

Doc#: 0726322137 Fee: \$82.00 Eugene "Gene" Moore RHSP Fee: \$10.00 Cook County Recorder of Deeds
Date: 09/20/2007 03:11 PM Pg: 1 of 11

REALESTATE SALES CONTRACT (1 of 2)

1. Centerston: Development Group, Inc., an Illinois corporation (the "Purchaser"), agrees to purchase at a price of Three Million Seven Hundred Thousand and No/100 (\$3,700,000.00) Dollars, on the terms set forth herein, the following described real estate in the City of Chicago, Cook County, Illinois, to which legal title is held by the indicated Seller:

Common A je	resses:	<u>P.I.N</u> :	Approximate Dimensions:
Lega: Title 4	older: Bulaw Welding and Engineerin	g Company an Illinois	
	Ilmont, Chicago, Illinois 60618	13-25-203-014-0000	50 x 142
2419 West !e	Irreat, Chicago, Illinois 60618	13-25-203-045-0000	50 x 142
2425 West 1e	mont, Chicago, Illinois 60618	13-25-203-011-0000	25 x 142
2427 West le	mont, Chicago, Illinois 60618	13-25-203-010-0000	25 x 132
Legal Title le lder: Belmont & Western Limited Partnership, an IL limited partnership			
2413 West le	mont, Chicago, Illinois 6(6)8	13-25-203-015-0000	32 x 150
West four (e eet 2409 West Belmont,			
Chicago, III no	us 60618	13-25-203-038-0000	4×150

and with approximate lot dimensions as indicated hereinbeiters, together with the personal property, if any, overed by Seller and located on the real estate and used in the operation of the real estate, which shall be conveyed by delivery to Purchaser at closing of a customary Bill of Sale, excluding all marranties of quality, fitness and merchantability, located thereon: including but not limited to: enting, cooling, electrical and plumbing systems and finitures not owned by the tenants at the sal estate; provided, Seller shall have the right, but not the obligation to remove any items of personal property, trade fixtures, equipment, power equipment connections and wiring (but excluding connections and wiring for lighting and heating, ventilating and air-conditioning systems) from the real estate, prior to the closing, other than attached fixtures, without compensation to Purchaser or any obligation to restore or repair damage occasioned by such removal, except to the extent (i) any such damage poses an immediate danger to the structural integrity of the improvements on the real estate or to the public, or (ii) such removal causes a violation of law, in which event Seller shall complete such restorations or repairs as may be required to a smediate such danger or violation, as the case may be.

2. Bulaw Welling and Engineering Company, an Illinois corporation and Belmont & Western Limited Patt ership, an Illinois limited partnership (hereinafter collectively referred to as "Seller"), as to the parcels reflected hereinbefore, agree to sell the real estate and the personal property described: bove, if any, at the price and terms set forth herein, and to convey or cause

NGEDOCS:1016702.3

to be conveyed to Purchaser or Purchaser's designated nominee title thereto by a recordable special warranty coed, and a bill of sale in the form described above, subject only to: (a) covenants, conditions and restrictions of record; (b) private (recorded only), public and utility easements and roals and highways, if any; (c) party wall rights and agreements, if any; (d) zoning and buildin; laws; (e) real estate taxes not yet due and payable; and (f) acts committed or suffered by Purcha ie. Provided, any of the matters set forth in Parts (a), (b) and (c) and which were not reflected on the commitment for title insurance issued by Chicago Title Insurance Company dated At gust 2, 2006 Commitment Number 8352448, shall be subject to Purchaser's review and approv | within ten (10) days of receipt by Purchaser or Purchaser's attorney of the title commitment for an owner's title insurance policy described below, along with copies of any underlying docume it; of record identified therein. If notice of Purchaser's objection to any of the aforesaid matters is given within said ten (10) day period, and (i) they are not permitted exceptions (as described in Paragraph 6), and (ii) Seller fails to have the matters removed or in the alternative, the title insurer commit to insure against loss or damage that may be occasioned by such matters as provided in Paragraph 7, this Contract shall automatically terminate and all e meet money plus accrued interest shall be paid to Purchaser. If Purchaser fails to provide such notice within said ten (10) day period, this Contract shall remain in full force and effect and Purchaser chall be deemed to have waived its right to terminate this Contract pursuant to this Paragraph. In the event this Contract terminates as above stated, after return of Purchaser 3 earnest money, beither Purchaser nor Seller shall owe the other party any further duties or ob igations hereunder; provided, however, notwithstanding any provision of this Contract to the cor mry, all of Seller's rights which by their nature survive the closing or the termination of this Contract shall survive the closing or any termination of this Contract and shall not be deemed a have merged with the decd

