# ALLEGHENY COUNTY HEALTH DEPARTMENT ADMINISTRATIVE HEARINGS

McKEESPORT HOUSING AUTHORITY, In re: 23-H Crawford Village

Appellant, Docket No. ACHD-22-008

v.

ALLEGHENY COUNTY HEALTH DEPARTMENT,

**JOINT MOTION TO DISMISS** 

Appellee.

FILED ON BEHALF OF:

MCKEESPORT HOUSING AUTHORITY, APPELLANT

**COUNSEL OF RECORD:** 

**Counsel for Appellant:** 

James W. Creenan, Esquire Pa. ID. No. 79213 Joanne L. Parise, Esquire Pa. ID. No. 328877

Creenan & Baczkowski, PC
Town Square Professional Building
3907 Old William Penn Highway
Suite 304
Murrysville, PA 15668
(724) 733-8832
(724) 733-8834 (facsimile)
jcreenan@cbattorneys.com
jparise@cbattorneys.com

#### **Counsel for Appellee:**

Elizabeth Rubenstein, Esquire Pa. ID. No. 323254

Allegheny County Health Department 301 39th Street Clack Health Center, Building # 7 Pittsburgh, PA 15201-1811 (412) 578-8361 elizabeth.rubenstein@alleghenycounty.us

## ALLEGHENY COUNTY HEALTH DEPARTMENT ADMINISTRATIVE HEARINGS

McKEESPORT HOUSING AUTHORITY, In re: 23-H Crawford Village

Appellant, Docket No. ACHD-22-008

v.

ALLEGHENY COUNTY HEALTH DEPARTMENT,

Appellee.

#### **JOINT MOTION TO DISMISS**

AND NOW, comes Appellant McKeesport Housing Authority by and through its counsel Creenan & Baczkowski, PC and James W. Creenan, Esquire and Joanne L. Parise, Esquire, and Appellee Allegheny County Health Department, through its counsel Elizabeth Rubenstein, Esquire, and file their Joint Motion to Dismiss, as follows:

- 1. On January 5, 2023, the Allegheny County Health Department ("ACHD") issued two notices of alleged violations of Article VI, "Houses and Community Environment," of the Allegheny County Health Department Rules and Regulations ("January 5 Notices") for the property located at 23-H Crawford Village, McKeesport, PA 15132 ("Property"), in the matter of SR# HCE-20221101-5182 ("Enforcement Action"). A true and correct copy of the January 5 Notices are attached as Exhibit A.
- 2. On February 3, 2023, the McKeesport Housing Authority ("MHA") filed a Notice of Appeal from the January 5 Notices. A true and correct copy of the February 3, 2023, Notice of Appeal is attached as Exhibit B.
- 3. On May 9, 2023, ACHD sent the tenant a letter stating that ACHD is terminating the case since the tenant has failed to provide access for a reinspection.

- 1 -

4. On June 2, 2023, ACHD sent a Letter of Assurance to Appellants stating ACHD has terminated its enforcement action against for the Property, as set forth in the letter attached as **Exhibit C**.

- 5. MHA and ACHD consent to the dismissal of the Enforcement Action.
- 6. MHA and ACHD consent to the dismissal of MHA's appeal without prejudice to MHA's right to raise the objections raised in the Notices of Appeal in any future enforcement action arising out of or relating to the January 5 Notices, the Enforcement Action, and/or the Property.

WHEREFORE, Appellant McKeesport Housing Authority and Appellee Allegheny County Health Department respectfully request that the Hearing Officer enter the attached proposed order dismissing the Enforcement Action and MHA's appeals, without prejudice.

Respectfully Submitted,

CREENAN & BACZKOWSKI, PC

ALLEGHENY COUNTY HEALTH DEPARTMENT

BY: /s/ Joanne L. Parise
James W. Creenan, Esquire
Pa. ID. No. 79213
Joanne L. Parise, Esquire
Pa. ID. No. 328877
Counsel for Appellant McKeesport
Housing Authority

BY: /s/Elizabeth Rubenstein
Elizabeth Rubenstein, Esquire
Pa. ID. No. 323254
Assistant Solicitor for Appellee
Allegheny County Health Department

