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Doc#: 0831235206 Fee: \$40.00 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 11/07/2008 03:38 PM Pg: 1 of 3

IN THE CIRCU	IT COURT OF COOK COUNTY, ILLINOIS	
	AL DEPARTMENT-FIRST DISTRICT	
IE CITY OF CHICAGO,	A second	
a Municipal Corporation,) Case No: 07 M \ 401871	
a istumorpai Corporation,	Case No. 04 VVI TOTOE	
Plaintiff,	448/ a Colfor	~
riamuii,	Address: 17 36 2. 201121	<u> </u>
Rodrey Johnson	3	
Lower towns	Courtroom 1103, Daley Center	
	~~	
Defendant(s).) \(\text{O} \)	
AGREED ORD	DER OF INJUNCTION AND JUDGMENT	
IIS CAUSE COMING to be heard on the set call, the	he Court being fully advised in the premises:	
Padan 1 lave a	0,	
efendant(s) COVIV OVIV (50 V)	<u> </u>	
d the City of Chicago have reached agreement as to	the resolution of this case, si pulate to the following	facts and agree to entry of
following order(s):		
	Stipulations	
The premiose contains and at all times releva		16 11 16 1
The premises contains, and at all times releva	ant to this case contained, the violations of the Chicag	go Municipal Code set forth
Plaintiff's Complaint and notice of violations. Def	fendant has a right to contest these facts. Up knowing	ly and voluntarily stinulates
said facts and waives the right to trial including the	e right to a jury trial, if any, as to each, any and all of	the standard for
eave to enforcesaid judgment is stayed until \(\frac{1}{2} \) to all other defendants. Plaintiff agrees to accept \(\frac{400}{000} \) If payment is mail tention of \(\frac{800}{000} \) Plaintiff agrees to accept \(\frac{400}{000} \) Plaintiff agree to accept \(\frac{400}{000} \) Plaintiff agree to accept \(\frac{400}{000} \) Plaint	in full settlement of the judgment if paymeled it must be postmarked within the aforesaid time li 00, Chicago, IL 60602. instanter, as evidenced by the settlement of the judgment if payment in payment.	ount 1 of Plaintiff's complaint. nereafter. Count I is dismissed ment is made to the City of mit and mailed to the receipt #
Bring the subject premises into full com	pliance with the Municipal Code of the City of Chica	1go by 04/01/09
i j not rent, use, lease, or occupy the subject	ct premises, and keep the premises safe and secure, u	ntil further order of court.
The same of the sa		<u></u>
and property will not be fully complied unless D	Defendant has obtained all necessary permits for w	ork done at the property.
Defendant shall schedule and permit interior insne	ctions of the subject premises to verify compliance w	ith the terms of this Agreed
er. Defendant shall call Inspector LUIS		CONTRACTOR STORES THE WAY A STREET STORE
	7	
	3 at 74 7219	to schedule an inspection
provisions of this agreement shall be binding or	at 744-7219 at 744-7219 at 744-7219 at 744-7219	to schedule an inspection
provisions of this agreement shall be binding or Defendant. If Defendant intends to sell or othe	7	to schedule an inspection

#410

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The provisions of this agreement shall be hinding by the parties, partners and managing partners, successors, heirs and assigns of the Defendant. If Defendant intends to sell or otherwise transfer ownership of the premises before 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. DEFENDANT IS FULLY RESPONSIBLE FOR FULFILLING ALL REQUIREMENTS UNDER THIS AGREED ORDER, REGARDLESS OF OWNERSHIP OF THE PREMISES.

Penalties

5. Should Defendant fail to comply with any of the	provisions of	this Agreed Orde	er, the City will	petition the Cou	rt to enforce the A	greed
Order. Defendant may be subject to any or all of t						
may order other appropriate action upon petition	n by the City	, including the	appointment	of a receiver	to make repairs	and
reinstatement of the case.						

(a)	De	fault	fines.
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- (1) (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 violations. the compliance schedule, and will continue to run until Defendant complies the violations.
- 1 (ii) Defendant win ray a lump-sum default fine of \$ if violations exist at the premises after the due date agreed to in the compliance schedule.

Contempt of Court. **(b)**

HEARING DATE: 10 | 28 | 08

- (i) Civil Contempt. If upon petition by the City, the Court finds that Defendant has failed to comply with the Agreed Order, Defendant shall be subject to fine and/or incarceration for indirect civil contempt until Defendant purges the contempt by complying with the Agreed Order
- (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 not 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 a crisa 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 personals 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.

VS.

THE PARTIES HAVE READ AND HEREBY AGREE TO THE ABOVE TERMS	AND CONDITION
Mara S. Georges, Comporation Counsel #90909	
By: \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Defendant or Attorn
Assistant Corporation Counsel	JUDGE DANIEL
	1000-
Chicago, IL 60602 (312) 744-8791	OCT 28

Circuit Court - 1769

SO ORDERED:

Judge Daniel Lynch

Courtroom 1103

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

CITY OF CHICAGO, a municipal corporation, Plaintiff

V:

RODNEY E JOHNSON
WASHINGTON MUTUAL BANK
F WHITE

Unknown owners and non-record claimants

Dr.fandants

) Case No.
) Amount classed per day \$10,000.00
) Address:
) 7436 - 7436 S COLFAX AVE CHICAGO IL 60649-

COMPLAINT FOR EQUITABLE AND OTHER RELIEF

Plaintiff, City of Chicago, a municipal corporation, by Mara S. Georges, Corporate Counsel, by the undersigned Assistant(s) Corporation Counsel, complains of Defendants as follows:

Count I

1. Within the corporate limits of said city there is a parcel of real estate legally described as follows:

21-30-118-012

THAT PART OF LOT 70 IN DIVISION NO. 4 OF SOUTH SHORE SUBDIVISION OF THE NORTH FRACTIONAL 1/2 OF FRACTIONAL SECTION 30, TOWNSHIP 30 NORTH, RANGE 15, EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: EFGINNING AT A POINT IN THE EWSTERLY LINE OF COLFAX AVENUE 41.5 FEET NORTHWES FERLY OF THE SOUTH INTERSECTION OF SAID WSTERLY LINE IN COLFAX AVENUE WITH THE SOUTH LINE OF LOT 70 AFORESAID; THENCE WEST AND PARALLEL TO SAID SOUTH LINE OF SAID LOT A DISTANCE OF 123.14 FEET; THENCE NORTH AND PARALLEL TO THE EAST LINE OF KINGSTON AVENUE 35.66 FEET; THENCE EAST AND PARALLEL TO THE SCUTH LINE OF SAID LOT 111 FEET MORE OR LESS TO THE WESTERLY LINE OF COLFAX AVENUE 37.67 FEET TO THE POIT OF BEGINNING, IN COOK COUNTY, ILLINOIS.

Commonly known as

7436 - 7436 S COLFAX AVE CHICAGO IL 60649and that located thereon is a

- 3 Story(s) Building
- 3 Dwelling Units
- 0 Non-Residential Units