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THE CITY OF CHICAGO, a municipal corporation,



Doc#: 0906335229 Fee: \$40.00

Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 03/04/2009 02:18 PM Pg: 1 of 3

This space reserved for the Recorder of Deeds

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

THE	CITY OF CHICAC	Plaintin.	oration,	)	No: <u>07</u> N	11 4035	$\sim$	
v. Hu	ry Green,	et al.,	Ox	)		5 S. Tá		
	٥ - ١	Defendant(s).		)	Courtroom 112	<b>کے</b> , Richard J. I	Daley Center	
		AGREED	ORDEF OF INJ	TUNCTION A	AND JUDGM	ENT		
This	cause coming to be	heard on the set call,	, the Court being fal	ly advised in th	e premises,			
	COURT FINDS:		•					
	and the City of Chi	cago ("City") have re e order(s) set forth be	eached agreement as				Jan Thuss Illowing facts and	
	The premises contain, and at all times relevant to this case contained, the violations of the Chicago Municipal Code set forth in City's Complaint and Notice of Violations. Defendant has a right to contest mese facts, but knowingly and voluntarily stipulates to said facts and waives the right to trial, including the right to a jury trial, if any, as to each, any, and all of the stipulated facts.							
ACC	ORDINGLY, IT IS	HEREBY ORDERE	ED THAT:					
1.	The judgment enter	red on/	/	in the amount	01\$	.CJ plus \$	00 court costs for	
	a total of \$	00 against Defer	ndant(s)	<del></del>		<u></u>		
	shall stand as final judgment as to Count I. Leave to enforce said judgment is stayed until/							
	Execution shall issu	ie on the judgment th	ereafter. Count I is	dismissed as to	o all other Defen	dants.	Ç.	
2.	City agrees to accep	pt \$00	(including court cos	ts which shall l	be remitted to the	<del>c Clerk) in full se</del>	t'. <del>107</del> rent of the	
	judgment if paymer	it is made to the City	of Chicago on or be	efore	//_	If payı	ment is mailed it must	
	be postmarked on o	or before the above da	ate and sent ATTN:	Kimberly Mill	er, 30 N. LaSall	e St., Suite 700, (	Chicago, IL 60602.	
	Defendant(s) and his/her/its/their	heirs, legatees, succe	essors, or assigns sh	all:				
		ease, or occupy the s			same vacant and	d secure until fur	ther order of court.	
•	/ [ ] bring the subj	ect premises into full	compliance with th	-				
(	through 13-12	ect property in compli- -150), including the cityofchicago.org/bu	requirements that th	e property be i	nsured and regis	tered with the Ci	ty (information and	
j		and the Court of any the City, within 30 (			rship by way of i	notion duly filed	with the Court, with	
	-						<del></del>	

Pink Copy for Defendant(s) (photocopy if required)

