The United States of America,

And In The Republic State of Illinois

Mona Simmons 8030 S Paulina Chicago, Illinois Republic, usA Doc#: 1403554056 Fee: \$86.00 RHSP Fee:\$9.00 RPRF Fee: \$1.00

Karen A. Yarbrough

Cook County Recorder of Deeds Date: 02/04/2014 01:37 PM Pg: 1 of 25

DECLARATION OF ASSIGNEE UPDATE OF LAND PATENT

LAND PATENT NO 3559, 3539, 3594, and 2437 Dated, October 1, 1839 (SEE ATTACHED).

KNOW ALL YE MEN AND WOMEN BY THESE PRESENTS.

1. That I, Mona Simmons, do hereby certify and declare that I am an "Assignee" in the LAND PATENT name and numbered above; that I have brought up said Land Patent in my name as it pertains to the land described below. The character of said land so claimed by the patent, and legally described and referenced under the Patent Numbers listed above is:

LOT 57 (EXCEPT STREET) IN BRITIGAN'S WESTFIELD SUBDIVISION, A RESUBDIVISION OF BLOCKS 2 AND 3, 5 TO 12, 15 AND PART OF BLOCKS 14 AND 16 IN AUBURN HEIGHTS, A SUBDIVISION OF THE EAST HALF OF THE NORHTEAT QUARTER OF SECITOR 31 TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK **COUNTY, ILLIOIS**

- 2. That I, Mona Simmons, is domiciled at 8030 S. Paulina, Chica 30, Illinois Republic, usA NON-DOMESTIC. Unless otherwise stated, I have individual knowledge of matters contained in this Certification of Acceptance and Declaration of Lan 1 Patent. I am fully competent to testify with respect to these matters.
- 3. I, Mona Simmons, am an Assignee at Law and a bona fide assignee 'owner' ty way of valuable consideration, for certain legally described portion of LAND PATENT under the original, certified LAND PATENTS 3559, 3539, 3594, and 2437, dated October 1, 1839, which is duly authorized to be executed in pursuance of the Supremacy of Treaty Law, citation and Constitutional Mandate, herein referenced, whereupon a duly authenticated true and correct lawful description, together all hereditament, tenements, pre-emptive rights appurtenant thereto, the lawful and valuable consideration which is appended hereto, and made a part of this NOTICE OF CERTIFICATE OF ACCEPTANCE AND DECLARATION OF LAND PATENT (SEE ATTACHED).
- 4. No claim is made herein that I have been assigned the entire tract of land as described in the original patent. My assignment is inclusive of only the attached lawful description.

The filing of this NOTICE OFCERTIFICATE OF ACCEPTANCE AND DECLARATION OF LAND PATENT shall not deny or infringe upon any right, or

privilege, or immunity or any other Heir or Assignees to any other portion of land covered in the above described PATENT NUMBER 3559, 3539, 3594, and 2437 (SEE ATTACHED).

- 5. If this duly certified LAND PATENT is not challenged by a lawfully qualified party having a lawful claim, lien, debt, or other equitable interest on any in a court of law within sixty (60) days from the date of filing this NOTICE, then the above described property shall become the Allodial Freehold of the Heir or Assignee to said Patent, the LAND PATENT shall be considered henceforth perfected in my name "Gabriel Serrano", and 21 future claims against this land shall forever be waived.
- 6. When a lawfully qualified Sovereign American individual has a claim to title and is challenged, a court of competent original and exclusive jurisdiction is the common law **Supreme Court (Article 111)**. Any action against a patent by a corporate state or their respective statutory iegislative units (i.e., courts) would be an action at law which is outside the venue and jurisdiction of these Article 1 Courts. There is no law issue contained herein which may be heard in any of the State courts (Article 1), nor can any Court of Equity/Admiralty/Military set aside, annul or correct a LAND PATENT.
- 7. Therefore, said land remains unencumbered, free and clear, and without liens or lawfully attached in any way, and is hereby declared to be private land and private property, not subject to any commercial forums (e.g. U.C.C.) whatsoever.
- 8. Additionally, a common law courtesy of thirty (20) days is stipulated for any challenges hereto, otherwise, laches or estoppel shall forever par the same against said **ALLODIAL** freehold estate; assignment lien theory to the contrary, not withstanding. Therefore, said declaration, after thirty (30) days from date, if no challenges are brought forth and upheld, perfects this **ALLODIAL TITLE** the name(s) forever.

JURISDICTION

THE RECIPIENT HERETO IS MANDATED by Article VI, sec. 2&3, the 9th and 10th amendments with reference to the 7th amendment, enforced under Article III, Sec. 3, clause I, of the Constitution for the United States of America.