# ALLEGHENY COUNTY HEALTH DEPARTMENT ADMINISTRATIVE HEARINGS

MCKEESPC	IKT HOUSING	AUTHOR	11 Y, I	n re: 23-H C	rawiora viii	age		
Appel v.	lant,		Γ	Oocket No. A	ACHD-22-00	18		
ALLEGHEN DEPARTMI	NY COUNTY H ENT,	IEALTH						
Appel	lee.							
			ORDE	<u> </u>				
AND	NOW, this	da	ay of			, 2	023,	upon
consideration	of Appellant I	McKeespor	t Housing	Authority's	and Appelle	ee Alleghe	eny Co	ounty
Health Depar	tment's Joint M	Iotion to D	Dismiss and	upon conse	nt of the par	ties, IT IS	HER	EBY
ORDERED th	hat the Motion i	s GRANTI	ED, as follo	ows:				
(1)	The Enforcem	ent Action	of SR# HC	CE-2022110	1-5182 is her	eby DISM	ISSEI	).
(2)	McKeesport Housing Authority's Appeal is hereby DISMISSED, without							
	prejudice.							
CONSENTE	D TO:							
Pa. ID. No. 7 Joanne L. Pa Pa. ID. No. 3	reenan, Esquire 79213 arise, Esquire	 eesport Hot	F F A	Pa. ID. No. 32 Assistant So	benstein, Esq	Appellee	Allegh	eny
			Heari	F. McGowan ng Officer heny County	Health Depa	artment		





RICH FITZGERALD
COUNTY EXECUTIVE

Housing Authority Of City Of Mckeesport 2901 Brownlee Avenue FI Mc Keesport PA 15132 January 5, 2023

RE: SR# HCE-20221101-5182

Property 23 CRAWFORD VILLAGE APT H

Address: Mckeesport, PA 15132

Census Tract: 55512

Dear Sir/Madam:

An inspection of the property listed above was conducted on 12/12/2022 by Elliot Schlaich. The following violations of Article VI, "Housing and Community Environment," were verified at that time. Attached is an inspection report listing these violations.

1 Class 3 violation(s) exist(s). A Class 3 violation is defined as a condition which represents an actual or potential health hazard or nuisance. These violations are to be corrected by 02/09/2023.

Failure to comply will result in a complaint filed before the Magistrate and/or civil penalties. Under Section 660, should the dwelling become vacant prior to correction of these violations, the dwelling must be inspected and corrections verified by this Department prior to reoccupancy.

Pursuant to Article XI entitled "Hearings and Appeals," you are hereby notified that you have thirty (30) days after issuance of this written notice to file an appeal. The appeal shall be made in writing and must set forth with particularity all issues to be raised. The notice of appeal shall be submitted to the Allegheny County Health Department, Office of the Director, 542 4th Ave, Pittsburgh, Pennsylvania 15219. In the event that an appeal is not filed within thirty (30) days after issuance of this written notice, the within action shall become final.

If you have any questions, you may contact this office at (412)350-4046.

Sincerely

Effot Schlaich

**Environmental Health Specialist** 

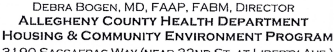
ES:Sb

Attachment

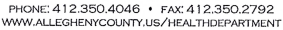
cc: Tenant







3190 SASSAFRAS WAY (NEAR 32ND ST. AT LIBERTY AVE.) PITTSBURGH, PA 15201-1443





### **Inspection Report - Complaint Housing**

SR#: HCE-20221101-5182

**Owner Violations** 

Property Address: 23 Crawford Village Apt H, Mckeesport 15132

Inspection # 1

Census Tract: 55512

Property Type: (N/A 0 Units)

Inspector: Elliot Schlaich

Inspection Date: December 12, 2022

Time: 11:00

Contacts:

Ms DOMINIQUE LINE

Tenant

HOUSING AUTHORITY OF CITY OF MCKEESPORT

Owner

23 Crawford Village Apt H Mc Keesport, PA 15132

2901 Brownlee Avenue

FI Mc Keesport, PA 15132

(412) 457-5719

(412) 673-6942

Listed below are the Article 6 violations that require corrective action :

**Ground Level** 

**Apartment** 

Section 652

006(O)(S)

Class 3

Location:

None

Violation Status: First

Violation:

Evidence of cockroach infestation: live or dead insects, egg cases visible.

Remedy:

Exterminate cockroaches using licensed pesticide treatment company and remove

food sources.

Comments: Multiple live and dead roaches observed in APT H. G. and E. Roaches were observed in

kitchens of all 3 apartments.

