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Eugene "Gene" Moore Fee: \$44.00 Cook County Recorder of Deeds Date: 06/10/2003 10:22 AM Pg: 1 of 11

DECLARATION OF PARTY WALL RIGHTS, COVENANTS, CONDITIONS, EASEMENTS AND RESTRICTIONS

THIS DOCUMENT WAS PREPARED BY AND MAIL TO:

GERARD D. HADERLEIN 3413 NORTH LINCOLN AVENUE CHICAGO, IL 60657 (773) 472-2888

BOX 333-CT

DECLARATION OF PARTY WALL RIGHTS, COVENANTS, CONDITIONS, EASEMENTS AND RESTRICTIONS

THIS DECLARATION of Party Wall Rights, Covenants, Conditions, Easements and Restrictions (the 'Declaration') made this 315 day of Journey, 2003, by 2116 W. CULLOM, L.L.C., "Declarant").

RECITALS

- A. Declarant, 2116 W. CULLOM, L.L.C., is the record owner of certain real estate in the City of Chicago, County of Cook State of Illinois, which is legally described in Exhibit A attached hereto ("Property").
 - B. 2116 W. CULLOM, L.L.C. is the Developer herein ("Developer").
- C. The Developer has developed the property described in Exhibit A so that a portion of said property is subject to a certain Declaration of Condominium Ownership and of Easements, Restrictions and Covenants and Declaration of Bylaws for the 2116 W. CULLOM CONDOMINIUMS ASSOCIATION recorded September 25, 2002 as Document Number 0021050330, and a portion of said property is not subject to same.
- D. Declarant desires to define the rights and covenants by and between the noncondominium portion and the condominium portion of the property.

NOW THEREFORE, Declarant hereby declares that all of the Property shall be held, sold and conveyed subject to the following party wall rights, covenants, conditions, easements and restrictions, all of which shall run with the land and be binding on all parces having or acquiring any rights, title or interest therein or any part thereof, and share inure to the benefit of each Owner thereof.

ARTICLE 1

DEFINITIONS

The following words when used in this Declaration or in any Supplementary Declaration (as defined herein) shall, unless the context shall prohibit, have the following meanings:

- 1.01 COMMERCIAL PROPERTY. The portion of the Property, depicted on the Survey (hereinafter defined), attached hereto as Exhibit "B".
- 1.02 CONDOMINIUM PARCEL. The portion of the Property, depicted on the Plat (hereinafter defined), attached hereto as Exhibit "C".
 - 1.03 DECLARANT. 2116 W. CULLOM, L.L.C.
 - 1.04 DEVELOPER. 2116 W. CULLOM, L.L.C.
- 1.05 FIRST MORTGAGEE. A bona fide lender holding a validly recorded mortgage or trust deed on a lot which mortgage or trust deed was recorded prior in time to all other mortgages or trust deeds against said lot.
- 1.06 UNIT. A part of the property designated and intended for any type of independent use.
- 1.07 OWNER. The record owner, whether one or more persons, individuals or entities, of a fee-simple title to an / Unit, including contract sellers having such interest merely as security for the performance of any obligations.
- 1.08 PARTY WALL. Each wall built as part of the original construction of the Units upon the Property and placed on the vertical or horizontal dividing line between the Units and/or serves two or more Units.
- 1.09 PLAT. The Plat, recorded in the Office of the Recorder of Cook County, Illinois, depicting the Condominium Parcel affecting to Property.
 - 1.10 PROPERTY. The real estate described in Exhibit "A" attached hereto.
- 1.11 SURVEY. The Survey, depicting the Commercial Property portion of the Property.

ARTICLE 2

EASEMENTS AND PROPERTY RIGHTS

- 2.01 MUNICIPAL SERVICE EASEMENTS. Declarant hereby grants a perpetual non-exclusive easement to the City of Chicago over the Property to enforce all applicable laws, ordinances and regulations and for the purpose of providing police and fire protection and such other municipal services as the Owners may request and the City of Chicago may agree to furnish.
- 2.02 RECIPROCAL EASEMENTS. The owners of each Unit grant the owners of the remaining Units any and all necessary easements for existing utilities including but not limited to water, sewer, gas electricity, cable TV and refuse containers.

