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Doc#: 1335201081 Fee: \$40.00 Karen A.Yarbrough

Cook County Recorder of Deeds Date: 12/18/2013 12:15 PM Pg: 1 of 2

IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINSTRATIVE HEARINGS

CITY OF CHICAGO, a Mun	icipal Corporation,)	
	Plaintiff,)	Docket Number:
	ŕ)	13VP006607
v. 70 -)	Issuing City Department:
Laura L. Carter)	Buildings
	Defendant)	-

RECORDING OF FINDINGS, DECISION AND ORDER

The petitioner, THE CITY OF CHICAGO, a municipal corporation, by and 1. through its attorney the Corporation Counsel, by and through Special Assistant Corporation Counsel, Goldmar, and Grant, 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 County Recorder of Deeds as provided for by law

PIN#:25-16-129-003 Name: Laure L. Carter

Address: 10609 S Eggleston Ave City: Chicker

Zip: 60628 State: IL

Legal Description: LOT NUMBER: 3; SUBDIVISION: TENINGA EROS & COMPANYS 4TH BE; BLOCK: 9; SEC/TWN/RNG/MER: SEC 16 TWN 37 PNG 14:TRACT:4911001011

Goldman and Grant, #36689 205 W. Randolph, Suite 1100 Chicago, Illinois 60606 312-781-8700

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DOAH - Order

UNOFFICIAL COPY

(1/00)



IN THE CITY OF CHICAGO, ILLINOIS DEPARTMENT OF ADMINISTRATIVE HEARINGS

		Address of Violation:
CITY OF CHICAGO, a Municipal Corporation, Petitic	241 W 103rd	
)	
v.)	
Carter, Laura L.)	Docket #: 13VP006607
10609 S EGGLESTON)	
CHICAGO, IL 606282412)	Issuing City
, Respo	ndent.)	Department:
FINDINGS, DI	ECISION	IS & ORDER

This matter coming for Acting, 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
Liable - Default/failure to request a hearing

Sanction(s):

Storage Fee

Tow Fee

S1,520.00

Municipal Code Violated
7-24-226 DUI

\$2,000.00

\$2,000.00

The vehicle shall not be released if such vehicle is held pursuant to applicable state, federal or any other law, or a court order or warrant that authorizes the continued impoundment of the vehicle, or if the vehicle is subject to a police investigation hold that has not been removed.

Admin Costs: \$0.00

JUDGMENT TOTAL: \$3,670.00

Balance Due: \$3,670.00

Date Printed: Aug 28, 2013 3:02 pm

You have 21 days from the above mailing date to file a motion to set-aside (void) this default order. For good cause with the Dept. of Administrative Hearings (400 W. Superior). You may have more than 21 days if you can show you were not properly served with the violation notice. Your right to appeal this order to the Circuit Court of Cook County (Falsy Center 6th FL) may be prohibited by the Court if you fail to first file a motion to set-aside with the Dept. of Administrative Hearings.

ENTERED: 74 May 20, 2013

Administrative Law Judge ALO# Date

This Order may be appealed 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.

Pursuant to Municipal Code Chapter 1-19, the city's collection costs and attorney's fees shall be added to the balance due if the debt is not paid prior to being referred for collection.

of an Order content by an Administrative Law Roles of

the Calcago Department of Alministrative Hearings.

Diano 9-6-2013

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