----- END OF REPORT -----

All Violations Verified by the Inspector:



### **ALLEGHENY**

Ms Dominique Line 23 Crawford Village Mc Keesport PA 15132 January 5, 2023

RE: SR# HCE-20221101-5182

Property 23 CRAWFORD VILLAGE APT H

Address: Mckeesport, PA 15132

Census Tract: 55512

Dear Ms Line:

An inspection of your residence was conducted on 12/12/2022 by inspector Elliot Schlaich. The following violations of Article VI, "Houses and Community Environment," were verified at that time. Attached is an inspection report listing these violations.

1 Class 3 violation(s) exist(s). A Class 3 violation is defined as a condition which represents an actual or potential health hazard or nuisance. These violations are to be corrected by 02/09/2023.

Failure to comply will result in a complaint filed before the Magistrate and/or civil penalties.

Pursuant to Article XI entitled "Hearings and Appeals," you are hereby notified that you have thirty (30) days after issuance of this written notice to file an appeal. The appeal shall be made in writing and must set forth with particularity all issues to be raised. The notice of appeal shall be submitted to the Allegheny County Health Department, Office of the Director, 542 4th Ave, Pittsburgh, Pennsylvania 15219. In the event that an appeal is not filed within thirty (30) days after issuance of this written notice, the within action shall become final.

If you have any questions, you may contact this office at (412)350-4046.

Sincerely,

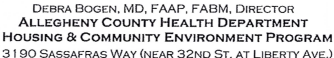
Elliot Schlaich

Environmental Health Specialist

ES:Sb Attachment

cc: Owner





WWW.ALLEGHENYCOUNTY.US/HEALTHDEPARTMENT

PITTSBURGH, PA 15201-1443 PHONE: 412.350.4046 • FAX: 412.350.2792



Inspection Report - Complaint Housing

SR#: HCE-20221101-5182

**Tenant Violations** 

Property Address: 23 Crawford Village Apt H, Mckeesport 15132

Inspection # 1

Census Tract: 55512

Property Type: (N/A 0 Units)

Inspector: Elliot Schlaich

Inspection Date: December 12, 2022

Time: 11:00

Contacts:

Ms DOMINIQUE LINE

Tenant

23 Crawford Village Apt H

Mc Keesport, Pa 15132

(412) 457-5719

Listed below are the Article 6 violations that require corrective action :

1st Floor

Kitchen

Section 652

005 (T)(D)

Class 3

Location: None

Violation Status: First

Violation: Evidence of rodent infestation: rodent droppings, carcasses, rub marks, chewed

areas, or burrows seen.

Remedy: Exterminate rodents using licensed pesticide treatment company. Remove food

sources, harborage areas, and eliminate entries.

Comments: Rodent droppings observed behind refrigerator.

----- END OF REPORT ----

All Violations Verified by the Inspector:



# **Notice of Appeal**

Whing by the Alleg This form is used to file an appeal of an order, notice, decision, determination County person or

entity is filing this appeal, please attach a separate form for each additional appearance, decision, determination, or ruling must be offered. of the order, notice, decision, determination, or ruling must be attached to the Notice of Appeal. Name McKeesport Housing Authority Mailing Address 2901 Brownlee Avenue City McKeesport State PA Zip 15132 Email \_\_\_\_ Phone <u>(412)673-6942</u> Fax (optional) If you are represented by an attorney, please provide contact information for your attorney: Name Joanne L. Parise, Esquire Mailing Address 3907 Old William Penn Highway, Suite 304 City Murrysville State PA Zip 15668 Email iparise@cbattornevs.com Phone <u>(724) 733-8832</u> Fax (optional) <u>(724) 733-8834</u> Describe your objections to the Department's actions and a statement describing the relief you want the Hearing Officer to grant. (The objections may be factual or legal and must be specific. If you fail to state an objection here, you may be barred from raising it later in your appeal. Use additional pages if necessary.) McKeesport Housing Authority appeals from the two (2) separate Notices dated January 5, 2023 both arising from an inspection performed on December 12, 2022 and both having been assigned SR # HCE-20221101-5182. By filing this Notice of Appeal with the Allegheny County Health Department, I hereby certify that the information submitted is true and correct to the best of my information and belief. Date 2/3/23 Signature Appeals should be submitted in person or by mail to: **EXHIBIT** 

**Allegheny County Health Department Attention: Hearing Officer** 

542 4th Avenue

Pittsburgh, PA 15219

Allegheny County Health Dept. v. McKeesport Housing Authority

SR#: HCE-20221101-5182

Property Address: 23-H Crawford Village, McKeesport, PA 15132

2023, pertaining to Service Request No. HCE-20221101-5182 ("Notice").

