MAR 1 4 2016

3-6-16. CITYATTORNEY

I Beautiful T.EI,

Is Preducesting A hearing within 21 days

Of this postmarked date of this letter

to: the milwaurse city clerk

200 EART wells street Room 205.

Milwaurse WI 53202

Gile at C.I. Fire # 1030-2014-348

accident occured on Jan 22nd 2014?

To the AM.

Herro I beautiful Tale El.

IS NOT the owner of Social proprety.

4569 N. Teutonia Ave Right NOW.

I Am Leasing to own this property

Chery Month, when I moved to this property

the House and not have a Deckyted Fence Usion Property Management gave me the go ahead to put A Fonce up. back in Sept 22,15 So I called up. A general Contractor Bishop Edward Motin to come and build me A Fonce.

I hatte an

The City of Milweukers has coused the alot of problems for my componions. (Dogs)

I have a cost estimate of for the fierce

And aletter from My MUSSE! that also sow

the garbage truck him once my fence

Will present an of this at the Harry.

RECEIVED Beauphil TEI 4569 N. Tention A AVE FEB 8 - 2018 Milwaukse WZ53209 Jan 22, 2016 (262) 744-5300, 11:00 Am. ProPerty Dariage C Hello, my MANE IS

Beauthful Tate El, I LUE at 4569 N. TeutronA AUS Milwauker WI 53209 On Jan 22, 2016, I Withess the City OF Milwaukes Smitetion truck Backing up. And Ran over my kinding. Blenging it to ground Come out my Back Fince door to ask them what going in? Like that they said man we didn't See your fince, then I as ked Could you call your Superior And one of the mons said good Luca with bilery this Report 4 I her called he policy mod got A property donne regart Made Officer' MPD OFFICER TORRES But Swall # 5133

Then I Called accurry my Rentins insurance They don't cover my fines told me to fack with Somme at

RECEIVED

FEB 8 - 2016

OFFICE OF CITY ATTORNEY

I falked with "MICHAEL CAMPBELL North AREA Sanitation Superellor 414 286-6109

And SOI did.

Thank your Sol

J.S. I AM A TRANSPORTER At the time I was Renowing the Vehicles From the Boek to the Gront And they RAN over my knewn.

## RECEIVE

 $f_{i,j} = f_{i,j} = f_{i,j}$ 

FEB 8 - 20

OFFICE OF CITY ATTORNE

#### MOTONS BUILDING & REMODELING



MS. BEAUTIFUL EC

Moton's Building and Remodeling Ph.414.614.4259 Date: WORK PERFORMED for: 4569 N TEU. AVE. Milwaukee, WI

FENCE IN REAR DAMAGED; CORNER POST; WIRE FENCING AND DOUBLE GATE (S) APPRO. (2) 5 Ft. GATES APPRO. 10' of WIRING FENCING

ToTAL: PARTS: MATERIALS
AND LABOR
1500.00

BIShop

414-614-4259

Material Labor Total



January 22, 2016

RECEIVED

FEB 8 - 2016

OFFICE OF CITY ATTORNEY

BEAUTIFUL EL 4569 N TEUTONIA AVE MILWAUKEE, WI 53209

CLAIM NUMBER: POLICY NUMBER:

PD6693

R: Y65986

DATE OF LOSS:

1/22/16

Dear Ms. El:

This letter follows our conversation today regarding the insurance claim you presented against your Homeowners 4 – Contents Broad Form policy.

As we discussed, you observed a garbage truck back over your fence causing damage.

You are insured by ACUITY, A Mutual Insurance Company by a Homeowners 4 – Contents Broad Form policy with an effective date of June 27, 2015. This policy pertains to Contents only. It does not cover your dwelling, detached garage, fence, etc. Since we do not cover the fence that was damaged under the policy, we cannot assist you in its repair or replacement.

If you have any questions, feel free to call me at 414.475.1428.

Peter Martin

Sincerely

Sr. Field Claims Representative

cc: BWO - See Insurance Agency

- (a) Within 120 days after the happening of the event giving rise to the claim, written notice of the circumstances of the claim signed by the party, agent or attorney is served on the volunteer fire company, political corporation, governmental subdivision or agency and on the officer, official, agent or employe under s. 801.11. Failure to give the requisite notice shall not bar action on the claim if the fire company, corporation, subdivision or agency had actual notice of the claim and the claimant shows to the satisfaction of the court that the delay or failure to give the requisite notice has not been prejudicial to the defendant fire company, corporation, subdivision or agency or to the defendant officer, official, agent or employe; and
- (b) A claim containing the address of the claimant and an itemized statement of the relief sought is presented to the appropriate clerk or person who performs the duties of a clerk or secretary for the defendant fire company, corporation, subdivision or agency and the claim is disallowed.

### To File A CLAIM with The CITY OF MILWAUKEE:

I Off Mill Heed the tollowing illigituding	
DATE of Incident	/22/16
"City" Vehicle Number	32542

ill need the following information

FEB 8 - 2016

OFFICE OF

OFFICE OF

# OFFICE OF THE CITY CLERK Milwaukee, Wisconsin

# INSTRUCTIONS FOR FILING A CLAIM AGAINST THE CITY OF MILWAUKEE

To file a claim against the City, a claimant must comply with Section 893.80(1), Wis. Stats., a copy of which is printed on the reverse side of this instruction sheet. Generally, the statue requires the claimant to submit to the City Clerk:

- A document stating the circumstances of the claim which must be signed by the claimant, or his/her agent or attorney. This document should be filed within 120 days of the event.
- A document stating the address of the claimant and a statement of the relief sought. If money damages are sought, a specific sum must be stated.

(The above information may be combined in a single document.)

The following information should also be submitted to allow the City to promptly act on your claim:

- Proof of the amount of the claim by means of either itemized receipts or two itemized estimates.
- 2. A phone number where the claimant can be reached during business hours.
- 5. As detailed a description of the incident as possible, including the date, time and place. Include the "City" vehicle #.

All information should be submitted to:

City Clerk ATTN: CLAIMS 200 E. Wells St., Room 205 Milwaukee, WI 53202-3567

#### ADDITIONAL INFORMATION

Before you can file a lawsuit against the City of Milwaukee for reimbursement, State law requires that you first follow the claim procedures established by the City Clerk.

Filing a claim against the City does not automatically guarantee reimbursement from the City. However, the City examines each claim on an individual basis in determining if reimbursement is legally required.

In order to obtain reimbursement for a claim against the City, you must prove that the City or its employees acted unlawfully or negligently.

Only the City Attorney or the Common Council and the Mayor can authorize payment of a claim against the City. Any other representations made by City employees are not legally binding on the City.