- 2.03 IMPLIED EASEMENTS. Declarant hereby acknowledges that, due to the length and complexity of this Declaration, certain omissions may have occurred in connection with the grants of various easements including, but not limited to, those for access, ingress and egress, use and enjoyment, utilities, light and air, support and maintenance. Declarant therefor hereby grants any easement omitted herein which easement is reasonably implied from and by the provisions and scheme of this Declaration and is reasonably necessary for the purpose of furthering the beneficial purposes and intentions of Declarant as expressed in this Declaration.
- 2.04 FNCROACHMENTS. In the event that (i) by reason of the construction, repair, reconstruction, settlement or shifting of the Building, any part of the Commercial Property encroaches or shall hereafter encroach upon any part of the other Property, or by reason of the design or construction of any utility, heating, cooling or ventilating systems, any pipes, ducts, flues, sharts, or conduits serving more than one Unit encroach or shall hereafter encroach upon any part of the other Property, then in any such case valid easements for the maintenance of such encroachment and for such use of the Property are hereby established and shall exist for the benefit of such Property, as the case may be; provided, however, in no event shall a valid easement for a 14 encroachment or use of the property be created in favor of any party if such encroachment of use is detrimental to or interferes with the reasonable use and enjoyment of the Property by the other Owners.
- EASEMENTS FOR UTILITIES. Ameritech Company, Commonwealth 2.05 Edison Company, Peoples Gas Company, and all other suppliers of utilities serving the Property are hereby granted to right to install, lay, construct, operate, maintain, renew, repair or replace, conduits, cables, pipes and wires and other equipment in, to, over, under, along and on any portion of the exterior of the Property for the purpose of providing all parts of the property with utility services, together with the reasonable right of ingress to and egress from the Property for said purpose. The Declarant may a reafter grant other or additional easements for utility purposes for the benefit of the Property over, under, along and on any portion of the exterior of the Property and each Unit Owner and other Person having at any time any interest in the Property hereby grants to the Declarant an irrevocable power of attorney to execute, acknowledge and record for and in the name of such Unit Owner and other persons such instruments as may be necessary to effectuate the foregoing. Easements are also hereby declared and granted to the Declarant, the Developer, the Owner of the Commercial Property and the Condominium Parcel, collectively the Owners of the Property, the Board and their respective representatives, employees, and contractors to enter and work in any Unit to install, lay, operate, maintain, repair and replace any pipes, wires, ducts, flues, shafts, conduits, public utility lines, components of the communications systems, if any, or structural components, which may run through or in the floor, ceiling or walls of or in a Unit.
- 2.06 SIGN EASEMENT. The Owner of the Commercial Property shall be allowed the sole right to place a sign on the west wall of the building, without payment of rent, in

perpetuity. The sign shall be reasonable in size and professionally designed. The Owner of the Commercial Property shall be responsible for all costs associated with the sign and shall indemnify and hold the Condominium Owners harmless from any and all costs or claims of any nature arising out of the placement of the aforesaid sign.