- Upon the ex :c ition of this Contract Purchaser spail deposit earnest money in the amount of One Hundred housand and No/100 (\$100,000.00) Dollars. Seller may terminate this Contract, and elect such rights and remedies available to i, upon the failure of Purchaser to deposit earnest money as required by this Contract. The earnest money, to be applied as provided in this Cc thact, shall held in a strict joint order escrow with Guaranty National Title Company as escrov agent for the benefit of the parties, with the cost of said escrow to be split between the parties. and with the interest, if any, payable to Purchaser, except in the event of the forfeiture of the ear lest money to Seller in which event the interest shall be paid to Seller. All earnest money sha. he payable to Guaranty National Title Company and heig by Guaranty National Title Company per its customary strict joint order escrow instructions, modified to conform to the terms of this Contract; it shall be the responsibility of Purchaser to have the earnest money dep is ted for immediate disbursement for the closing contemplated by Real Estate Sales Contra : 2 of 2) (as defined hereinafter) in accordance with the terms thereof, and the earnest money hall not be applicable to the Purchase Price. The Purchase Price, plus or minus prorations, s all be paid on the closing date by wire transfer of immediately available funds.
- 4. Seller, at its own expense, agrees to furnish to Purchaser an ALTA survey of the above real estate made, or tified to Purchaser, the title insurer, and Purchaser's lender, showing the location of all build up lines, improvements, easements and encroachments, if any and endorsed to Purchaser, Purchaser's lender and the title company. The survey shall be dated not more than

500 days prior to $t \ni$ closing date and delivered to Purchaser not more than ten (10) days prior to closing.

- 5. The closing clate shall be on September 25, 2007, as may be extended by reason of Paragraphs 6. or 7. below hereafter becoming operative (whichever date is later), unless subsequently mutually agreed otherwise, at the offices of the title company issuing title, provided title is shown to be good or is otherwise acceptable to Purchaser.
- 6. Selfer shall deliver or cause to be delivered to Purchaser or Purchaser's agent, within fifteen (16) days a tenthe date of this Contract a title commitment for an owner's title insurance policy, who extend to coverage over exceptions 1-5 inclusive, issued by Chicago Title Insurance Company in the an ownt of the purchase price, covering title to the real estate on or after the date hereof, showing tit in in the intended grantor subject only to: (a) the general exceptions contained in the policy, (b) in title exceptions set forth above, and (c) title exceptions pertaining to liens or encumbrances of a definite or ascertainable amount which can be removed by the payment of money at the time of closing and which Seller shall so remove at that time by using the funds to be paid upon the letivery of the deed (all of which are herein referred to as the permitted exceptions). The title commitment shall be conclusive evidence of good title as therein shown as to all matters insured by the policy, subject only to the exceptions as therein stated. Seller also shall furnish Purch is an affidavit of title in customary form covering the date of closing and showing title in Set as subject only to the permitted exceptions in foregoing items (b) and (c) and unpermitted exceptions or defects in the title disclosed by the survey, if any, as to which the title insurer commits to extend insurance in the manner specified in Paragraph 7, below.
- If the own of title commitment or survey discloses either unpermitted exceptions or survey matters that render the title unmarketable (herein referred to as "survey defects"), Seller shall have thirty (31) days from the date of delivery thereof to endeavor to have the exceptions removed from the administrant or to correct such survey defects or to have the title insurer commit to insure a a nst loss or damage that may be occasioned by such exceptions or survey defects, and, in such event, the time of closing shall be thirty-five (35) days after delivery of the commitment or the time expressly specified in Paragraph 6., whichever is later. If Seller fails to have the exception removed or correct any survey defects, or in the afternative, to obtain the commitment for tit e insurance specified above as to such exceptions or survey defects within the specified time, Purchaser may terminate this Contract or may elect, upon notice to Seller within 10 days after the expiration of the 30 day period, to take title as it then is with the right to deduct from the purchaser multiple the first mortgages lien on the Property. If Purchaser costs not so elect, this Contract hall become null and void without further action of the parties.
- 8. Rents, security deposits, water and other utility charges, fuels, prepaid service contracts, and taxes, if any, and other similar items shall be adjusted ratably as of the time of closing. The real estate taxes shall be prorated on the basis of 105% of the most recent ascertainable real estate taxes. All princitions are final, except as otherwise provided. Seller shall pay the amount of any stamp tax in posed by State law on the transfer of the title, and shall furnish a completed Real Estate Transfer Declaration signed by Seller or Seller's agent in the form required pursuant to the Real Estate Transfer Tax Act of the State of Illinois and shall furnish any declaration signed by Seller or Seller's agent or meet other requirements as established by any local

