UNOFFICIAL COPY



Doc#: 1005039046 Fee: \$40.0 Eugene "dene" Moore

Cook County Recorder of Deeds Date: 02/19/2010 01:18 PM Pg: 1 of 3

		OURT OF COOK COUNTY DEPARTMENT-FIRST DIST			
THE CITY OF CHICA	AGC, r. n unicipal corporation,	•			
V .	The second)) Re:(No: 67 M1 402263 Re: 6237- N. Clark		
Domingas	et al., Defendant(s))	42 om 11 <u>71</u> , Richard I		
	AGREED OLUMFR	OF INJUNCTION AND JUI	DEMENT		
This cause coming to I	ne heard on the set call, the Court	being fully advised in the premise	š,		
THIS EQUIRT FINDS		2501			
and the City of C	Pactus Global breago ("GRY") base reached agr the order(s) septents below.	eement as (or) e resolution of this	case, stipulate to the l	iollowing facts-and	
City's Complaint	and Notice of Violations Defer	his case contained the violations of adant has a right to contest these far the right to a jury trial, if any, as t	icts, but knowingly ar	d voluntarily supulates	
ACCORDINGLY, IT	IS HEREBY ORDERED THAT.				
 Fire judgment en 	tered on /	in the amount of \$	00 plus \$	00 court costs for	
a total of \$	60 against Defendant(s)	<u></u>			
shall st and as fin	d judgment as to Count I. Leave	to enforce said judgment is stayed	until	1	
· · · · · · · · · · · · · · · · · · ·	sue on the judgment thereafter.	Count I is dismissed as to all other	Defendants.	Bartella and magazine.	
2. City agrees to acc	ept S00 (including	court costs which shall be remitted	I to the Clerk) in I all	efficient of the	
be postmarked or	可以"A" "A" "A" "A" "我们是我们是我们的特殊就是什么人名称的特别的特殊的。"我们们也是我们是不是什么。"	it ATTN -Kimberly Miller, 30 N. I	1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1	无证证的 100 mm 1	

[] keep the subject property in compliance with the vacant building requirements in the Municipal Code (sections 13-12-125 through 13-12-130), including the requirements that the property be insured and registered with the City (information and forms at white cityofchicago org/buildings) and keep the exterior of the premises clean and free of debris and weeds. notify the City and the Court of any sale, transfer, or change of ownership by way of motion duly flied with the Court, with notice given to the City, within 30 days of such sale or transfer

not rent, use, lease or occupy the subject premises and shall keep the same vacant and secure until further order of court. being the subject prentises into full compitance with the Municipal Code of the City of Chicago or sell the subject premises

FORM CONS 9001 rev. 4/2009

and his/her/its/their heire, legateen successors, and assigns shall:

			1005039046 Page: 2 of 3	
4.	Dep	artmo	it(s) shall schedule, permit, and be present for an exterior and interior inspection of the subject premises with the ent of Buildings to allow City to verify compliance with the terms of this Agreed Order. At shall call Inspector)
5.	The done	prem e at th	hises will not be in full compliance unless Defendant(s) or owner(s) has/have obtained all necessary permits for work ne premises. The provisions of this agreement shall be binding on the parties, partners and managing partners, and all is, heirs, legatees, and assigns of the Defendant(s). DEFENDANT(S) IS/ARE FULLY RESPONSIBLE FOR LING ALL REQUIREMENTS UNDER THIS AGREED ORDER, REGARDLESS OF OWNERSHIP OF PREMISE	<i>i</i> .
6.	No	one o	ther than Defendant(s) named above may sell, assign, or transfer the property until further order of court.	
		Jydr	Ponaltica	
7.	Ord Cou	er. Di et ma	refendant(s) fail to comply with any provision of this Agreed Order, City may petition the Court to enforce this Agree efindant(s) may be subject to any or all of the following penalties for failure to comply. This list is not exclusive, and y order other appropriate remedies upon petition by City, including the appointment of a receiver to make repairs dod nent of the case.	1
	(a)	Def		
		[]	Defendar'(s) shall follow the compliance schedule set forth above and shall be subject to fines of \$500.00 per day for each violation of the Municipal Code that exists past the due date. Such fines shall be calculated from the first day Defendant(s) vir late(s) the compliance schedule, and shall continue to run until Defendant(s) bring the violations in compliance.	
		M	[18] 전 후 발표 하루트 가수 전투 그는 사람들은 보고 있는 사람들은 보고 있는 것이 되었다는 경우를 가는 사람들을 하면 보고 있다면 다른 것이다. 그런 그는 사람들은 다른 기계를 다 되었다.	Ŕ
	(b)	Con	tempt of Court.	
		(i)	Civil Contempt. 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 with the Agreed Order.	nd
		(ii)	Criminal Contempt. If upon petition by Cir. for indirect criminal contempt, Defendant(s) is/are found beyond a reasonable doubt to have willfully refused to cor. (b) with the Court's order, Defendant(s) will be subject to a fine and/or incarceration. Such fine or period of incarceration shall not be affected by subsequent compliance with the Agreed Order.	
			Proceedings on Requer in a Relief	
8.	law:	and fi	es a motion or petition pursuant to paragraph 6, Defendant(s) valve(s) the right to a trial or hearing as to all issues of net, except whether or not Defendant(s) has have violated the provision of this Agreed Crises, whether or not said a) constitute(s) civil or extennal contempt, and whether or not the request inclinate and contempt and or fearible.	
9.			reserves jurisdiction of this matter for the purposes of modification, and a react, of temperature of this Agreed Code the adjustication of the Agreed Code the adjustication of	

- This master is heavy districted by agreement of the parties, without projudies, subject to the ggreen of delay is deferenced. At a tiles to this agreement waive their right to appeal this Agreed Order.

PLE 18 200	
THE PARTIES HAVE BEAD AGREE TO ALL OF THE ARCHITERISE AND COMMITIONS. FER 1.8 2000	9/
OF THE ANOPETERALS AND CONDITIONS.	9)
12 18 ma	312

AND CONTROL COUNTY AND SERVICE COUNTY AND SERVICE AND	
37 (cont. loss 16) 2// 3,119, 1764	
Daniel II (1880 (183) 124-879) Ludde Courtroo	a ti
Defondant	
Mark Land Committee Commit	

1005039046 Page: 3 of 3

UNOFFICIAL COPY

6237-41 N. CLARK / 1550 – 52 W. THOME

PIN: 14-05-108-038-0000

THAT PART OF LOTS 98 AND 99 TAKEN AS A TRACT DESCRIBED AS FOLLOWS: COMMENCING AT A POINT ON THE EAST LINE OF CLARK STREET AS WIDENING, 60.23 FEET NORTH OF THE SOUTH LINE OF THE TRACK; THENCE EAST 22.97 FEET TO A POINT 60.34 FEET NORTH OF THE SOUTH LIINE OF THE TRACKT; THENCE SOUTH PARALLEL WITH THE WEST LINE OF TRACT 2.12 FEET; THENCE EAST 26.29 FEET TO A POINT 58.26 FETT NORTH OF THE SOUTH LINE OF THE TRACT; THENCE SOUTH PARALLEL WITH THE WEST LINE OF TRACT, 1 FOOT; THENCE EAST 46.74 FEET MORE OF LESS TO A POINT ON THE EAST LINE OF TRACT, 57.08 FEET NORTH OF THE SOUTHEAST COURNER THEREOF; THENCE SOUTH TO SAID SOUTHEAST CORNER OF TRACT; THENCE WEST ALONG THE SOUTH LINE 96 FEET MORE OR LESS TO A POINT ON THE WIDENED EAST LINE OF CLARK STREET; THENCE NORTH60.23 FEET TO POINT OF BEGINNING IN EDGEWATER POARK, A SUBDIVISION IN THE NORTHEAST 1/4 OF THE NORTHWEST 1/4 OF SECTION 5, TOWNSHIP 40 NORTH, RANGE 14, EAST OF ON AIN, IN THE THRID PRINCIPAL MERDIAIN, IN COOK COUNTY, ILLINOIS.