- 2.07 EASEMENT FOR ACCESS. The Owner of the Commercial Property shall have a valid easement, for pedestrian ingress and egress for the purpose of reasonably accessing the existing alley adjacent to the Property over the Common Elements and Limited Common Elements.
- 2.08 FASEMENTS RESERVED BY THE DECLARANT AND DEVELOPER. The Declarant and Developer and each of their agents, employees, contractors, guests, invites and licensees shall have the right and easement at all times to use the Property (i) to perform any construction, maintenance, repair renovation, restoration or rehabilitation of, in or under all or any part of the Property which the Declarant or Developer desires to perform, (ii) for the purpose of selling, displaying or having ingress to and egress from one or more of the Units, (iii) for the purpose of erecting, maintaining and displaying one or more of the signs desired by Developer, and (iv) to convey the license to the use of one of the Limited Common Elements Parking Spaces to the Cwner of the Commercial Space as pursuant to Article I, Section 1.15 of the Declaration of Concominium Ownership and of Easements, Restrictions and Covenants and Declaration of Bylaws for 2116 W. Cullom Condominiums. Nothing in this Declaration shall in any way affect, aller, modify, amend or terminate any Declaration of Easements signed by the Declarant and recorded prior to the recording of this Declaration.
- 2.09 AGREEMENT FOR GRANT OF EASEMENTS. In the event, at any time after the recording of this Declaration, the Declarant, Developer or Owners shall deem it necessary to do so, the Declarant, Developer or Owners may (i) reserve or grant easements for the benefit of the Property in, over, under, to and across the Property for the installation, construction and maintenance of any and all public and private utility conduits, wires, ducts, pipes, cables and other lines, and all associated equipment for the provision of utilities services for the Property, including without limitation, those for the transmission and distribution of water, electricity, gas, telephone, sewage, drainage, cable or satellite television, and (ii) dedicate any unimproved portion of the Property to any public or quasi-public utility or to any governmental authority for the installation, construction and maintenance of any such utilities. For so long as Declarant owns a Unit subject to the terms hereof, Developer shall have the right to connect to all utilities serving the Property.
- 2.10 EASEMENTS TO RUN WITH THE LAND. All easements and rights described herein are easements appurtenant, running with the land, perpetually in full force and effect, and at all times shall inure to the benefit of and be binding upon the Declarant, its successors or assigns, and any Owner, purchaser, mortgagee or other person having an interest in the Property, or any part or portion thereof. Reference in the respective deeds of conveyance or in any mortgage or trust deed or other evidence of obligation to the easements and rights described in this Article or in any other part of the Declaration shall be sufficient to create and reserve such easements and rights to the respective grantees, mortgagees, or

trustees as fully and completely as though such easements and rights were recited fully and set forth in their entirety in such documents.

2.11 NO DEDICATION TO PUBLIC USE. Nothing contained in this Declaration shall be construed or be deemed to constitute a dedication, express or implied, of any part of the Property to or for any public use or purpose whatsoever.

ARTICLE 3

PARTY WALLS

- 3.01 APPLICABLE LAW. Each wall which is built as a part of the original construction of the Units upon the Property and placed on the dividing line between the Units and/or serves two or more Units shall constitute a party wall and, to the extent not inconsistent with the provisions of this Article, the general rules of law regarding party walls and of liability for property damage due to negligence or willful acts or omissions shall apply thereto.
- 3.02 COST OF REPAIF, MAINTENANCE AND REPLACEMENT. The cost of reasonable repair, maintenance and replacement of a party wall shall be shared equally by the Owners who make use of the wall, except that the entire cost of repairing damage caused by the negligence or willful act or omission of one Owner shall be paid for by such Owner.
- 3.03 DAMAGE OR DESTRUCTION. If a party wall is destroyed or damaged by fire or other casualty any Owner whose Unit is served by such wall may restore it, and the other Owners who shared the use of such wall shall promptly contribute to the cost of restoration thereof equally without prejudice, to the right of any such Owners to call for a larger contribution from the others under any rule of law regarding liability for negligent or willful acts or omissions.
- 3.04 EXPOSURE TO ELEMENTS. Notwithstanding any other provisions of this Article, an Owner who by negligence or willful act causes a party wall to be exposed to the elements shall bear the whole cost of furnishing the necessary protection against such elements.
- 3.05 RIGHT OF CONTRIBUTION. The right of any Owner to contribution from any other Owner under this Article shall be appurtenant to the land and shall pass to such Owner's successors in title.