ordinance with regard to a transfer or transaction tax; such tax required by local ordinance shall be paid by the partoupon whom such ordinance places responsibility therefor. If such ordinance does not so place responsibility, Purchaser shall pay the tax.

- 9. The provis or s of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this Contract.
- (a) Seller' sole and exclusive remedy at law against Purchaser in the event of Purchaser's uncured default shall be to seek the forfeiture of the earnest money deposited; (b) Purchaser's sole at a exclusive remedies against Seller in the event of Seller's failure to complete the closing shall be to seek (y) specific performance against Seller, or (z) a refund of the earnest money deposited, long with all accumulated interest, if any; (c) in no event shall Purchaser be entitled to recover la nages from Seller related to or arising out of this Contract, the Property, or the matters relate thereto, except by reason of Seller's fraudulent conduct; (d) any claim(s) brought against Se W with respect to (m) the enforcement, interpretation of or otherwise arising out of this Contract, (n) the transaction contemplated by this Contract, and/or (o) matters and/or documents related to this Contract, shall be brought within twelve (12) months of the closing or be forever barred, in i shall not be brought unless and until the claim, and/or all claims in the aggregate which c u d be brought exceed \$1,000.00 and, in no event shall Seller's obligation with respect to any claim(s), including but not limited to attorneys fees, exceed \$100,000.00; (e) in the event of any it gation or other proceeding with respect to the earnest money, including but not limited to seek us its forfeiture or refind, the prevailing party shall be entitled to recover all costs and attorney? fees with respect to same, in addition to such other relief as may be awarded; and (f) in thing herein to the contrary notwithstanding, no personal liability or personal responsib. it / is assumed by or shall at any time be asserted or enforceable against the members, manager and/or partners of Seller on account of this Contract or on account of any representations, co enants, undertakings, warranties or greements of Seller, all such personal liability, if any, bei g expressly waived and released.
- 11. This transaction shall be closed through a New York style closing whereby the deed is delivered simultane a sly with the payment of the purchase price and the title company issues its owner's title insura ice policy as provided above.
- 12. Time is of the essence of this Contract. This Contract shall be construed and interpreted per the laws of the instead of Illinois.
- 13. All notices lenein required shall be in writing and shall be served on the attorneys for the parties at the address is listed below. The mailing of a notice by registered or certified mail, return receipt requisted, nationally recognized overnight courier, hand delivery or facsimile transmission (so kers as such notice is also served by first class mail along with proof of facsimile transmission on the same date), shall be sufficient service.

