In the Matter of the Petition

of

CHESTER JUNIOR DEVELOPMENT CORP.

AFFIDAVIT OF MAILING

State of New York County of Albany

John Huhn , being duly sworn, deposes and says that she is an employee of the Department of Taxation and Finance, over 18 years of age, and that on the 6th day of April , 1979, she served the within

Notice of Default by xxxxxxxxxxxx mail upon Chester Junior

by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed Chester Junior Development Corp.

as follows: Arthur Lundquist, Jr.

c/o R. Fox Rte. 2, Box 497

Johns Island, S. Carolina 29455

and by depositing same enclosed in a postpaid properly addressed wrapper in a (post office or official depository) under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the (representative) petitioner herein and that the address set forth on said wrapper is the last known address of the (representative of the) petitioner.

Sworn to before me this

6th day of April

. 1979.

TA-3 (2/76)



JAMES H. TULLY JR., PRESIDENT
MILTON KOERNER

THOMAS H. LYNCH

## STATE OF NEW YORK STATE TAX COMMISSION TAX APPEALS BUREAU ALBANY, NEW YORK 12227

ADDRESS YOUR REPLY TO

April 6, 1979

TELEPHONE: (518) 457-1723

Chester Junior Development Corp. Arthur Lundquist, Jr. c/o R. Fox Rte. 2, Box 497 Johns Island, S. Carolina 29455

Dear Sirs:

Please take notice of the Default Order of the State Tax Commission enclosed herewith.

Please take further notice that pursuant to Section(s) 1138 and 1250 of the Tax Law, any proceeding in court to review an adverse decision must be commenced within 4 months from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision or concerning any other matter relative hereto may be addressed to the undersigned. They will be referred to the proper party for reply.

truly yours

Joseph Chyrymry Hearing Examiner

cc: **Dekkiromenskyrkumennikkiru**k

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Taxing Bureau's Representative:

Enc.

STATE OF NEW YORK STATE TAX COMMISSION

In the Matter of the Petition

of

CHESTER JUNIOR DEVELOPMENT CORP.

DEFAULT ORDER

for Revision or for Refund of Sales and Use Taxes under Article(s) 28 and 29 of the Tax Law for the Year(x)Periods March 1, 1969 - February 28, 1972.

Petitioner(x) Chester Junior Development Corp., Arthur Lundquist, Jr., c/o R. Fox, Rte.2,

Box 497, Johns Island, S. Carolina 29455 filed a petition for revision or for refund of

Sales and Use taxes under Article(s) 28 and 29 of the Tax Law for the

year(x) Periods Mar. 1, 1969 - Feb. 28, 1972 . File No.(x) 10071

A small claims hearing on the petition was scheduled before

Arthur Johnson, Hearing Officer , at the offices of the State

Tax Commission, Two World Trade Center, 65th Flr., Rm. 65-51, New York, New York,

on Monday, October 30, 1978 at 1:15 p.m. . Notice of said small claims

hearing was given to petitioner(x) xandxperktrioner(x) xrepresentative;

not appear at the small claims hearing . A default has been duly noted.

Now on motion of the attorney for the Department of Taxation and Finance, it is

ORDERED that the petition of Chester Junior Development Corp. be and the same is hereby denied.

DATED: Albany, New York
April 6, 1979

STATE TAX COMMISSION

COMMITTED

COMMISSIONER