· Inv. #BD128

### **UNOFFICIA**

#### WEED CONTROL LIEN

(Ch. 24, P11-20-7, II. Rev. Stat.)

STATE OF ILLINOIS SS COUNTY OF COOK

> IN THE OFFICE OF THE RECORDER OF DEEDS OR REGISTRAR OF TORRENS COOK COUNTY, ILLINOIS

VILLAGE OF HAZEL CREST, an Illinois Municipal Corporation, Lien Creditor

VS.

PAUL MARSCHKE

Lienee-Owner

MUNICIPAL STATUTORY LIEN (Weed Removal)

NOTICE (F LIEN

DEPT-09 MISC.

T#8888 TRAN 1895 08/13/91 10:45:00

The Lien Creditor, VILLAGE OF HAZEL CREST, an Illinois Municipal Code (Chapter 24, suant to the provisions of Section 11-20-7 of the Illinois Municipal Code (Chapter 24, Illinois Revised Statutes, 1979), hereby files Notice of Lien in its favor in the amount of Thirty-three and no/100-----DOLLARS (\$ 1500 ) against the following described real estate:

Lot 1 in Block 14 of Hazel Crest Park, a Subdivision of the north 1,2 of the northwest 1/4 of Section 30, Township 36 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

Perm. Index No. 29-30-113-001

commonly known as <u>16801 Trapet Avenue</u>, Hazel Crest, Illinois.

That Section 28-10, 28-11, 28-12, and 28-13 of the Hazel Crest Municipal Code provides as follows:

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RETURN TO
Edward L. Morrison
Village of Hazel Cres
3000 W. 170th Place
Hazel Crest, IL 60429

\* ;

## UNOFFICIAL COPYOFFICIAL BUSINESS

Sec. 28-10 Duty of Property Owners to Cut Weeds.

It is the duty of each owner of real property located within the Village not to permit weeds, whether growing or not, to stand on his property at a height greater than eight (8) inches from the ground. Each property owner shall take such action as is lawful and as often as is necessary to cut weeds or remove them, such that they will not exceed the maximum permitted height (Ordinance No. 35-1975, P.2, 9/9/75).

Sec. 28-11 Notice to Owner to Cut Weeds.

In the event that a property owner permits weeds on his property to exceed the maximum height, the Village Manager shall serve written notice upon him to comply with the provisions of Section 28-10 of the Village Code within five (5) days from the date of such notice. Said notice may also provide that repeated failure to comply with the provisions of Section 28-10 will result in additional entracement action pursuant to Sections 28-12 through 28-14 of this Coce. (Ordinance No. 7-1991, 5/14/91)

Sec. 28-12 Action by Village upon Failure of Dwner to Cut Weeds.

If a property owner fails to comply with the provisions of Section 28-10, and the Village Manager has given the notice provided for in Section 28-11, at the expiration of the five (5) day period set forth in such notice, the Village may enter upon the property and cut the weeds. The Village Manager shall beconaccurate records of the cost incurred by the Village in so doing, whether such cost arises out of a contract entered into by the Village with others to cut the weeds, or whether the cost arises out of the assignment of Village employees to cut the weeds. As soon as reasinably possible after weeds are cut by the Village, and the cost thereof is determined, the Village Manager shall send a written demand to the property owner to reimburse the Village for such cost (Ordinance No. 35-1975, P.2, 9/9/75).

Sec. 28-13 Lien upon Real Property.

The cost to the Village of cutting weeds on the property of all owner who has failed to comply with Section 28-10 is a lien in favor of the Village against such property. If, after the demand for payment provided for in Section 28-12 has been sent by the Village, the property owner does not pay to the Village the amount demanded the Village Manager shall cause the notice of such lien to be recorded in the Office of the Cook County Recorder (or, if the property is subject to the Torrens Registration System, then in the Office of the Cook County Registrar of Titles) not later than sixty (60) days after such cost is incurred. The notice shall contain a sworn statement setting out:

- (1) A description of the real estate sufficient for identification thereof;
- (2) The amount of money representing the cost incurred; and
- (3) The date or dates when such cost was incurred by the Village (Ordinance No. 35-1975, P.2, 9/9/75).

That on April 30 , 1991, the owners of the above-described property were notified in writing in accordance with the above-mentioned Ordinance provisions, but that said owners neglected and/or refused to cut the weeds.

#### **UNOFFICIAL COPY**

RETURN TO
Edward L. Morrison
village of Hazel Crest
170th Place

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Edward L. Morrison
Village of Hazel Crest
30 DC W. 170th Place
H. Lesi Crest, IL 60429

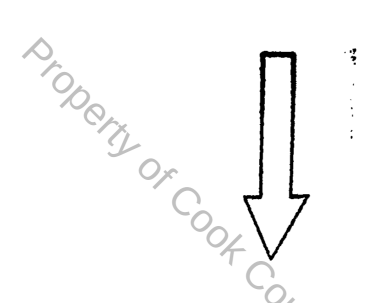
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# UNOFFICIAL COPYFFICIAL BUSINESS

That on May 11, 19 be cut, removed and destroyed, and was Thirty-three and no/100 remains unpaid.	991, the VILLAGE OF HAZEL CREST caused said weeds to the reasonable cost and expense incurred for the workDOLLARS (\$ 33,00), and that said sum
	VILLAGE OF HAZEL CREST, an Illinois Municipal Corporation  By: Village Manager
STATE OF ILLINOIS ) COUNTY OF COOK ) SS	
Robert L. Palmer that he is the appointed Village Mar in the above and foregoing Notice of contents thereof to be true in subst	, being first duly sworn on oath, deposes and states nager of the Village of Hazel Crest; that he is named f Lien; and that he has read said Notice and knows the cance and in fact.
	Village Manager
Subscribed and sworn to before me the day of, 195	
OFFICIAL SEAL EDWARD L. MORRISON SR	

NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. NOV 10,1994

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RETURN TO
Edward L. Morrison
Village of Hazel Crest
3000 W. 170th Prace
Hazel Crest, IL 60429

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