0726322137 Page: 5 of 11

UNOFFICIAL COPY

Seller's Attorney:

Name: Robert M. Wigoda Address: 444 N. Hishigan

26th Flour

Chicage I linois 60611

Telephone: 312/2 i3 3000 Facsimile: 312/26 i-3489

Purchaser's Attorney:

Name: David Chaiken

Address: 111 W. Washington

Suite 823 Chicago, Illinois 60602

Telephone: 312/853-1083 Facsimile: 312/977-9089

- 14. Seller represents that it is not a "foreign person" as defined in Section 1445 of the Internal Revenue is de and is therefore exempt from the withholding requirements of said Section. Seller will furnish Purchaser at closing the Exemption Certification set forth in said Section.
- Purchaser & & Seller each represent and warrant to the other that (i) it has not dealt with any person or entity antitled to a brokerage commission, finder's fee or other compensation with respect to the trans which contamplated hereby, and (ii) no brokerage commission, finder's fee or other compensation is due or payable pursuant to any statement, representation or agreement made by such representing party with respect to the transaction contemplated hereby. Purchaser shall promptly incernify, defend, and hold Seller harmless from and against any losses, damages, costs and expenses (including, our not limited to, attorneys' fees and costs) incurred by Seller by reason (any breach or inaccuracy, of Purchaser's representations and warranties contained herein. Seller shall promptly indemaily, defend, and hold Purchaser harmless from and against any losses, damages, costs and expenses (including, but not limited to, attorneys' fees and costs) in turred by Purchaser by reason of any breach or inaccuracy of Seller's representations and warranties contained herein. The provisions hereof shall survive the closing.
- Seller warrants that (i) Seller, or agents of Seller have reneived no notices from any city, village or other governmental authority of zoning, building, fire or health code violations in respect to the real estate that have not been heretofore corrected, except for those attached hereto; (ii) Seller war ants that it has the power and authority to enter into this Contract; (iii) that to the best of Seller's knowledge, except as disclosed in this Contract, it has not received any notice of any environ mental hazards, including, but not limited to asbestos and/or underground storage tanks, from any governmental entity; and (iv) Seller is a duly organized indited liability company under the laws of the State of Illinois. As used in this Section, the term to the best of Sellers knowledge's shall mean the actual knowledge of Jay W. Bulaw and not that of any other person, (ii) shall not the actual knowledge of such individual, without any investigation or inquiry of any kinc and (iii) shall not mean such individual is charged with knowledge of the acts, omissions and or knowledge of Seller's agents or employees.
- 17. (a) Purcha or acknowledges that Purchaser is purchasing the real estate and personal property in "AS IS "VHERE IS AND WITH ALL FAULTS" condition and specifically and expressly without a 1y warranties, representations or guarantees, either express or implied, of any kind, nature, or typ Whatsoever from, or made on behalf of Seller, except as expressly set forth herein. Purchaser if rther acknowledges and agrees that in entering into this Contract and purchasing the real estate and personal property:

