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

UNOFFICIAL CO

Doc#: 1229029130 Fee: \$40.00 Eugene "Gene" Moore RHSP Fee: \$10.00

Cook County Recorder of Deeds Date: 10/16/2012 04:15 PM Pg: 1 of 2 N THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS MUNICIPAL DEPARTMENT-FIRST DISTRICT

THE	CITY OF CHICAGO, a municipal corporation, No: 11 M1 401 496 Maria DelaCuz Lopen 1/16/a Re: 454-56 w. Barry	— ნ
į.	Maria Dela Luz Loper 1/k/a) Re: 454-56 w. Barry Maria VelaSev Courtroom 11 3 Richard J. Daley Center	uire
v. ,		
V	et al., Defendant(s). Courtroom 11 Richard J. Daley Center	— ğ
Plaintiff, War in Value Core of the court of the court to be heard on Plaintiff City of Chicago ("City")'s Petition for Appointment of a Receiver, the Court having jurisdiction over the parties and subject matter and being duly advised; There exists at the subject premises ("Premises") numerous unhealthy and unsafe building conditions, including conditions that pose an imminerative at of irreparable harm and injury to the health, safety and welfare of the public and occupants of Premises; Defendants, who are concers of or have an interest in Premises, upon notice, have failed to abate or are unable to abate the dangerous and hazardous or ditions that exist there; Equitable remedies other than the appointment of a receiver are inadequate in this case because the dangerous and hazardous.		
This Cour	cause coming before the court to be heard on Plaintiff City of Chicago ("City")'s Petition for Appointment of a Receiver, the thaving jurisdiction over the parties and subject matter and being duly advised;	ant(s) (
THE	COURT FINDS THAT:	je Jend
1.	There exists at the subject premises ("Premises") numerous unhealthy and unsafe building conditions, including conditions the pose an imminer, threat of irreparable harm and injury to the health, safety and welfare of the public and occupants of Premises.	at Ö es; <u>j</u>
2.	Defendants, who are owners of or have an interest in Premises, upon notice, have failed to abate or are unable to abate the dangerous and hazardous conditions that exist there;	K Copy
3.	Equitable remedies other the appointment of a receiver are inadequate in this case because the dangerous and hazardous conditions at the subject property will remain, and the public and building occupants remain at risk unless a receiver is appointment.	nted;
WHI	EREFORE, IT IS HEREBY ORDERFD THAT:	15/
1.	City's Petition for Appointment of a Releiver is granted. City's Petition for Appointment of a Releiver is granted. City's Petition for Appointment of a Releiver is granted. City's Petition for Appointment of a Releiver is granted. City's Petition and 65 ILCS 5/11-31-	
2.	Receiver is authorized to enter into possession of the Premises and immediately perform the following duties:	<u>, </u>
	Prepare a feasibility study regarding the care, minigement, and repair of Frenciscs, costs not to choose of	خ 00 خ
	[] Vacate Premises, which includes, but is not limited to, refunding any existing security deposits owed to tenants if they seem to be a security deposits of the security	ire s
	being permanently relocated, hiring movers and arrar ging for transportation to new residences	oot Ooot
	Board and secure Premises or board and secure Premises after it is vacated	Ço Sne∵
	[] Collect rent, if Premises is occupied and will not be vacated [] Make repairs, hard costs not to exceed \$00 (plus reasonable receiver's fees and costs)	rinty Ger
	Make repairs, hard costs not to exceed 3	
	Abate any dangerous and hazardous conditions at Premises, including:	Corc
	PGST and WIST PREVATIONS	er c
	IN obtaining bids for repairs TO Experies oberations walls along the south, east + west oberations	RHSP F of Deed PM Pc
3.	Receiver is authorized to retain counsel.	: s ee:24
4.	Receiver is authorized to employ agents to assist in the performance of its receivership duties.	:\$10.00 1 of 2
5.	Defendant(s), and his/her/its/their agents, heirs, legatees, successors, and assigns are enjoined and restrained from interferi obstructing Receiver in the performance of its duties.	. G
6.	Upon appointment of Receiver, the owner(s) and/or owner's agent(s) shall: provide Receiver with access to all areas of the Premises immediately; deliver to Receiver master keys for all units within 24 hours; and provide to Receiver all items and materials necessary for Receiver to perform its duties, including rent rolls and access to financial accounts, within seven day	s.
7.	Applicant's bond is excused pursuant to 65 ILCS 5/11-31-2.3; Receiver's surety bond is waived pursuant to 65 ILCS 5/11-31-	2.3.
8.	Receiver is authorized to issue receiver's certificates for the costs and expenses of the receivership.	
[
IT I	IS FURTHER ORDERED THAT this cause be continued to 3 / 13 / 3 at 9.30 (a.m./ p.m., p.m., p.m.) at 10.5, Richard J. Daley Center, 50 W. Washington St., Chicago, without further notice.	
Cor	artroom 1105, Richard J. Daley Cettler, 30 W. Washington 66, 6though, which	
HE	ARING DATE: 10 / 16 / /2 Associate Judge Joseph M. Sconza	

Attorney for Plaintiff
Corporation Counsel #90909
30 N. LaSalle, Room 700 Chicago, IL 60602 (312) 744-8791 FORM BLE.5002 rev. 3/2011

OCT 1.0 2012

Circuit Court - 1914 Courtroom Judge Scnza

1229029130 Page: 2 of 2

UNOFFICIAL COPY

LEGAL DESCRIPTION ATTACHED TO THAT CERTAIN ORDER APPOINTING LIMITED RECEIVER **DATED OCTOBER 10, 2012**

THE SOUTH 34 FEET OF LOT 110 IN KOESTER AND ZANDER'S SECTION LINE SUBDIVISION IN THE NORTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 27, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Commonly ky ov/n as:

4654-56 West Barry Avenue, Chicago, Illinois

Permanent Index No.

13-27-102-025-0000

0x C004

This document was prepared by:
Brown, Udell, Pomerantz & Delrahim, Ltd.
1332 N. Halsted Street

inte 100

Illinois 60642