## DISTRICT OF COLUMBIA OFFICE OF ADMINISTRATIVE HEARING 941 North Capitol Street, NE, Suite 9100 Washington, D.C. 20002 TEL: (202) 442-8167 FAX: (202) 442-9451

### DOREEN AND ROY STARKE Petitioners,

v.

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Case No.: RH-TP-08-29251

DELROY ROBINSON, Respondent. In re: 633 18th Street, NE

### FINAL ORDER

The parties in this matter have agreed to dismiss Case Number RH-TP-08-29251 with prejudice, as indicated in their agreement filed on May 20, 2008, an agreement reached during mediation with Administrative Law Judge Wanda Tucker. The agreement is signed by Doreen Starke and Roy Starke, Petitioners, and Delroy Robinson, Respondent.

D.C. Official Code § 2-509(a) provides that any contested case may be disposed of by stipulation. Based upon an agreement signed by all parties, the Office of Administrative Hearings (OAH) may dismiss the case with prejudice. OAH Rule 2817.3.

Therefore, it is, this  $\frac{35}{10}$  day of March 2009:

ORDERED, that Case RH-TP-08-29251 IS DISMISSED WITH PREJUDICE; and it is further

**ORDERED**, that the reconsideration and appeal rights of any party aggrieved by this Order are set forth below.

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Margaret A. Mangan Administrative Law Judge

## **MOTIONS FOR RECONSIDERATION**

Any party served with a final order may file a motion for reconsideration within ten (10) days of service of the final order in accordance with 1 DCMR 2937. When the final order is served by mail, five (5) days are added to the 10 day period in accordance with 1 DCMR 2811.5.

A motion for reconsideration shall be granted only if there has been an intervening change in the law; if new evidence has been discovered that previously was not reasonably available to the party seeking reconsideration; if there is a clear error of law in the final order; if the final order contains typographical, numerical, or technical errors; or if a party shows that there was a good reason for not attending the hearing.

The Administrative Law Judge has thirty (30) days to decide a motion for reconsideration. If a timely motion for reconsideration of a final order is filed, the time to appeal shall not begin to run until the motion for reconsideration is decided or denied by operation of law. If the Judge has not ruled on the motion for reconsideration and 30 days have passed, the motion is automatically denied and the 10 day period for filing an appeal to the Rental Housing Commission begins to run.

### **APPEAL RIGHTS**

Pursuant to D.C. Official Code §§ 2-1831.16(b) and 42-3502.16(h), any party aggrieved by a Final Order issued by the Office of Administrative Hearings may appeal the Final Order to the District of Columbia Rental Housing Commission within ten (10) business days after service of the final order, in accordance with the Commission's rule, 14 DCMR 3802. If the Final Order is served on the parties by mail, an additional three (3) days shall be allowed, in accordance with 14 DCMR 3802.2.

Additional important information about appeals to the Rental Housing Commission may be found in the Commission's rules, 14 DCMR 3800 et seq., or you may contact the Commission at the following address:

District of Columbia Rental Housing Commission 941 North Capitol Street, NE Suite 9200 Washington, D.C. 20002 (202) 442-8949

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# **Certificate of Service:**

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### By Priority Mail with Delivery Confirmation (Postage Paid):

Roy Starke and Doreen Starke 633 18<sup>th</sup> Street, NE Washington, DC 20002

Delroy Robinson 6629 Auburn Avenue New Carrollton, MD 20784

#### By Inter-Agency Mail:

District of Columbia Rental Housing Commission 941 North Capitol Street, NE, Suite 9200 Washington, DC 20002

Keith Anderson Acting Rent Administrator Rental Accommodations Division Department of Housing and Community Development 941 North Capitol Street, NE, Suite 7100 Washington, DC 20002

I hereby certify that on 3-25, 2009, this document was caused to be served upon the above-named parties at the addresses and by the means stated.

Clerk / Deputy Clerk