- (i) Purchaser hereby acknowledges that Seller has not made, will not and does not make an ovarranties or representations, whether express or implied, oral or written, with respect to the real estate and personal property (hereinafter to include but not be limited to the real estate and personal property), its condition, the value, profitability or marketability thereof, or of any of the appurtenances, facilities or equipment thereon;
- (ii) Purchaser acknowledges that Seller has not and will not make any warranties, wheth r express or implied, oral or written, of merchantability, habitability, condition or fitnes: for a particular use;
- legal, facturity and the rinquiries and investigations as Purchaser deems necessary, desirable or appropriate with respect to the real estate and personal property, the value of marketability thereof and of the appurtenances, facilities and equipment thereon. Seller hereby grants to Purchaser the right to examine any records pertaining to the real estate in the Building Department of the City of Chicago prior to the closing hereunder. Such inquiries and investigations of Purchaser shall be deemed to include, but shall not be limited to, the physical components of all to tions of the real estate and personal property, the condition of repair of the real estate and personal property, and the present and future zoning, ordinances, resolutions and regulations of the cly, county, and after where the real estate is located; and
- (iv) Purchaser shall acquire the real estate and personal property in an "AS IS, WHERE IS AND '. ITH ALL FAULTS" condition.
- (b) Wit but limiting the generality of the preceding Subparagraph (a), Purchaser specifically acknowledges and agrees that it hereby waives, releases and discharges any claim it has, might have held or may have against Seller with respect to the condition of the real estate and personal property, either patent or latent; disclosed or undisclosed; known or unknown by any party; its ability or inability to obtain or maintain either temporary or final certificates of occupancy or other licenses for the use or operation of the real estate, and/or certificates of compliance for the scall estate, the actual or potential income or profits to be derived from the real estate and personal property, and the real estate taxes now or hereafter payable thereon, and any other state of firsts which exist with respect to the real estate and personal property.
 - (c) The invisions of this Article shall survive the closing.
- (d) The provisions of this Article shall apply to Seller, and those acting on behalf of Seller, anyone with an interest in the real estate and personal property, and all their servants, successors, assigns heirs, beneficiaries, executors, administrators, attorneys, employees, and agents.
- (e) The provisions of this Article are subject to and not in limitation of the warranties made by Seller in Pan graph 16.
- 18. Seller shall be iver the real estate to Purchaser at the time of closing unoccupied and free of all tenancies.

- 19. Purchaser: grees to cooperate with Seller in the event Seller elects to sell the Property under such terms in a conditions as qualify pursuant to Section 1031 of the Internal Revenue Code of 1986 and he Regulations promulgated thereunder, provided that (1) Purchaser shall not be required to release. Seller from any of its obligations under this Contract as a result of such election, (2) Purch is at shall not be required to acquire title to any other property or otherwise undertake any risk or incur any expense not acceptable to it as a result of such election, and (3) Seller shall indemn if and hold harmless Purchaser against and from any claims, losses, costs or damages, including but no limited to reasonable attorney's fees, arising out of such election.
- Notwithstal ding anything contained in this Contract to the contrary, Seller shall have no 20. liability for breach 8 of any representations, warranties and certifications (the "Representations") which are made t. Seller herein or in any of the documents or instruments required to be delivered by Soile nereunder if Purchaser, its officers, employees, shareholders, members, partners, or agent had knowledge of such breach by Seller (including, without limitation, knowledge gained by Furchaser prior to closing as to a fact or circumstance which, by its nature, indicates that a R presentation was or has become untrue or inaccurate) at closing where Purchaser elects to proceed to close the transaction contemplated by this Contract, and Purchaser shall not otherwise have the right to bring any lawsuit or other legal action against Seller, nor pursue any other remedies against Seller, as a result of the breach of such Representation caused thereby, and Purch ser shall be deemed to have waived any rights, claims or suits against Seller related to, and released Seller from any loss, damage, injury, liability, cost or expense suffered or incurred by Purch ser on account of any such inaccurate, untrue or incorrect representation, warranty or information. In such event, and Purchaser elects not to proceed to close the transaction contem thated by this Contract, and conditioned upon such breach by Seller being sufficient grounds for the termination of this Contract, Purchaser's sole right shall be to terminate this Cor rect, in which event the earnest money shall be returned to Purchaser. Provided, this provision shall not limit Seller's liability for breaches of any representations, warranties and cert lications if Purchaser first gains knowledge of such breach after the closing.
- 21. Neither Sel ir nor Purchaser shall be obligated to complete the closing in the event less than all of the parc is comprising the real estate, as described in this contract, are the subject of the conveyance to lurchaser.
- 22. The parties of this Contract have also executed a Real Estate Sales Contract (2 of 2) of even date herewith "Real Estate Sales Contract (2 of 2)"), with respect to real estate owned by Seller to be conveyed to Purchaser pursuant to the terms of Real Estate Sales Contract (2 of 2). This Contract and leal Estate Sales Contract (2 of 2) are not contingent upon each other in any respect, and this provision is included for the sole and limited purpose of describing and providing for the deposit of instalments of earnest money, as described in this Contract and Real Estate Sales Contract (2 of 2).
- 23. Seller has die osed to Purchaser, and Purchaser acknowledges such disclosure, that there exists on the real estate one (1) underground storage tank (the "UST"); no warranty, representation or core nant with respect to the UST and/or any related matters, including but not limited to its condition or its impact on the real estate is made by Seller, except as expressly set forth herein. Seller agrees to have limited responsibility for remediation of environmental