PERJURY JURAT

Pursuant to Title 28 USC sec. 1746 (1) and executed "without the United States". I affirm under penalty or perjury under the laws of the United States of America that the foregoing is true and correct to the best of my belief and informed knowledge. And further deponent saith not. I now affix my signature of the above affirmations with EXPLICIT RESERVATION OF ALL MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE to any to those rights pursuant to U.C.C.1-308 and U.C.C.-1-103.6

1403554056 Page: 3 of 25

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otary Public Department

Will County Clerk's Office • 302 N. Chicago Street • Joliet, Illinois 60432 815 • 740 • 4615 • Fax: 815 • 740 • 4699

Website: www.thewillcountyclerk.com • E-mail: coclrk@willcountyi/inois.com

STATE OF ILLINOIS COUNTY OF WILL

SS

CERTIFICATE OF AUTHORITY

I, Nancy Schultz Voots , County Clerk of said County and State, do hereby certify that

Wendy S. Claus

whose name is subscribed to the attached a trificate of proof, acknowledgement, or affidavit, was at the time acknowledgments, affidavits, acknowledgments and proofs of deeds and other written instruments to be of making said proof, acknowledgment, or affidavit, a Notary Public in and for the said County and residing and I further certify that I am ven acquainted with the handwriting of said officer and verily believe the herein, duly commissioned, sworn and authorized by the laws of said State to take and certify proofs, ecorded in said State, and that full fair and credit are and ought to be given to the official acts of said officer, signature to the attached certificate is the genuine signature of said officer.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal this <u>3rd</u> day of <u>February</u> A.D. <u>2014</u>

(Seat)

County Clerk of Will County

Respectfully,	
Dem Serion	
Mona Simmens	
Sworn, subscribed, sealed and affirmed to this 3 day of 3 day of 3	ebruary,
Notary Public for [State of]	
My commission expires 07-11-15	
Wendy & Claus	"OFFICIAL SEAL" Wendy S. Claus Notary Public, State of Illinois My Commission Expires 07/11/15
Common Law Witness (1)	*************
Kick (Mining Common Law Witness (2)	Ś.
Common Law Witness (3)	

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NOTICE

This notice is to inform any person who has lawful standing to view this file and who wishes to review the complete file on record may do so by requesting an appointment with me [Mona Simmons J. My plane no. 773-507-5301, my address is 11003 Haley Court, Orland Park, IL TOX COO 60462.

Notice #1

I, Mona Simmons, will set the time, date and place for the review, no exceptions.

Notice #2

Me, In I, Mona Simmons, have a summary of the chain of title in n y file, it is not part of this file.

This document has a total of 4 pages.