White Original for Court Records

FORM GNRL.9001 rev. 12/2008

Courtroom 11

# **UNOFFICIAL COPY**

4.	Defen Depar	dant(s) shall schedule, permit, and be present for an ext tment of Buildings to allow City to verify compliance v	vith the terr	ns of this Agreed Order.					
				to schedule an inspection by//					
5.	The premises will not be in full compliance unless Defendant(s) or owner(s) has/have obtained all necessary permits for work done at the premises. The provisions of this agreement shall be binding on the parties, partners and managing partners, and all successors, heirs, legatees, and assigns of the Defendant(s). DEFENDANT(S) IS/ARE FULLY RESPONSIBLE FOR FULFILLING ALL REQUIREMENTS UNDER THIS AGREED ORDER, REGARDLESS OF OWNERSHIP OF PREMISES.								
		Pen	alties	to schedule an inspection by/// er(s) has/have obtained all necessary permits for work on the parties, partners and managing partners, and all NT(S) IS/ARE FULLY RESPONSIBLE FOR ER, REGARDLESS OF OWNERSHIP OF PREMISES.					
6.	Should Defendant(s) fail to comply with any provision of this Agreed Order, City may petition the Court to enforce this Agree Order. Defendant(s) may be subject to any or all of the following penalties for failure to comply. This list is not exclusive, an Court may order other appropriate remedies upon petition by City, including the appointment of a receiver to make repairs ar reinstatement of the case.								
		Default Fine s							
	Defendant(s) shall follow the compliance schedule set forth above and shall be subject to fines of \$500.00 per deach violation of the Municipal Code that exists past the due date. Such fines shall be calculated from the first described being the compliance schedule, and shall continue to run until Defendant(s) bring the violation compliance.								
		[ ] Further, if the premises are found to not be secure lump-sum default fine in the amount of \$5,000.00		y of this Agreed Order, Defendant(s) shall be subject to a					
	(b)	Contempt of Court.							
	(i) <u>Civil Contempt.</u> If upon petition by City, the Court finds that Defendant(s) has/have failed to comply with this Agree Order, Defendant(s) shall be subject to fines and/or incarceration for indirect civil contempt until Defendant(s) purge(s) the contempt by complying wint he Agreed Order.								
		(ii) <u>Criminal Contempt.</u> If upon petition by City for a reasonable doubt to have willfully refused to cc m and/or incarceration. Such fine or period of incarc Agreed Order.	ply with the	ninal contempt, Defendant(s) is/are found beyond a e Court's order, Defendant(s) will be subject to a fine all not be affected by subsequent compliance with the					
		Proceedings on	Reques. f	or Relief					
7.	If City files a motion or petition pursuant to paragraph 6, Defendant(s) waive(s) the right to a trial or hearing as to all issues of law and fact, except whether or not Defendant(s) has/have violated the provisions of this Agreed Order, whether or not said violation(s) constitute(s) civil or criminal contempt, and whether or not the requested relief is appropriate and/or feasible.								
8.	The court reserves jurisdiction of this matter for the purposes of modification, enterer ent, or termination of this Agreed Order, including the adjudication of proceedings for contempt or default fines, which could result in the imposition of a fine and/or incarceration, and reinstatement of City's Complaint.								
9.	This matter is hereby dismissed by agreement of the parties, without prejudice, subject to the agreement detailed above. This order is final and enforceable, the court finding no just cause or reason to delay its enforcement. All parties to this agreement waive their right to appeal this Agreed Order.								
HE	ARING	DATE: 02 / 62 / 09	1						
1112	THE	PARTIES HAVE READ AND AGREE TO ALL THE ABOVE TERMS AND CONDITIONS.		Judge James M McGing					
Ву:		1 dyl		FEB 0 2 2009					
Ma	ra S. Ge N. LaSa	Corporation Counsel corges, Corporation Counsel #90909 ille, Room 700		Circuit Court-1926					

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## **UNOFFICIAL COPY**

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

07 M 1 4 0 3 5 0 0

CITY OF CHICAGO, a municipal corporation. Case No. **Plaintiff** Amount claimed per day \$9,000.00 ٧. Address: MERCY GREEN 6555 - 6555 S TALMAN AVE CHICAGO IL CENTRAL STATES MORTGAGE/ILLINOIS, LLC 60629-MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. AS NOMINEE FOR CENTRAL DEUTSCHE BANK TRUST COMPANY AMERICAS AS TRUSTEE, POOL #40486, SERIES #2007-QS3

# Coop Cour COMPLAINT FOR EQUITABLE AND OTHER RELIEF

Plaintiff, City of Chicago, a municipal corporation, by Mara S. Georges, Comorate Counsel, by the undersigned Assistant(s) Corporation Counsel, complains of Defendants as 50 yows:

#### Count I

1. Within the corporate limits of said city there is a parcel of real estate legally described as follows: 19-24-219-017

LOT 21 (EXCEPT THE SOUTH 12 FEET) AND THE SOUTH 1/2 OF LOT 22 IN CHARLES HULL EWING'S RESUBDIVISION OF LOTS 1 TO 48, BOTH INCLUSIVE, IN BLOCK 3 IN AVONDALE ADDITION TO CHICAGO, A SUBDIVISION OF THE WEST 1/2 OF THE NORTHEAST 1/4 OF SECTION 24, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Commonly known as

Unknown owners and non-record dialmants

**Defendants** 

6555 - 6555 S TALMAN AVE CHICAGO IL 60629and that located thereon is a

- 2 Story(s) Building
- 2 **Dwelling Units**
- Non-Residential Units