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CASE NO: 11 M1 400226

My Commission Expires 03/27/2013

Doc#: 1129341012 Fee: \$50.00 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 10/20/2011 10:45 AM Pg: 1 of 8

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CITY OF CHICAGO, a municipal corporation,

30 North LaSalle, Suite 700 Chicago, IL 60602 (312) 744-8791

HEAT

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

	vainum,)				
)		Property Address: 1230-32 East 75 th Street Chicago, IL				
	VO ₄) Room: 1105, Richard J. Daley Center				
Sid Morgan, et al.	70_)				
512 1112 6, 21	Defendar.t(s)	Lien Amount: \$14,045.41				
	CLAIM FOR	R RECEIVER'S LIEN				
m li .c	Ox	1 d d d d d d d d d d d d d d d d d d d				
	onty of Chicago, a municipal corporation by files its claim for lien against the foll	n, by the authority granted by Illinois Complied Statutes, Chapter 65,				
Section 3/11-31-2, nered	by thes its claim for hell against the form	owing described property				
Legal· LOT 23 24 Al	ND 25 IN BLOCK 2 IN CORNELL AN	D HIBBARD'S RE-SUBDIVISION OF BLOCKS 3, 4, 5 AND THE				
		CORNELL, TOGETHER WITH BLOCK 43 IN CORNELL AND				
		RITH LINE OF SOUTH CHICAGO AVENUE IN CORNELL IN				
SECTION 26, 7		EAS TOF THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY,				
ILLINOIS.						
6 1 12	1920 29 E Beth Co City II	(0(10				
Commonly Known as:	1230-32 E. 75th Street, Chicago, IL	, 60019				
P.I.N.:	20-26-224-006-0000					
		C '/				
		g Morgan, et al., Case Numb a 1M1400226 filed in the Circuit Court of				
		rty by Court Order dated $01/20/20/1$. The receiver incurred expenses				
		1. Pursuant thereto, the receiver it sues a certificate in the amount of				
\$14,045.41 and bearing	interest at 9% annum for costs and fees	, which was transferred and assigned to the City of Chicago.				
Claimant City	of Chicago, by an Assignment dated 1	0/13/2011 claims a lien on the above cited real estate for the amount of				
		ves the right to amend this lien from time to time to include additional				
	costs and fees. Pursuant to 35 ILCS 200/22-35 the advances made by the City to this property must be paid by ta: purchaser prior to					
obtaining a tax deed for						
		, a Municipal Corporation				
	Stephen R. Patt	ton, Corporation Counsel				
Stayon O. McVanzia A	ecistant Composition Council, being fire	at duly sworn on oath, deposes and says that he is the authorized agent				
		r Lien, knows the content thereof, and that all statements therein				
contained are true.		(//// /				
SUBSCRIBED AND SV	WORN TO BEFORE ME					
DV I work	Makonzo					
BI COM N	· (CRESTILLE					
Tins 8 day o	f ()0 🖈 2011	5 ************************************				
Official Seal						
LaDetrica L Wells Notary Public State of Illinois						
STEPHEN R. PATTON, CORPORATION COUNSEL #90909 My Commission Expires 03/27/2013						

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

CITY OF CHICAGO, a municipal)	Case No: 11-M1-400226
corporation,	•)	
•	Plaintiff,)	Property Address:
V.)	1230-32 East 75th Street
Sid Morgan, et al)	CHICAGO, IL.
)	Courtroom: 1105
	Defendant (s))	Richard J. Daley Center

RECEIVER'S CERTIFICATE

The undersigned David Feller was appointed heat receiver by the court to restore utility service, heat and hot water and make repairs, if necessary, up to \$1,500.00 at the above premises on January 20, 2011. For value received, the recurrer in his official capacity and not individually promises to pay to bearer the sum of \$14,045.41 on or before ninety (90) days after the date this certificate, with interest accruing at the rate of nine percent (9%) per an uni until this receiver's certificate is fully paid, both principal and interest payable in such banking house or trust company in the City of Chicago, Illinois, as the legal holder of this receiver's certificate may appoint in uriting or in the absence of such appointment, at the office of the Building and Housing Division of the City of Chicago's Law Department.

