# **UNOFFICIAL C**

Return Document To: P.O. Box 95 RECORDER OF DEEDS

**MARKOFF & KRASNY** 29 N. Wacker Drive 5th Floor

Chicago IL 60606 312/698-7300

0917426364 Fee: \$40.00 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 06/23/2009 02:19 PM Pg: 1 of 3

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

### MEMORANDUM OF JUDGMENT

Judgment rendered AGAINST:

NAME OF PARTY:

**WOODLAWN RENAISANCE PRIN 2** 

STREET ADDRESS:

**4545 S LLLIS** 

CITY and STATE:

CHICAGO LL 50653

PLEASE RECORD LIEN ON PROPERTY

PIN 20-14-312-027 AND 029-0000

LEGALLY DESCRIBED AS:

The North 35 feet of Lot 9, and all of Lots 10, 11 and 12 in John Cowle's Subdivision of the North 1/2 (except the North 50 feet thereof) of Block 1 in Busby's Subdivision of the South 1/2 of the Southwest 1/4 (except 2.50 acres in the Southeast corner thereof, c. Section 14, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Itinois.

Commonly known as: 6105-6127 S UNIVERSITY

CHICAGO IL 6065?

Judgment Rendered: January 15, 2009 herein in the Amount of: \$840.00 plus costs

IN FAVOR OF:

NAME OF PARTY:

City of Chicago

Markoff & Krasny

29 N. Wacker Drive, 5th Floor

Chicago IL 60606

Court Case No.

09 M1 656985

DAH Docket No. 08DS012445

89-03451

## **UNOFFICIAL COPY**

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

CITY OF CHICAGO, a municipal corporation,

Plaintiff,

v.

WOODLAWN RENAISSANCE PRIN 2

Defendant(s).

Case No. 09 M1 656985

DAH Docket No. 08DS012445

Date of DAH Judgment: January 15, 2009

DAH Judgment Amount \$840.00

Violation Type: Streets and Sanitation

CITY OF CHICAGO'S NOTICE OF REGISTRATION OF ADMINISTRATIVE JUDGMENT

PLEASE TAKE NOTICE that the judgment creditor, CITY OF CHICAGO, through its attorneys, MARKOFF & KRASNY has registered an administrative judgment with the Circuit Court of Cook County, Illinois, as follows:

On January 15, 2009, an administrative money judgment was rendered in the City of Chicago, Department of Administrative Hearings ("DAH"), in favor of the plaintiff, CITY OF CHICAGO, and against the Lofendant(s), WOODLAWN RENAISSANCE PRIN 2. Pursuant to Illinois law, 65 ILCS 5/1-2 1 7 and 5/1-2.1-8, the Defendant(s) either: (a) failed to seek administrative review within thirty-five 35) plays of the administrative judgment; (b) sought administrative review and failed to seek or obtain a stay of the administrative money judgment. Accordingly, pursuant to 65 ILCS 5/1-2.1-8(c), the DAH judgment may be enforced in the same manner as a money judgment entered by a court of competent jurisdiction. The DAH judgment against the Defendant(s), WOODLAWN RENAISSANCE PRIN 2, if in the amount of \$840.00 and Defendant has not paid all amounts due City of Chicago. Interest accrues on the administrative judgment at the rate of nine (9) percent per annum from February 19, 2009, the thirty-fifth (35th) day after the City of hicago - Department of Administrative Hearings rendered its administrative judgment.

Under penalties as provided by law pursuant to Section 1-109 of the Illinois Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters, the undersigned certifies that he/she verily believes the same to be true.

Atty. No. 44957

MARKOFF & KRASNY

Special Assistant Corporation Counsel
29 North Wacker Drive #500

Chicago, IL 60606
312/698-7300

MARKOFF & KRASNY
Special Assistant Corporation Counsel
For the CITY OF CHICAGO

By:	
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89-03451-0 CCJ/TAV

DOAH - Order

UNOFFICIAL CO

(1/00)

89-0345

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



CITY OF CHICAGO, a Municipal Corporation, Petitioner,	)	Address of Violation: 6103 S University
v.	)	
Woodlawn Renaissance Prin 2 222 N LA SALLE	)	Docket #: 08DS012445
CHICAGO, IL 60601	) )	Issuing City  Department: Department of Streets and Sanitation

### 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, IT IS ORDERED: As to the count(s), this tribunal finds by a preponderance of the evidence and rules as follows:

Finding	<u>NOV</u> ť	Count(s)	Municipal Code Violated	<u>Penalties</u>		
Default - Liable by prove-up	S000216962	1	7-28-120(a) Uncut weeds.	\$300.00		
	94	2	7-28-720 Accumulation of materials or junk - potential rat harborage.	\$500.00		
Sanction(s):		0,	<b>&gt;</b>			
Respondent failed to appear-PM SNOV	W BLIZZARD.	Ç	Dx.			
Admin Costs: \$40.00			9			
JUDGMENT TOTAL: \$840.00			()			
Balance Due: \$840.00			0/4			
Respondent is ordered to come into immediate compliance with any/all outstanding Code violatio is						

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

13 Jan 15, 2009 **ENTERED** 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.

Date Printed: Apr 2, 2009 2:10 pm

y estably the foregoing to be a tree and contact copy of ea Crier cottres by so Administrative Live Officer of ldf Lidainicisative Hospiags Above must been an original signature to be accepted as a Certified Copy.

08DS012445

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