# **UNOFFICIAL COPY**

Ø916826Ø97

Space reserved for Recorder's Office only

Doc#: 0916826097 Fee: \$38.00

Eugene "Gene" Moore

Cook County Recorder of Deeds
Date: 06/17/2009 10:47 AM Pg: 1 of 2

## IN THE CITY OF CHICAGO, LINOIS DEPARTMENT OF ADMINISTRA' IVE HEARINGS

CITY OF CHICAGO, a M	unicipal Corporation,	)	
vs.	Plaintiff,	) ) )	Docket Number: <b>09M1657600</b>
ROSA L. GRAFTON	0,5	)	Issuing City Department
	Offendants.	)	DEPT. OF LAW

#### RECORDING OF FINDINGS DECIS ION 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 Councy Recorder of Deeds as provided for by law.
- 2. Additional identification information (i.e. social security number, tax identification number, property index number, property legal description and com non address or other) is as follows:

PIN#: <u>20-34-106-049-0000</u> Address:8008 S WABASH AVE Owner Name: <u>ROSA I . GRAFTON</u>, City: <u>CHICAGO</u> State: LZ Zip: 60619

Other: THE SOUTH 5 FEE OF LOT 2 AND ALL OF LOT 4 I 1 THE SUBDIVISION OF THE EAST ½

OF BLOCK 7 IN THE SUBDIVISION OF THE NORT WEST 1/4 OF SEC 34, TWN 48N, RNG

14, EAST OF THE THIRD PRINCIPAL MERIDIAN, 1 COOK COUNTY, ILLINOIS.

Wexler & Wexler Attorney for Plaintiff 500 W Madison St., Suite 450 Chicago, IL 60661 (312) 474-1000 Attorney No. 91761 71734.7934 Form A

# **UNOFFICIAL COPY**



(1/00)

## IN THE CITY OF CHICAGO, I LINOIS DEPARTMENT OF ADMINISTRATI E HEARINGS

CITY OF CHICAGO, a Municipal Corporation v.	, Petitioner,		f Violation:  National abash Avenue
Grafton, Rosa L. 8008 S WABASH AVE		)	# 09WD00704A
CHICAGO, IL 60619-3517	Respondent.	) Issuing ( ) Departm	C ty u it: Water

#### FINDINGS, DECISIONS & ORI ER

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

Finding  Default - Liable by prove-up	NOV4 Count(s) 0281588 1	1-20-	ipal Code Violated  90 Failure to pay debt due and the city.	<u>Penalties</u> \$604.24
Sanction(s):	0/			
Interest	\$1.00			
Restitution to City or cost of recovery	\$350.00			

THE RESPONDENT SHALL PAY \$350.00 FOR ATTORNEY FEES

Admin Costs: \$25.00

JUDGMENT TOTAL: \$629.24 plus \$1.00 Interest plus \$350.00 Restitution

Balance Due: \$980.24

Respondent is ordered to come into immediate compliance with any/all outsta ding Code violations

Respondent being found liable by default has 21 days from the above star ped mailing date to file a p tition to vacate (void) this default for good cause, with the Department of Administrative Heari gs.

ENTERED: 69 Mar 21, 2009

Administrative Law Officer ALO# Date

You may appeal this Order to the Circuit Court of Cook Co. (Daley Cente 6th Fl.) within 35 days by filing a civil law suit and by paying the appropriate State mandated filing fees.

Date Printed: Apr 21, 2009 10:57 am

M931

of an Order entered by an Ar straintrative Law Officer of Chipean Department of Adm intentive Harriags.

Authorized cibrk

Above more over an original plans on to be accepted as a Cornifical Copy.

09WD00704A Page 1 of 1