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Doc#: 0706835226 Fee: \$28.00 Eugene "Gene" Moore Cook County Recorder of Deeds Date: 03/09/2007 11:13 AM Pg: 1 of 3

IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

CITY OF CHICAGO, a Mus	nicipal Corporation,	,)	
700	Plaintiff,)	Docket Number:
vs.)	<u>07M1627277</u>
JAMES C STARKS	O _j c)	Issuing City Department DEPT OF LAW
	De fer dants.)	

RECORDING OF FINDINGS, DECISION AND ORDER

- 1. The petitioner, **THE CITY OF CHICAGO**, a municipal corporation, by and through its attorney the Corporation Counsel, by and through special Assistant Corporation Counsel **Wexler & Wexler**, hereby files the attached and incorporated certified Findings, Decisions and Order entered by an Administrative Law Officer pursuant to an administrative hearing in the above captioned matter. This Certified copy is being recorded with the Cook County Recorder of Deeds as provided for by law.
- 2. Additional identification information (i.e. social security number, tax dentification number, property index number, property legal description and common add ess or other) is as follows:

PIN#: <u>16-10-322-010-0000</u> Ov

Owner Name: JAMES C STARKS

Address:217 KILBOURN AVE

City: CHICAGO

State: IL

Zip:<u>60674-2117</u>

Other: <u>DISTRICT: 77; CITY: WEST CHICAGO; SUBDIVISION: RESUBDIVISION BLK 21 EX LT 3 & PT RAND, SEC/TWN/RNG/MERIDIAN: SEC 10 TWN 39N RNG 13E; ASSESSOR'S MAP REFERENCE: 16-10-SW (E&F)</u>

Wexler & Wexler Attorney for Plaintiff 500 W Madison St Suite 2910 Chicago, IL 60661 (312) 474-1000 Attorney No. 91761 71799.4561 Form A

0706835226 Page: 2 of 3

DOAH - Order

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(1/00)

IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

CITY OF CHICAGO, a Municipal Corporation, Petitioner,	`	Address of Violation: 4830 W Van Buren Street
CITI OI CIIIC/IOO, a Mamorpai Corporation, I outloner,	`	topo (, van paren pues
v.	,	
)	
Starks, James C.)	Docket #: 06BT02068A
4830 W VAN BUREN)	
CHICAGO, IL 60644)	Issuing City
and)	Department: Buildings
Starks, James C.)	
326 N PULASKI RD)	
CHICAGO, IL 60624)	
, Respondents	i.)	

FINDINGS, DECISIONS & ORDER

This matter coming for Hearing, notice given and the Administrative Body advised in the premises, having considered the motions, evidence and arguments presented, I7 IS ORDERED: As to the count(s), this tribunal finds by a preponderance of the evidence and rules as follows:

Finding	<u>NOV</u> #	Count(s)	Municipal Code Violated	Penalties
Default - Liable by prove-up	06WH88482	$\overline{\bigcirc 1}$	132016 Heat dwelling unit	\$500.00
		C.	adequately from September 15th to	
		O_{j}	June 1st. (13-196-410)	
		2,	0/6013 Stop using cooking or water	\$500.00
			heating device as heating device.	
			(13-1% 400)	
		3	197019 In sall and maintain	\$500.00
			approved smok detectors. (13-196-	
			100 thru 13-19 > 100) Install a smoke	
			detector in every dwelling unit.	
			Install one on any living level with a	
			habitable room or unenclosed	
			heating plant, on the uppermist	
			ceiling of enclosed porch stairweil, and within 15 feet of every sleeping	
			room. Be sure the detector is at least	
hereby certify the foregoing to be a true and co	i correct copy		4 inches from the wall, 4 to 12	
c Onder entered by an Administrative Det	Attions as 1		inches from the ceiling, and not	
Of an Order entered of Administrative Heari	igs.		above door or window.	
Chicago Department	10/01	4	197087 Install carbon monoxide	\$1,000.00
Oxacliqueich !	10/01		detector within 40 feet of every	. ,
Anthopized clerk Da	te		sleeping room in residential	
Authorized areas			structure. (13-64-190, 13-64-210) A	
Above must bear an original signature to be accepted	12 5 Celulies coby.		carbon monoxide detector is needed	
			whenever there is a heating	
$\boldsymbol{\nu}$			appliance on the premises that	

burns fossil fuel such as gas, oil, or coal, or air that is circulated through

Date Printed: Jan 5, 2007 9:57 am

06BT02068A

Page 1 of 2



0706835226 Page: 3 of 3

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IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

Finding

Default - Liable by prove-up

NOV#

06WH88482

Count(s) Municipal Code Violated

a heat exchanger. Install according to manufacturer instructions. A hard wired model requires an electrical wiring permit. In a single Propositive Ox Colling "stan" family residence, be sure the detector is on or below the lowest floor with a place to sleep. In a multiple dwelling residence heated by a boiler, install a detector in the same room as the boiler. Otherwise, each apartment follows single family guidelines. The owner is responsible for installation and written instructions, the tenant for testing, maintenance, and batteries.

Penalties

(1/00)

Sanction(s):

Admin Costs: \$25.00

JUDGMENT TOTAL: \$2,525.00

Vand

Balance Due: \$2,525.00

Respondent is ordered to come into immediate compliance with any/all outstandin, Code violations.

Respondent being found liable by default has 21 days from the above stamped mainly date to file a petition to vacate (void) this default for good cause, with the Department of Administrative Hearings.

Administrative Law Officer

23

Nov 3, 2006

ALO#

Date

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 and by paying the appropriate State mandated filing fees.

Date Printed: Jan 5, 2007 9:57 am

06BT02068A

Page 2 of 2