ARTICLE 4

GENERAL PROVISIONS

4.01 SEVERABILITY. If any term, restriction or covenant of this instrument is deemed illegal or unenforceable, all other terms, restrictions or covenants and the application thereof shall remain unaffected to the extent permitted by law.

- 4.02 TITLE IN LAND TRUST. In the event title to any Unit is conveyed to a title-holding trust, under the terms of which all powers of management, operation and control of the Unit remain vested in the trust beneficiary or beneficiaries, then the beneficiary or beneficiaries thereunder from time to time shall be responsible for payment of all obligations, liens or indebtedness and for the performance of all agreements, covenants and undertakings chargeable or created under this Declaration against such Unit. No claim shall be made against any such title-holding trustee personally for payment of any lien or obligation hereunder created and the trustee shall not be obligated to sequester funds or trust property to apply in whole or in part against such lien or obligation. The amount of such lien or obligation shall continue to be a charge or lien upon the Unit and the beneficiaries of such trust notwithst anding any transfers of the beneficial interest of any such trust or any transfers of title to such Unit.
- AMENDMENT. Except as provided herein, the provisions of this Declaration 4.03 may be amended by an instrument executed by Owners of not less than ONE HUNDRED PERCENT (100%) of the Units and the Owner of the Commercial Property then subject to the provisions of this Declaration. Notwithstanding the foregoing, the Developer reserves the right from time to time as long as Declarant owns a Unit subject to the terms hereof, to amend this Declaration in such man ie as may be necessary to correct clerical errors in this declaration or as may be required by the Federal Home Loan Mortgage Corporation, the Federal National Mortgage Association, the Government National Mortgage Association, the Department of Housing and Urban Development, the Federal Housing Administration, the Veteran's Administration, or any other governmental agency or any other public, quasipublic or private entity which performs (or may in the future perform) functions similar to those currently performed by such organizations, or any institutional lender issuing a commitment to make first mortgage loans covering Twenty Percent (20%) or more of the Units located in the Property; provided that no such amendment by the Developer shall reduce the rights of any mortgagee with respect to any first morgage on a Unit recorded prior to such amendment, without such first mortgagee's written consent. As long as the Developer owns a Unit, Developer shall have the right to modify or amend this Declaration so long as such modifications and amendments shall not materially impair the rights of Owners. If furtherance of the foregoing reservation by Developer, a power coupled with an interest is hereby granted to the Declarant and the Developer, and each of them singly, 2s attorney-infact, to so amend this declaration and each deed, mortgage, or other instrument with respect to a Unit and the acceptance thereof shall be deemed a grant and acknowledgment of and consent to such power to each of said attorneys-in-fact and shall be deemed to reserve to each of them the power to execute and record such amendments. No amendment shall be effective until recorded in the Office of the Recorder of Deeds of Cook County, Illinois.
- 4.04 NOTICES. Any notice required or desired to be given under the provisions of this Declaration to any Owner shall be deemed to have been properly delivered when deposited in the United States mail, postage prepaid, directed to the person who appears as the Owner at the Unit address.

- 4.05 BINDING EFFECT. The easements created by this Declaration shall be of perpetual duration. The covenants and restrictions of this Declaration shall run with and bind the land, and shall inure to the benefit of and be enforceable by the Owner of any Unit subject to this declaration, their respective legal representatives, heirs, successors and assigns, for a term of Thirty (30) years from the date this Declaration is recorded, after which time said covenants shall be automatically extended for successive periods of Ten (10) years unless an instrument signed by the Owners of not less than Eighty Percent (80%) of the Units has been recorded, agreeing to amend said covenants and restrictions in whole or in part.
- 4.06 SUCCESSORS AND PREDECESSORS OF DECLARANT OR DEVELOPER. No party exercising rights as Declarant or Developer hereunder shall have or incur any liability for the acts of any other party which previously exercised or subsequently shall exercise such rights.
- 4.07 SUCCESSORS AND ASSIGNS. This Declaration shall inure to the benefit of and be binding upon the successors and permitted assigns of Declarant, Developer and all persons which may have or hereafter obtain any interest in the Property.