This receiver's certificate is issued under and by virtue of an order of the Circuit Court of Cook County, Illinois, entered on October 13, 2011 in the above entitled cause, and pursuant to Illinois Compiled Statutes, chapter 5/11-31-2. This receiver's certifica e is freely transferable and shall constitute a first lien s, chapic.

SEE ATTACHED in accordance with Illinois Compiled Statues, chapter 65, s ction 5/21-31-2 and the foregoing order, upon the premises legally described as follows:

Permanent Index Number: 20-26-224-006

This receiver's certificate, together with the interest thereon, in no manner constitutes a personal obligation or liability of the receiver.

The holder of the receiver's certificate shall release the same receiver's certificate and the lice thereof by proper instrument, upon full and final payment of the underlying indebtedness evidenced by this receiver's certificate, either before or after maturity thereof. In the event the holder refuses to execute and deliver a release, the receiver may petition the court to order the holder to issue a release.

ASSIGNMENT

For the sum of one dollar (\$1.00) and for other good and valuable consideration, David Feller does hereby sell, assign and transfer to the City of Chicago, the foregoing receiver's certificate.

David Feller, Heat Receiver

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IN THE CIRCUIT COURT			
MUNICIPAL DEPARTMEN	NT – FIRST DISTRICT		
CITY OF CHICAGO,)		
a municipal corporation			
Plaintiff) Case No. 11 M 1 400226		
V.			
SID MORGAN) Amount claimed: \$1500.00 per day		
SID MORGAN LIVING TRUST)		
Unknown owners and non-record claimants,) Address: 1230-32 E. 75 TH ST. CHICAGO IL.		
Defendants) 60619		
)		
)		
	Courtroom 1105		
	Richard J. Daley Center		
	1		

LEAT

COMPLAINT FOR EQUITABLE AND OTHER RELIEF

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

COUNTI

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

20-26-224-006-0000

LOT 23, 24, AND 25 IN BLOCK 2 IN CORNELL AND HIPPARD'S RE-SUBDIVISION OF BLOCKS 3, 4, 5 AND THE WEST ½ OF BLOCK 6 IN GARY'S ADDITION TO CORNELL, TOGETHER WITH BLOCK 43 OF CORNELL AND THAT PART OF CHAUCEY AVENUE LYING NORTH LINE OF SOUTH CHICAGO AVENUE IN CORNELL IN SECTION 26, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Commonly known as

1230-32 E. 75TH ST. CHICAGO IL, 60619

and that located thereon is a

- 2 Story(s) Building
- 5 Dwelling Units
- 0 Non-Residential Units
- 2. That at all times pertinent thereto on information and belief the following named defendants owned, maintained, operated, collected rents for, or had an interest in the said property on the date(s) herein set forth.

SID MORGAN LIVING TRUST	OWNER OF RECORD
SID MORGAN	TAXPAYER OF RECORD

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3. That on 1/18/2011 and on each succeeding day thereafter and on numerous other occasions, the defendant(s) failed to comply with the Municipal Code of the City of Chicago as follows:

1 CN 132016

Failed to adequately heat dwelling unit adequately from September 15th to June 1st: (Municipal Code of Chicago, § 13-196-410)

GAS DISCONNECTED TO THE BUILDING FOR FAILURE TO PAY THE GAS BILL TO THE UTILITY COMPANY AND SUBSEQUENT UNAUTHORIZED USAGE OF GAS; NO LEGAL SUPPLY OF GAS TO HEATING PLANT ON PROPERTY.

2 CN100203

Failure to provide hot water at a minimum temperature of 120 degrees Fahrenheit (13-196-420, 13-196-420, 11-8-690, 11-8-500 A)

GAS DISCONNECTED TO THE BUILDING FOR FAILURE TO PAY THE GAS BILL TO THE UTILITY COMPANY A 1D SUBSEQUENT UNAUTHORIZED USAGE OF GAS; NO LEGAL SUPPLY OF GAS TO HOT WATER FOR PROPERTY.

