CITY OF MILWAUKEE

GRANT F. LANGLEYCity Attorney

RUDOLPH M. KONRAD Deputy City Attorney

THOMAS E. HAYES
PATRICK B. McDONNELL
CHARLES R. THEIS
Special Deputy City Attorneys



OFFICE OF CITY ATTORNEY
800 CITY HALL
200 EAST WELLS STREET
MILWAUKEE, WISCONSIN 53202-3551
TELEPHONE (414) 286-2601
TDD 286-2025
FAX (414) 286-8550

BEVERLY A. TEMPLE
THOMAS O. GARTNER
LINDA ULISS BURKE
BRUCE D. SCHRIMPF
ROXANE L. CRAWFORD
SUSAN D. BICKERT
HAZEL MOSLEY
HARRY A. STEIN
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOUREN
JOHN J. HEINEN
MICHAEL G. TOBIN
DAVID J. STANOSZ
SUSAN E. LAPPEN
DAVID R. HALBROOKS
JAN A. SMOKOWICZ
PATRICIA A. FRICKER
HEIDI WICK SPOERL
KURT A. BEHLING
GREGG C. HAGOPIAN
ELLEN H. TANGEN
JAY A. UNORA
DONALD L. SCHRIEFER
EDWARD M. EHRLICH
LEONARD A. TOKUS
MIRIAM R. HORWITZ
MARYNELL REGAN
G. O'SULLIVAN-CROWLEY
MELANIE R. SWANK

Assistant City Attorneys

January 24, 2002

Ms. Kathleen M. Marquardt Staff Assistant City Clerk's Office City Hall, Room 205

Re:

File Number 011341

Dear Ms. Marquardt:

The person described in Exhibit A has submitted a request to the Common Council for the vacation of the City's *In Rem* Judgment regarding the property described therein. You have requested a report concerning this request.

Our position is that the City took all steps required of it under law to foreclose against the properties at issue. Those steps included allowing the property owner a statutory right of redemption which right was not exercised. Due to the failure to redeem, the City foreclosed against the parcel, and thereby acquired fee simple title foreclosing any interest which the former owner had in the parcel.

Under City Ordinance sec. 304-49-6-c-6, when a timely request for vacation is submitted to the City the final determination with respect to whether property should be returned to the former owner is to be made by the Common Council. If the Common Council so grants approval, the City Attorney's Office may enter into a stipulation providing for all City and County taxes, assessments and charges (including: interest and penalties through the date of the order to vacate the *In Rem*

Kathleen Marquardt January 24, 2002 Page Two

judgment; administrative and overhead costs of the City Treasurer's Office, the City Attorney's Office, and the Department of City Development; and the cost of repairs made to the property by the City subsequent to the date of the entry of the *In Rem* judgment) to be paid by cash or cashier's check to the City Treasurer's Office. Payment must be made within 45 days of the date of the resolution of the Common Council approving the return. See, City Ordinance secs. 304-49-6-c-6 through c-9.

In light of the above, and concerning the particular properties at issue, SO LONG AS THE WRITTEN REQUEST FOR VACATION WAS SUBMITTED TO THE CITY WITHIN 45 DAYS OF THE RESPECTIVE *IN REM* FORECLOSURE JUDGMENT, this office has no objection to the Common Council and/or the Judiciary and Legislation Committee, in its or their discretion, determining that the parcels should be returned to the former owner in accordance with the above-referenced ordinance.

Please call if you have questions or comments.

Respectfully,

GRANT F. LANGLEY

City Attorney

BEVERLY A. TEMPLE

Assistant City Attorney

BAT:enm

Enc.

3768

c:

Ronald D. Leonhardt, City Clerk

EXHIBIT A

1. File No.

Requestor:

Parcel Address:

Tax Key No.

Foreclosure Action:

Date of City Acquisition:

Date of Requestor's Request:

011341

Christine Jackson

2418 West Auer Avenue

285-0712-X

2001, No. 2 In Rem

Case No. 01-CV-006959

01/14/02

Acq. plus $45 \text{ days} = \frac{2}{28}/02$

1/18/02