UNOFFICIAL

STATE OF ILLINOIS

COUNTY OF C O O K

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88376070

CATUSH RHIMAGO HEIGHTS, ILLINOIS

'NO CHARGE"

34: Jimes Henrell

STATEMENT OF LIEN CLAIM FOR REHMBILITATION IN THE AMOUNT OF \$ 7,695.00

The Claimant, CITY OF CHICAGO HEIGHTS, A Municipal Corporation of Chicago Heights, County of Cook, State of Illinois, hereby files its claim for a lien against the following described property, to-wit

the E 10 ft of lot 38 & 37 (except the E 5 ft) in blk 1 in Sandra Hgts subd of the SE 1/4 of the SW 1/4 of Section 19 (except the RR & except the N 33 ft dedicated for street & except a 66 ft strip dedicated for Hickory St) in Township 35 N, range 14 lying east of the 3rd principal meridian in Cook County, Illinois and commonly known 25 551 West 16th Place, Chicago Heights, Illinois.

Title to the above-described property now appears in the name(s) of

ANGELINE FERRIS but the lien is absolute as to all parties.

The cost and expense incurred was by reason of rehabilitating the improvement on the above-entitled real estate, pursuant to Memorandum of Agreement signed by above-described property owner on the 22 day of February . 19 88, agreeing to the filing of this lien and attached hereto and made a part hereof as Exhibit A of the City of Chicago Heights. The lien is in the amount of \$7,695.00.

That said owners are entitled to credits on account thereof as follows to-wit: NONE - leaving due, unpaid, and owing to the Claimant, on account thereof, after allowing all credits, the balance of \$7,695,000 which, with interest, the Claimant claims a lien on the above real estate for a period of no more than five years.

RETURN TO:

James F. Creswell City of Chicago Heights C 1601 Chicago Road Chicago Heights, IL 60411 756-5318 41248 88376070 A A CITY OF CHICAGO HEIGHTS, A Municipal Corporation,

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James F. Creswell Corporation Counsel

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MEMORANDUM OF AGREEMENT

The AGREEMENT made this 3300 day of February
19 88 by and between <u>Angeline Ferries</u> residing at 551
What 16 dace, Chicago Reights, Illinois, hereinafter called the
"Owner" and the City of Chicago Reights, hereinafter called "The City".
WITHESSETH THAT
WHEREAS the wner intends to repair and rehabilitate his property located at
551 W. 10 Clace; Chicago Heights, Illinois.
NOW, THEREFORE, the owner and the City, for the considerations hereinafter named,
agree as follows:
C
The Agreement shall consist of the general terms, conditions, and references con-

The Agreement shall consist of the general terms, conditions, and references contained herein, the drawings and work write-up, if any, and the specifications incorporated therein, the cost estimate prepared by the CITY, Cost Estimator and the Construction Agreement referred to in Paragraph II Herein.

II

The Owner agrees to repair and renovate his property located at 551 W. 16th Olice in Chicago Heights, Illinois in conformance with the drawing and work write-up and specifications incorporated therein as approved by the City and the cost estimate prepared by the City Cost Estimator.

III

The Owner agrees to execute and abide by all the terms and conditions of a Construction Agreement in the form furnished by the CITY including, has not limited to, the schedule for progress payments to the Contractor set forth in Paragraphs IV and V of the Construction Agreement.

IV

The CITY agrees to remit to owner the amount of \$ 6,910.00 in the form of two party check and owner agrees to sign over to Contractor upon satisfactory compliance with the terms and conditions set forth in the Construction Agreement, and after satisfactory completion of the repairs and renovation as approved by the CITY.

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If either party shall fail to keep any of the agreements herein by him to be kept, including adhereence to the program guidelines, the other party may, by giving the party in default written notice, cancel and terminate this Agreement as and from the expiration of 5 days from the receipt of said notice. The Owner hereby expressly acknowledges receipt of a copy of the program guidelines.

VI

Any notice required by this Agreement may be delivered to the party personally, or mailed to him at the adress stated herein, until he gives notice to the other party of a change of address.

AII

The Agreement shall not be assigned or transferred by Owner without the prior written consent of the CITY.

VIII

This Agreement shall be construed under the laws of the State of Illinois.

II

•	4		Julas:
The owner(s) agrees, that a	fter final payout is re	eceived, the City w	ill place a
lien on property rehabilita	ted in the amount of \$	6,910,00 to	or a period > \$7,145.0
The owner(s) agrees, that a lien on property rehabilita of no more then	years. Give	175.00 Cart &	larch
The owner(s) further agrees or if they are no longer re	siding on the premises	cty be sold (title) bosore the lien per	ranafer), riod has been
satisfied, that the full am			
cludes rehab. cost and rela	ted espenses) will be (lue to the City, in	full.

The owner(s) further agrees, that should their property be held in trust, the City of Chicago Heights for Cook County, will be established as the primary beneficiary of this trust, for the period covering the lien assignment.

This agreement executed the day and year first written above.

THE CITY OF CHICAGO HEIGHTS

ET: CHARLES PANICI, MAYOR

ONTER:

Ungeline Ferris

PAUL PEARSON & SON

General Remrdeling Contractor 7808 W. derosa Court Orland Park, Illinois 60462 Phone 532-4505

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PLEASI	ay,)	70 DN C
PLEASE PAY BY THIS INVOICE. NO STATEMEN	ment fue O	DESCRIPTION	ANGE IMA FORRS'S SSI-W-16 OL
NO STATEMENT WILL BE SENT.	h wint		Q
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March 31 1988 C	Charles by to furnish to furnish to	er 551 - W - 16 Aface. Street.	State of Illinois. State of Illinois. The undersigned, for and in consideration of and valuable of the undersigned, for and in consideration of any and all of the state of	ate	and seal this Seal
WAIVER OF LIEN—FINAL MATERIALS OR LABOF "ILLINOIS) STATE OF ILLINOIS. COUNTY.	10 ALL WHOM II MAY CONCERN: Whereas, the undersigned	for the building length length City of City of	in Section County of Now, They be, Know Me, That	considerations, the receipt whereof is hereby acknowledged building considerations, the receipt whereof is hereby acknowledged building itself or right of lien on account of labor or managed to be account of the said furnished by the undersigned to or on account of the said	Given Under L hand and sei

Exact copy should be made and retained.

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Proberty of Cook County Clark's Office