3 CN 132046

Failure to provide and maintain every facility, piece of equipment or utility in safe and sound working condition. (13-196-400, 13-196-410)

GAS DISCONNECTED TO THE BUILDING FOR FAILURE TO PAY THE GAS BILL TO THE UTILITY COMPANY AND SUBSEQUENT UNAUTHORIZED USAGE OF GAS; NO LEGAL SUPPLY OF GAS TO HOT WATER FOR PROPERTY.

*** End of Violations ***

- 4. That Richard Monocchio is the Commissioner of the Department of Buildings of City of Chicago, and as such and pursuant to the Building Codes of the City of Chicago, caused inspections(s) to be conducted by inspectors of the Department of Buildings of City of Chicago, who have knowledge of the facts stated in this complaint.
- 5. That this proceeding is brought pursuant to the provisions of the Municipal Code of Chicago, and Chapter 65, Section 5/11-31-1, 5/11-31-2, and 5/11-13-15 of the Illinois Compiled Statutes, as amended.

Wherefore, plaintiff prays for a fine against the defendants, as provided under 13-20-020 of the Municipal Code of Chicago, in the amount indicated on the heading of the complaint for each day said violations have existed and/or exist, said fine computed in accordance with Section 13-12-040 of the Municipal Code of Chicago.

COUNT II

Plaintiff, City of Chicago, a municipal corporation, re-alleges the allegations of paragraphs one through five of Count I as paragraphs one through five of Count II and further alleges:

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- 6. That the levying of a fine is not an adequate remedy to secure the abatement of the afore stated municipal code violations and the public nuisance which they constitute, and that it is necessary that a temporary and permanent injunction issue and, if necessary, that a reviewer be appointed, to bring the subject property into compliance with the Municipal Code.
- 7. That Richard Monocchio, the Commissioner of the Department of Buildings, City of Chicago, has determined said building does not comply with the minimum standards of health and safety set forth in the Building Code.

WHEREFORE, PLAINTIFF PRAYS:

- a. For the emporary and permanent injunction requiring the defendants to correct the violations alleged in the complaint and to restrain future violations permanently, pursuant to 65 ILCS 5/11-31-1(a), 5/11-31-2 and 5/11-13-15 and 13-12-070 f the Municipal Code.
- b. For the appointment of a receiver, if necessary, to correct the conditions alleged in the Complaint with the full powers of receivership including the right to issue and sell receivers certificates in accordance with Section 5/11-31-2 of Chapter 65 of the Illinois Compiled Statutes, as amended.
- c. For an order authorizing the pizint of to demolish, repair, enclose or clean up said premises, if necessary, and a judgment against defendants and a lien on the subject property for these costs in accordance with Section 5/11-31-1(a) of Chapter 65 of the Illinois Compiled Statutes, as amended.
- d. If appropriate and under proper petition, for an order declaring the property abandoned under Section 5/11-31-1(d) of Chapter 65 of the line ois Compiled Statutes, as amended and for an order granting the City of Chicago a judicial deed to the property if declared abandoned.
- e. If a statutory lien is obtained in this proceeding under Section 5/11-31-1 or 5/11-31-2 of Chapter 65 of the Illinois Compiled Statutes, as amended, for an order permitting foreclosure of said lien in this proceeding.
- f. For reasonable attorney fees and litigation and court costs.
- g. For such other and further relief as may be necessary in the premises and which the court shall deem necessary.

CITY OF CHICAGO a municipal corporation

By: _______ ASSISTANT CORPORATION COUNSEL

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MARA S. GEORGES
Corporation Counsel of the City of Chicago
Attorney for Plaintiff
By: SARAH M. ANDREW
Assistant Corporation Counsel
Building and License Enforcement Division
30 North La Salle Street, Suite 700, Chicago, Illinois 60602
Atty. No 90909
(312) 742-0336

VERIFICATION

The undersigned, being duly sworn on oath, deposes and says that he/she is the duly authorized agen? of the plaintiff for the purpose of making this affidavit; that he/she has read the above and forgoing complaint, and has knowledge of the contents thereof, and that matters set out therein are true in substance and in fact, and as to matters alleged on information and belief that he/she believes them to be true.

ASSISTANT CORPORATION COUNSEL

OFFICE