Inspection Date: 12/12/2022 Inspector: Elliot Schlaich

OBJECTIONS TO DEPARTMENT'S ACTIONS AND STATEMENT DESCRIBING
REQUESTED RELIEF

The McKeesport Housing Authority ("MHA") hereby states the following objections to the attached notice issued by the Allegheny County Health Department ("ACHD") on January 5,

1. MHA objects to the Notice because the inspection purportedly giving rise to the

alleged violations in the Notice did not comport with the requirements of due process. Specifically,

ACHD did not provide MHA with notice of the inspection and, therefore, deprived MHA of the

right to be present for and observe the inspection.

2. MHA objects to the Notice because Section 652 is impermissibly vague in violation

of due process, as it is impossible to distinguish on the face of the Ordinance what constitutes an

"infestation" of cockroaches. Further, Section 604 of Article VI which purports to define the term

"infestation" is impermissibly vague in violation of due process.

3. MHA objects to the Notice because Section 652 is impermissibly vague in violation

of due process, as it is impossible to distinguish on the face of the Ordinance what constitutes a

"Class 3 Violation". Further, Section 615 of Article VI which purports to define the terms "Class

3 Violation" and "Major Pest Vector Problem" is vague and ambiguous, and thus does not

adequately apprise MHA of the nature of the offense.

4. MHA objects to the Notice relating to the alleged violation of Section 652 for

"evidence of cockroach infestation" as set forth in the Inspection Report at Page 1 for the following

reasons:

- a. Section 652 is impermissibly vague in violation of due process, as the term
   "infestation" is vague and ambiguous;
- b. The Notice does not establish the existence of a "major rodent or other pest vector infestation" such that the "violation" would present a "class 3" violation under Article VI;
- c. The Notice does not establish that the alleged infestation was caused by MHA's "failure . . . to maintain the dwelling in a rodent-proof or reasonably insect-proof condition";
- d. The occupant Dominique Lane ("Lane") caused the alleged infestation by failing to properly maintain the unit as required by the terms of her lease with MHA ("Lease"), including by creating conditions that foster insect infestation such as leaving unpackaged food throughout the unit;
- e. The Notice does not establish that MHA failed to comply with its obligation, if any, to exterminate;
- f. MHA respectfully submits that MHA does regularly provide extermination services at the subject premises and at all of its sites;
- g. Lane has refused to permit MHA to access the unit to perform extermination services;
- h. MHA performed pest control treatment at the premises on December 14, 2022;
- Lane refused to permit MHA to access the unit to perform pest control services on January 11, 2023;
- MHA's inspection of the unit on January 12, 2023 revealed no pest activity and, thus, MHA has corrected the alleged violation.

### 5. **Requested Relief.** MHA respectfully requests that:

- a. ACHD withdraw the Notice;
- b. ACHD reimburse to MHA its costs, expenses, and fees in responding to the Notice; and,
- c. ACHD provide reasonable notice of any and all future inspections to MHA so that MHA and its counsel have the opportunity to be present for such inspections.



**ALLEGHENY** 

Housing Authority Of City Of Mckeesport 2901 Brownlee Avenue FI Mc Keesport PA 15132 January 5, 2023

RE: SR# HCE-20221101-5182

Property 23 CRAWFORD VILLAGE APT H

Address: Mckeesport, PA 15132

Census Tract: 55512

Dear Sir/Madam:

An inspection of the property listed above was conducted on 12/12/2022 by Elliot Schlaich. The following violations of Article VI, "Housing and Community Environment," were verified at that time. Attached is an inspection report listing these violations.

1 Class 3 violation(s) exist(s). A Class 3 violation is defined as a condition which represents an actual or potential health hazard or nuisance. These violations are to be corrected by 02/09/2023.

Failure to comply will result in a complaint filed before the Magistrate and/or civil penalties. Under Section 660, should the dwelling become vacant prior to correction of these violations, the dwelling must be inspected and corrections verified by this Department prior to reoccupancy.

Pursuant to Article XI entitled "Hearings and Appeals," you are hereby notified that you have thirty (30) days after issuance of this written notice to file an appeal. The appeal shall be made in writing and must set forth with particularity all issues to be raised. The notice of appeal shall be submitted to the Allegheny County Health Department, Office of the Director, 542 4th Ave, Pittsburgh, Pennsylvania 15219. In the event that an appeal is not filed within thirty (30) days after issuance of this written notice, the within action shall become final.

If you have any questions, you may contact this office at (412)350-4046.