IN WITNESS WHEREOF the said Declarant has caused its seal to be affixed hereunto and has caused its name to be signed to these presents this 3/5/ day of	
2116 W. CULTOM, L.L.C., an Illinois Limited Liability Company, as Declarant BY:	
STATE OF ILLINOIS) COUNTY OF COOK)	0/4/s O/5/
I,	
La) While:	

OFFICIAL SEAL GERARD D HADERLEIN HOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES: 01-07-07

Notary Public

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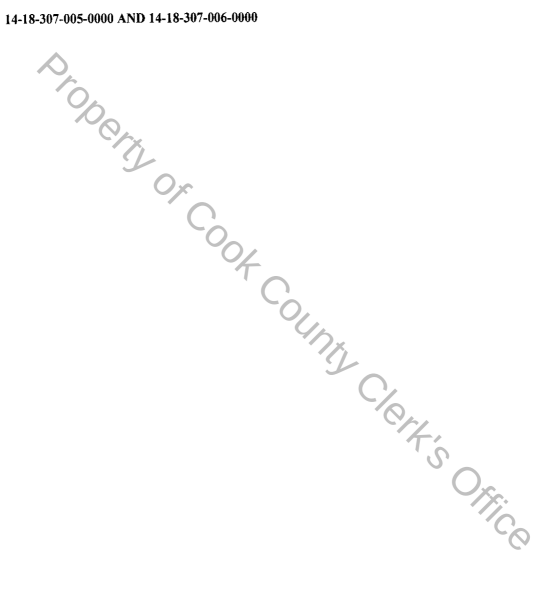
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EXHIBIT 'A'

LOTS 42 AND 43 IN CHARLES KENNITZ SR.'S SUBDIVISION OF LOTS 4, 5 AND 6 IN W. B. OGDEN SUBDIVISION OF THE SOUTHWEST 1/4 OF SECTION 18, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

COMMONLY KNOWN AS 4301-03 NORTH LINCOLN AVENUE, CHICAGO, IL 60618

P.I.N. 14-18-307-005-0000 AND 14-18-307-006-0000



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OFFICE

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EXHIBIT 'B'

COMMERCIAL PROPERTY

THAT PART OF LOTS 42 AND 43 IN CHARLES KENNITZ SR.'S SUBDIVISION OF LOTS 4, 5 AND 6 IN W. B. OGDEN SUBDIVISION OF THE SOUTHWEST ¼ OF SECTION 18, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE ABOVE DESCRIBED PARCEL; THENCE SOUTHEASTERLY ALONG THE SOUTHWEST LINE OF SAID PARCEL, A DISTANCE OF 6.40 FEET: THENCE NOW THEASTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, A DISTANCE OF 2.16 FEET TO THE POINT OF BEGINNING, (SAID POINT BEING THE NORTHWESTERLY CORNER OF THE HINISHED SURFACE OF INTERIOR WALL OF A 4 STORY BRICK AND CONCRETE BLOCK BUILDING COMMONLY KNOWN AS 2116 W. CULLOM AVENUE), LYING AT 17.83 FEET ABOVE HORIZONTAL PLANE AND 27.25 FEET BELOW HORIZONTAL PLANE, CITY OF CHICAGO DATUM; THENCE CONZINUING NORTHEASTERLY ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 9.38 FEET; THENCE NORTHWESTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 1.33 FEET; THENCE NORTHEASTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 20.83 FEET; THENCE SOUTHEASTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 10.71 FEET: THENCE NORTHEASTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 6.67 FEET; THENCE SOUTHEASTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 30.64 FEET; THENCE SOUTHWE STERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 2.86 FEET; THENCE DEFLECTING 63 DEGREES 25 MINUTES 00 SECONDS LEFT FROM THE PROLONGATION OF THE PRECEDING COURSE, ALONG THE FINISHED INTERICA WALL, A DISTANCE OF 10.50 FEET; THENCE WEST AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 33.07 FEET; THENCE PEFLECTING 63 DEGREES 25 MINUTES 00 SECONDS RIGHT FROM THE PROLONGATION OF THE PRECIDING COURSE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 34.85 FEET, TO THE POINT OF BEGINNING.