matters at the real estate identified by a consultant (as described hereinafter) as requiring remediation, in an amount not to exceed in any circumstance the Escrow Amount (as defined hereinafter).

Seller shall provide to Purchaser a Phase I Environmental Assessment of the real estate, immediately upon its receipt of same, and Purchaser shall immediately reimburse Seller for the cost of same. Seller shall have a Phase II Environmental Assessment completed within thirty (30) days of its receipt of the Phase I Environmental Assessment from Purchaser, if the Phase I Environmental Assessment; such 'hase II Environmental Assessment shall address the matters identified in the Phase II Environmental Assessment as requiring further study and shall be completed by a consultant selected by Seller, so long as such consultant is on Purchaser's lender's approved list of consultants or a proved by Purchaser's lender. Seller shall provide to Purchaser the Phase II Environmental Assessment, immediately upon its receipt of same. The Inspection Period shall be extended to five (3) business days after Purchaser's receipt of the Phase II Environmental Assessment, in the mant the Phase II Environmental Assessment is not provided to Purchaser at least five (5) business is prior to its expiration; provided, the period of extension, if any, shall be for the sole and exclusive purpose of Purchaser's evaluation of the Phase II Environmental Assessment.

Selier shall obtain one (1) or note cost estimates for the remediation of any matters identified in the Phise II Environmental Assessment as requiring remediation, from a contractor or contractors selected by Seller, so long as such contractor is on Purchaser's lender's approved list of contractors of approved by Purchaser's lender. Seller shall select one of such contractors to complete the remediation of any matters identified in the Phase II Environmental Assessment as requiring remed at on and the cost estimate for same (the "Estimate"). Seller shall provide to Purchaser the Estimate, immediately upon its receipt of same.

Seller shall leposit in escrow from the proceeds due Seller from the closing an amount equal to one hundred twenty-five percent (125%) of the Estimate (the "Escrow Amount"); the escrowee shall be (hicago Title Insurance Company and the Escrow Amount shall be deposited and held pursuant to escrow instructions prepared by Seller. Such escrow instructions will include the foregong matters, such additional maters as may be appropriate, as well as the following:

- a. The emediation will be conducted with the joint approval of the parties and with as m nimal cost as possible.
- b. The emediation for which Seller shall have any obligation shall be limited to so calle I green spaces, as opposed to spaces which will be covered by engineered barriers, provided, (i) with respect to any such non-green spaces, engineered barriers may be used to obtain a no further remediation letter from the State of Illine is Environmental Protection Agency, and (ii) the remediation shall be sufficient for the issuance of a no further remediation letter from the State of Illine is Environmental Protection Agency.

- Upon the completion of the remediation and the payment for the costs of same to C. the extent Seller is responsible, the amount then held in escrow, if any, shall be imr aliately disbursed to Seller with Seller having no further obligation for any suc matters.
- In rapievent shall Seller have any obligation for any remediation in excess of Two d. Hur thred Thousand and No/100 Dollars (\$200,000.00).

In the eve t the Estimate is in excess of One Hundred Sixty Thousand and No/100 Dollars (\$160,000 00), Purchaser may terminate this Contract by written notice provided to Seller not later that ten (10) days after Seller's service of the Estimate on Purchaser. If applicable notice i given, this Contract shall automatically terminate and all earnest money plus accrued interest shall be paid to Purchaser. If Purchaser fails to provide applicable notice of termination within a d ten (10) day period, this Contract shall remain in full force and effect and Purchaser shall be deemed to have waived its right to terminate this Contract pursuant to this Paragraph. In the event this Contract terminates as above stated, after return of Purchaser's earnest money, no ter Purchaser nor Seller shall owe the other party any further duties or obligations hereun en; provided newever, notwithstanding any provision of this Contract to the contrary, the righ to make a claim against Purchaser pursuant to Purchaser's indemnity contained in this I magraph and all other of Seller's rights which by their nature survive the closing or the tern ination of this Contract shall survive the closing or any termination of this Contract and shall or be deemed to have merged with the deed.