Sincerely

-Elliot Schlaich

**Environmental Health Specialist** 

ES:Sb Attachment

cc: Tenant





### Inspection Report - Complaint Housing

SR#: HCE-20221101-5182 **Owner Violations** 

Property Address: 23 Crawford Village Apt H, Mckeesport 15132

Inspection # 1

Census Tract: 55512

Property Type: (N/A 0 Units)

Inspector: Elliot Schlaich

Inspection Date: December 12, 2022

Time: 11:00

Contacts:

Ms DOMINIQUE LINE Tenant HOUSING AUTHORITY OF CITY OF MCKEESPORT

23 Crawford Village Apt H

Mc Keesport, PA 15132

2901 Brownlee Avenue FI Mc Keesport, PA 15132

(412) 457-5719

(412) 673-6942

Listed below are the Article 6 violations that require corrective action:

**Ground Level** 

**Apartment** 

Section 652

006 (O)(S)

Class 3

Location:

None

Violation Status: First

Violation:

Evidence of cockroach infestation: live or dead insects, egg cases visible.

Remedy:

Exterminate cockroaches using licensed pesticide treatment company and remove

food sources.

Comments: Multiple live and dead roaches observed in APT H, G, and E. Roaches were observed in

kitchens of all 3 apartments.

END OF REPORT -----

All Violations Verified by the Inspector:

Allegheny County Health Dept. v. McKeesport Housing Authority

SR#: HCE-20221101-5182

Property Address: 23-H Crawford Village, McKeesport, PA 15132

Inspection Date: 12/12/2022 Inspector: Elliot Schlaich

OBJECTIONS TO DEPARTMENT'S ACTIONS AND STATEMENT DESCRIBING
REQUESTED RELIEF

The McKeesport Housing Authority ("MHA") hereby states the following objections to the attached notice issued by the Allegheny County Health Department ("ACHD") on January 5,

2023, pertaining to Service Request No. HCE-20221101-5182 ("Notice").

1. MHA objects to the Notice because the inspection purportedly giving rise to the

alleged violations in the Notice did not comport with the requirements of due process. Specifically,

ACHD did not provide MHA with notice of the inspection and, therefore, deprived MHA of the

right to be present for and observe the inspection.

2. MHA objects to the Notice because Section 652 is impermissibly vague in violation

of due process, as it is impossible to distinguish on the face of the Ordinance what constitutes an

"infestation" of rodents. Further, Section 604 of Article VI which purports to define the term

"infestation" is impermissibly vague in violation of due process.

3. MHA objects to the Notice because Section 652 is impermissibly vague in violation

of due process, as it is impossible to distinguish on the face of the Ordinance what constitutes a

"Class 3 Violation". Further, Section 615 of Article VI which purports to define the terms "Class"

3 Violation" and "Major Pest Vector Problem" is vague and ambiguous, and thus does not

adequately apprise MHA of the nature of the offense.

4. MHA objects to the Notice relating to the alleged violation of Section 652 for

"evidence of rodent infestation" as set forth in the Inspection Report at Page 1 for the following

reasons:

- a. Section 652 is impermissibly vague in violation of due process, as the term
   "infestation" is vague and undefined;
- b. The description of the "Violation" is impermissibly vague in violation of due process. Specifically, the description indicates "rodent droppings, carcasses, rub marks, chewed areas, or burrows seen." (emphasis added). A list of possible types of "evidence of rodent infestation" that does not specify which type of evidence the Inspection purports to have observed in the subject unit does not adequately apprise MHA of the nature of the offense.
- c. The Notice does not establish that MHA is responsible for extermination of the premises. Section 652 provides that where only one (1) unit is impacted, the responsibility for extermination lies with the occupant (i.e., Dominique Lane ("Lane"), incorrectly identified as Dominique Line in the Notice) rather than the owner (i.e., MHA). The Notice does not establish that more than one (1) unit is impacted by the alleged rodent infestation. Further, Section 652 only shifts responsibility for extermination to the owner where "the infestation . . . is caused by failure of the owner to maintain the dwelling in a rodent-proof or reasonably insect-proof condition." The Notice does not establish that the alleged infestation was caused by MHA's "failure . . . to maintain the dwelling in a rodent-proof or reasonably insect-proof condition.";
- d. Even assuming, *arguendo*, that MHA is responsible for extermination, the Notice does not establish that MHA failed to comply with its obligation to exterminate;
- e. The Notice does not indicate that any live rodents were observed;

- f. MHA respectfully submits that MHA does regularly provide extermination services at the subject premises and at all of its sites;
- g. MHA performed pest control treatment at the premises on December 14, 2022;
- h. Lane refused to permit MHA to access the unit to perform pest control services on January 11, 2023;
- MHA's inspection of the unit on January 12, 2023 revealed no pest activity and, thus, MHA has corrected the alleged violation.
- 5. **Requested Relief.** MHA respectfully requests that:
  - a. ACHD withdraw the Notice;
  - ACHD reimburse to MHA its costs, expenses, and fees in responding to the Notice; and,
  - c. ACHD provide reasonable notice of any and all future inspections to MHA so that MHA and its counsel have the opportunity to be present for such inspections.



