UNOFFICIAL COPY

Space reserved for Recorder's Office only

Doc#: 0719235519 Fee: \$28.00 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 07/11/2007 02:15 PM Pg: 1 of 3

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

CITY OF CHICAGO, a Municipa	al Corporation,)	
D _C	Plaintiff,)	Docket Number: 07WD01449A
Keli Phillipp))) Defendants.	Issuing City Department: Buildings

RECORDING OF FINLINGS, DECISION AND ORDER

The petitioner, THE CITY OF CHICAGO, a municipal corporation, by and 1. through its attorney the Corporation Counsel, by and through Special Assistant Corporation Counsel, Goldman and Grand, 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.

Owner Name: Keli Phillip PIN#:20-19-311-004

Address: 6809 S Claremont Ave City: Chicago

State: IL Zip: 60636 Other:

Legal Description: LOT: 143; SUBDIVISION: ENGLEWOOD ON THE HILL FOURTH ADDITION; SEC/TWN/RNG/MERIDIAN: SW4 S19T38NR14E 3P

Goldman and Grant #36689 205 W. Randolph, STE 1100 Chicago, IL. 60606 (312) 781-8700

Date Printed: Apr 23, 2007 2:16 pm

0719235519 Page: 2 of 3

UNOFFICIAL C

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



(1/00)

CITY OF CHICAGO a Municipal Company of the		Address of Violation:
CITY OF CHICAGO, a Municipal Corporation, Petition	ner,)	9606 S Parnell Ave
V.)	
Phillipp, Keli	,	~
924 GATESHEAD DR.)	Docket #: 07WD01449A
NAPERVILLE, IL 60565	,	Issuing City
, Respon	dent.)	Department: Law
	,	- opassinone. Lun
FINDINGS, D	ECICION	IC & ODDED
(),		
This matter coming for 'terring, notice given and the A	dministra	tive Body advised in the premises, having considered the
and arguments breschied. It is OKDE	ERED: A	s to the count(s), this tribunal finds by a preponderance of
the evidence and rules as follows:		the second state of a proposition of
Finding		
Finding NOV#	<u>Count</u>	(s) Municipal Code Violated Penalties
Default - Liable by prove-up 0251127		1 1-20-090 Failure to pay debt due and \$611.16
		owing the city.
Sanction(s):		
Interest	Ø1.00	I hereby service in
Restitution to City or cost of recovery	Φ1 50	of an Order asternal foregoing to be a true and
•	\$152.79	I hereby certify the foregoing to be a true and correct copy of an Order entered by an Administrative Law Officer of Chicago Department of Administrative Reserve
Respondent failed to appear. Restitution to City represents	attorney	Chicago Department of Administrative Law Officer of
	•	
Admin Costs: \$25.00		Authorized clerk 2/0/
JUDGMENT TOTAL: \$636.16 plus \$1.00 Interest plus \$	\$152.79 R	estitution At we must bear an original signature to be accepted as a Certified Copy.
Balance Due: \$789.95		and all signature to be accepted as a County
		Copy.

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

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

ENTERED: 39 Apr 21, 2007 Administrative Law Officer 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.

07WD01449A

Page 1 of 1

Balance Due: \$789.95

UNOFFICIAL CC

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



(1/00)

CITY OF CHICAGO, a Municipal Corporation, Petitioner, v. Phillipp, Keli 924 GATESHEAD DR. NAPERVILLE, IL 60565 , Respondent.)) Docket #: 07WD01449A)) Issuing City
This matter coming for hearing, notice given and the Admin motions, evidence and arguments presented, IT IS ORDERED the evidence and rules as follows: Finding	CISIONS & ORDER ninistrative Body advised in the premises, having considered the ED: As to the count(s), this tribunal finds by a preponderance of Count(s) Municipal Code Violated Penalties
Default - Liable by prove-up 0251127	1 1-20-090 Failure to pay debt due and \$611.16 owing the city.
Sanction(s):	VI V
	1.00 I hereby certify the foregoing to be a true and correct copy
Restitution to City or cost of recovery \$15	1 Ut th Wight entered by an Administrative Law Offices of
Respondent failed to appear. Restitution to City represents attor	Chiesgo Desertment of Administrative Hearings.
Admin Costs: \$25.00	Anthorised elerk Date
JUDGMENT TOTAL: \$636.16 plus \$1.00 Interest plus \$152	52.79 Restitution A Nove must been an original signature to be accepted as a Certified Comp.

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

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

ENTERED: Camela Ha	Nis 39	Apr 21, 2007
Administrative Law Officer	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.

07WD01449A Date Printed: Jun 25, 2007 3:27 pm

Page 1 of 1