COMMONLY KNOWN AS 4301 NORTH LINCOLN AVENUE, CHICAGO, 1. 60618

P.I.N. 14-18-307-005-0000 AND 14-18-307-006-0000

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EXHIBIT 'C'

UNIT LEGAL DESCRIPTIONS:

PARCEL 1: UNITS 201, 202, 203, 301, 302, 303, 401, 402, AND 403 IN THE 2116 W. CULLOM CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:

LOTS 42 AND 43 IN CHARLES KENNITZ SR.'S SUBDIVISION OF LOTS 4, 5 AND 6 IN W. B. OGDEN SUBDIVISION OF THE SOUTHWEST 1/4 OF SECTION 18, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, EXCEPT THAT PART DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE ABOVE DESCRIBED PARCEL; THENCE SOUTHEAST FRLY ALONG THE SOUTHWEST LINE OF SAID PARCEL, A DISTANCE OF 6.40 FEET; THENCE NORTHEASTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, A DISTANCE OF 2.16 FEET TO THE POINT OF BEGINNING, (SAID POINT BEING THE NORTHWESTERLY CORNER OF THE AID ISHED SURFACE OF INTERIOR WALL OF A 4 STORY BRICK AND CONCRETE BLOCK BUILDING COMMONLY KNOWN AS 2116 W. CULLOM AVENUE), LYING AT 17.83 FEET ABOVE HORIZONTAL PLANE AND 27.25 FEET BELOW HORIZONTAL PLANE, CITY OF CHICAGO DATUM; THENCE CONTINUING NORTHEASTERLY ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 9.38 FEET; THENCE NORTHWESTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 1.33 FEET; THENCE NORTHEASTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 20.88 FEET; THENCE SOUTHEASTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 10.71 FEET; THENCE NORTHEASTERLY AND PLRPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 6.67 FEET; THENCE SOUTHEASTERLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 30.64 FEET; THENCE SOUTHWEST LRLY AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR, WALL, A DISTANCE OF 2.86 FEET; THENCE DEFLECTING 63 DEGREES 25 MINUTES 00 SECONDS 1 ZFT FROM THE PROLONGATION OF THE PRECEDING COURSE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 10.50 FEET; THENCE WEST AND PERPENDICULAR TO THE LAST DESCRIBED LINE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 33.07 FEET; THENCE DEFLECTING 63 DEGREES 25 MINUTES 00 SECONDS RIGHT FROM THE PROLONGATION OF THE PRECEDING COURSE, ALONG THE FINISHED INTERIOR WALL, A DISTANCE OF 34.85 FEET, TO THE POINT OF BEGINNING, ALL IN COOK COUNTY, ILLINOIS.

WHICH SURVEY IS ATTACHED AS EXHIBIT "B" TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT NUMBER 0021050330 AND AS AMENDED, TOGETHEI, WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS, ALL IN COUNTY, ILLINOIS.

PARCEL 2: THE EXCLUSIVE RIGHT TO THE USE OF G1 THROUGH G7, SG1, SG2, AND SG3, AND E1 THROUGH E7, AND S-201, S-202, S-301, S-302, S-303, S-401, S-402, AND S-403, LIMITED COMMON ELEMENTS, AS DELINEATED ON THE SURVEY ATTACHED TO THE DECLARATION AFORESAID RECORDED AS DOCUMENT NUMBER 0021050330.

COMMONLY KNOWN AS 2116 WEST CULLOM, CHICAGO, IL 60618

P.I.N. 14-18-307-005-0000 AND 14-18-307-006-0000