Ms Dominique Line 23 Crawford Village Mc Keesport PA 15132 January 5, 2023

RE: SR# HCE-20221101-5182

Property 23 CRAWFORD VILLAGE APT H

Address: Mckeesport, PA 15132

Census Tract: 55512

Dear Ms Line:

An inspection of your residence was conducted on 12/12/2022 by inspector Elliot Schlaich. The following violations of Article VI, "Houses and Community Environment," were verified at that time. Attached is an inspection report listing these violations.

1 Class 3 violation(s) exist(s). A Class 3 violation is defined as a condition which represents an actual or potential health hazard or nuisance. These violations are to be corrected by 02/09/2023.

Failure to comply will result in a complaint filed before the Magistrate and/or civil penalties.

Pursuant to Article XI entitled "Hearings and Appeals," you are hereby notified that you have thirty (30) days after issuance of this written notice to file an appeal. The appeal shall be made in writing and must set forth with particularity all issues to be raised. The notice of appeal shall be submitted to the Allegheny County Health Department, Office of the Director, 542 4th Ave, Pittsburgh, Pennsylvania 15219. In the event that an appeal is not filed within thirty (30) days after issuance of this written notice, the within action shall become final.

If you have any questions, you may contact this office at (412)350-4046.

Sincerely,

Elligi Schlaich

Environmental Health Specialist

ES:Sb Attachment cc: Owner





Inspection Report - Complaint Housing

SR#: HCE-20221101-5182

**Tenant Violations** 

Property Address: 23 Crawford Village Apt H, Mckeesport 15132

Inspection # 1

Census Tract: 55512

Property Type: (N/A 0 Units)

Inspector: Elliot Schlaich

Inspection Date: December 12, 2022

Time: 11:00

Contacts:

Ms DOMINIQUE LINE

Tenant

23 Crawford Village Apt H Mc Keesport, Pa 15132

(412) 457-5719

Listed below are the Article 6 violations that require corrective action :

1st Floor

Kitchen

Section 652

005 (T)(D)

Class 3

Location: None

Violation Status: First

Violation: Evidence of rodent infestation: rodent droppings, carcasses, rub marks, chewed

areas, or burrows seen.

Remedy: Exterminate rodents using licensed pesticide treatment company. Remove food

sources, harborage areas, and eliminate entries.

Comments:

Rodent droppings observed behind refrigerator.

------ END OF REPORT -----

All Violations Verified by the Inspector:

Din Data . 10/1//2009



June 2, 2023

#### VIA ELECTRONIC MAIL

McKeesport Housing Authority 2901 Brownlee St McKeesport, PA 15132 Attn: Joanne Parise

jparise@cbattorneys.com

Re: 23 Crawford Village Apt H

Attorney Parise,

This letter is to inform you and your client, McKeesport Housing Authority, that the Allegheny County Health Department ("ACHD") has closed its current case due at 23 Crawford Village Apt H McKeesport, PA 15132. The tenant has not allowed access to the unit and the emergency violations no longer remain. Shall the tenant contact ACHD, we will re-investigate and open a new SR number. However, this case shall remain closed. Thank you for your cooperation.

Sincerely,

Elizabeth Rubenstein, Esq.

**Assistant Solicitor** 







#### **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing JOINT MOTION TO DISMISS has been served on the following via U.S. First Class Mail, postage prepaid, facsimile, electronic mail, or by hand delivery, on June 2, 2023:

Elizabeth Rubenstein, Esquire ACHD Assistant Solicitor Allegheny County Health Department 301 39th Street Clack Health Center, Building #7 Pittsburgh, PA 15201-1811

Respectfully Submitted,

CREENAN & BACZKOWSKI, PC

BY: /s/ Joanne L. Parise

James W. Creenan, Esquire Pa. ID. No. 79213 Joanne L. Parise, Esquire Pa. ID. No. 328877