Contempt. If upon petitica by the City, the Court finds that Defendant has failed to comply with the Agreed Order, Defendant shall be subject to fires and/or incarceration for indirect civil contempt until Defendant purges the contempt by complying with the Agreed Crair.
 - (ii) Criminal Contempt. If upon petition by the City for indirect criminal contempt, Defendants is found beyond a reasonable doubt to have wilfully refused to comply with the Court's order, Defendant will be subject to a fine and/or incarceration, which fine or period of incarceration will act be affected by Defendant's subsequent compliance with the Agreed Order.

Proceedings on Request for Relief

- 6. If the City files a motion or petition pursuant to paragraph 5, Defendant waives the right to z trial or hearing as to all issues of law and fact, except whether or not Defendant has violated the provisions of this Agreed Order, whether or not said violation(s) constitute civil or criminal contempt, and whether or not the requested relief is appropriate and/or feasible.
- 7. The court retains jurisdiction to adjudicate any enforcement action initiated pursuant to paragraph 5 of the Agreed Order, and retains jurisdiction of this matter for the purposes of modification, enforcement or termination of the orders stated in paragraphs 3 and 4 of this Agreed Order.
- 8. This matter is hereby dismissed by agreement of the parties, without prejudice, subject to the agreement detailed above. This order is final, appealable, and enforceable, the court finding no just cause or reason to delay its enforcement or appeal.

THE PARTIES HAVE READ AND HEREBY AGREE TO THE ABOVE TERMS AND CONDITIONS.

Mara S. Georges, Corporation Counsel #90909

By:
Assistant Corporation Counsel

30 N. LaSalle, Room 700

Chicago, IL 60602 (312) 744-8791

HEARING DATE: 3/28/05

Defendant or Attorney Worksprant

referedant or Attorney 1000 fondant

630) EGO 750 AR 2820

SO ORDERED:

Judge Daniel Lynch

Courtroom 1103

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IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS MUNICIPAL DEPARTMENT-FIRST DISTRICT

* * * LEGAL DESCRIPTION * * * FRONT

Address: 2504 2506 W HOLLYWOOD AV 5700 5704 N CAMPBELL FRONT PI# 13-01-421-037

LOT 18 IN BLOCK 19 IN W.F. KAISER AND COMPANY'S ARCADIA TERRACE BEING A SUBDIVISION OF THE NORTH 1/2 OF THE SOUTHEAST 1/4 (EXCEPT THE WEST 33 FEET AND THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 1, TOWNSHIP 40 NORTH, RANGE 13, OF COOK COUNTY CLORES OFFICE LYING AST OF THE 3RD PRINCIPAL MERIDIAN IN COOK COUNTY ILLINOIS