The foregoing matters also constitute the complete agreement of the parties with respect nstitue.
of environme.
nt exceed Two Flux.
(signature page follows) to Seller's obligation for remediation of environmental matters at the real estate, and in no event the event shall the Escrow Amount exceed Two Fundred Thousand and No/100 Dollars (\$200,000.00).

NGEDOCS :1016702,3

0726322137 Page: 10 of 11

UNOFFICIAL CO

IN WITNE IS WHEREOF, the parties have executed this Contract and to be effective as of September 5 7 2007.

Purchaser:

Centerston: L'evelopment Group,

Inc., an III 'cis corporation

By:

Seller:

Bulaw Welding and Engineering Company, an Illinois corporation

By:

Cook County Clerk's Office Limited Partnership, an Illinois limited

Day Bulaw, General Partner

0726322137 Page: 11 of 11

UNOFFICIAL COPY

EXHIBIT A LEGAL DESCRIPTION

PARCEL 1:

LOTS 1, 2, 3 AND 4 IN OWNER'S SUBDIVISION OF THE NORTHEAST 1 ACRE OF LOT 18 OF SNOW ESTATES SUBDIVISION BY THE SUPERIOR COURT IN THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 25, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2:

LOT 1 IN BLOCK 1 OF JONES NORTH BRANCH ADDITION, BEING A SUBDIVISION OF LOT 18 IN SNOW ESTATE SUBDIVISION BY SUPERIOR COURT PARTITION IN THE EAST 1/2 OF THE NORTHEAST 1/4 (EXCEPT THE NORTH 150.40 FEET OF THE EAST 290.0 FEET THEREOF) IN SECTION 25, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINCIS

PARCEL 3:

LOT 5 IN OWNER'S SUBDIVISION OF THE NORTHEAST 1 ACRE OF LOT 18 OF SNOW ESTATES SUBDIVISION BY THE SUPERIOR COURT IN THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 25. TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 5:

THE EAST 133 FEET OF THE NORTH 150.40 FIRST OF LOT 18 IN SNOW ESTATE SUBDIVISION BY SUPERIOR COURT PARTITION IN THE EAST 1/2 OF THE NORTHEAST 1/4 (EXCEPT THE NORTH 150.40 FEET OF THE EAST 290.0 FEET THEREOF) IN SECTION 25, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS,

ALSO KNOWN AS LOTS 6 AND 7 IN OWNER'S SUBDIVISION OF THE NORTHEAST 1 ACRE OF LOT 18 OF SNOW ESTATES SUBDIVISION BY THE SUPERIOR COUPT IN THE EAST 1/2 OF THE NORTHEAST E. Clarks Office 1/4 OF SECTION 25, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN. IN COOK COUNTY, ILLINOIS.

PIN: 13-25-203-010-0000;

ADDRESS: 2427 W. Belmont, Chicago, Illinois 60618

PIN: 13-25-203-011-0000;

2425 W. Belmont, Chicago, Illinois 60618 ADDRESS:

PIN: 13-25-203-015-0000;

ADDRESS: 2413 W. Belmont, Chicago, Illinois 60618

PIN: 13-25-203-014-0000;

ADDRESS: 2415 W. Belmont, Chicago, Illinois 60618

PIN: 13-25-203-038-0000;

ADDRESS: 2409 W. Belmont, Chicago, Illinois 60618 (the west four (4) feet)

13-25-203-045-0000;

ADDRESS: 2419 W. Belmont, Chicago, Illinois 60618