MEMORANDUM OF LAW - LAND PATENT

- (1) NOTICE OF PRE-EMPTIVE RIGHT. PURSUANT TO THE DECLARATION OF INDEPENDENCE [1776], THE TREATY OF PEACE WITH GREAT BRITAIN (8 STAT. 80) KNOWN AS THE TREATY OF PARIS [1793, AN ACT OF CONGRESS [3 STAT. 566, APRIL 24, 1824], THE OREGON TREATY [9 STAT. 869, JUNE 15, 1846], THE HOMESTEAD ACT [12 STAT. 392,1862] AND 43 USC SECTIONS 57, 59, AND 83; THE RECIPIENT HEREOF IS MANDATED BY ART. VI SECTIONS 1, 2, AND 3; ART. IV SECTIONS I CL. 1, &. 2; SECTION 2 CL. 1 8T 2; SECTION 4; THE 4TH, 7TH, 9TH, AND 10TH AMANDMENT [U.S. CONSTITUTION, 1781-91J TO ACKNOWLDEGE ASSIGNEE'S UPDATE OF PATENT PROSECUTED BY AUTHORIT OF ART. II SECTION 2 CL. 1 % 2 AND ENFORCED BY ORIGIONAL/EXCLUSIVE JURISDICTION THEREUNDER AND IT IS THE ONLY WAY A PERFECT TITLE CAN BE HAD IN OUR NAMES, WILCOX ys. JACKSON, 13 PET.(U.S.) 498, 101. ED. 264; ALL QUESTIONS OF FACT DECIDED BY THE GENERAL LAND OFFICE ARE BINDING EVERYWHERE AND INJUNCTIONS AND MANDAMUS PROCEEDINGS WILL NOT LIE AGAINST IT. LITCHFIELD vs. THE REGISTER, 9 WALL. (U.S.) 575, 19 L. ED. 681. THIS DOCUMENT IS INSTRUCTED TO BE ATTACHED TO ALL DEEDS AND/OR CONVEYANCES IN THE NAMES) OF THE ABOVE PARTY(IES) AS REQUIRING RECORDING OF THIS DOCUMENT. IN A MANNER KNOWN AS NUNC PRO TUNC (AS IT SHOULD HAVE BEEN DONE IN THE BEGINNING), BY ORDER OF UNITED STATES SUPREME LAW MANDAT? AS ENDORSED BY CASE HISTORY CITED.
- (2) NOTICE AND EFFECT OF A LAND PATENT. A GRANT OF AND IS A PUBLIC LAW STANDING ON THE STATUTE BOOKS OF THE ILLINOIS, AND IS NOTICE TO EVERY SUBSEQUENT PURCHASER UNDER ANY CONFLICTING SALE MADE AFTERWARD; WINEMAN vs. GASTRELL, 54 FED 819, 4 CCA 596, 2 US APP 581. A PATENT ALONE PASSES TITLE TO THE GRANTEE; WILCOX vs. JACKSON, 13 PET (U.S.) 498, 10. L. ED. 264. WHEN THE UNITED STATES HAS PARTED WITH TITLE BY PATENT LEGALLY ISSUED, AND UPON SURVEYS LEGALLY MADE BY ITSELF AND APPROVED BY THE PROPER DEPARTMENT, THE TITLE SO GRANTED CANNOT BE IMPAIRED BY ANY SUBSEQUENT SURVEY MADE BY THE GOVERNMENT FOR ITS OWN PURPOSES; CAGE vs. DANKS, 13, LA.ANN. 128. IN THE CASE OF EJECTMENT, WHERE THE QUESTION IS WHO HAS THE LEGAL TITLE. TILE PATENT OF THE GOVERNMENT IS UNASSAILABLE, SANFORD vs. SANFORD, 139 US 642. THE TRANSFER OF LEGAL TITLE (PATENT) TO PUBLIC DOMAIN GVES THE TRANSFEREE THE RIGHT TO POSSESS AND ENJOY THE LAND TRANSFERRED, GIBSON vs. CHOUTEAU, 80 US 92. A PATENT FOR LAND IS

THE HIGHEST EVIDENCE OF TITLE AND IS CONCLUSVE AS EVIDENCE AGAINST THE GOVERNMENT AND ALL CLAIMING UNDER JUNIOR PATENTS OR TITLES, UNITED STATES vs. STONE, 2 US 525. ESTOPPEL HAS BEEN MAINTAINED AS AGAINST A MUNICIPAL CORPORATION (COUNTY). BEADLE vs. SMYSER, 209 US 393 . UNTIL IT ISSUES, THE FEE IS IN THE GOVERNMENT, WHICH BY THE PATENT PASSES TO THE GRANTEE, AND HE IS ENTITLED TO ENFORCE POSSESSION IN EJECTMENT, BAGNELL vs. BRODERICK, 13 PETER (US) 436. STATE STATUTES THAT GIVE LESSER AUTHORITATIVE OWNERSHIP OF TITLE THAN THE PATENT CAN NOT EVEN BE BROUGHT INTO FEDERAL COURT, LANCOON vs. SHERWOOD, 124 U.S. 74, 80. THE POWER OF CONGRESS TO DISPOSE OF ITS LAND CANNOT BE INTERED WITH, OR ITS EXERCISE EMBARKASSED BY ANY STATE LEGISLATION; NOR CAN SUCH LEGISLATION DEPRIVE THE GRANTEES OF THE UNITED STATES OF THE POSSESSION AND ENJOYMENT OF THE PROPERTY GRANTED BY REASON OF ANY DELAY IN THE TRANSER OF THE TITLE AFTER THE INITIATION OF PROCEEDINGS FOR ITS ACQUISITION. [GIBSON vs. CHOUTEAU.13 WAL. (U.S.) 92, 93.

(3) LAND TITLE AND TRANSFER THE EXISTING SYSTEM OF LAND TRANSFER IS A LONG AND TEDIOUS PROVESS TVOLVING THE OBSERVANCE OF MANY FORMALITIES AND TECHNICALITIES, A FAILURE TO OBSERVE ANY ONE OF WHICH MAY DEFEAT THE TITLE. EVEN WHERE THESE HAVE BEEN MOST CAREFULLY COMPLIED WITH. AND WHERE THE TITLE HAS BEEN TRACED TO ITS SOURCE, THE PURCHASER MUST BE AT HIS PERIL, THERE ALWAYS BEING IN SPITE OF THE UTMOST CARE AND EXPENDITIONS. THE POSSIBILITY THAT HIS TITLE MAY TURN OUT BAD" YEAKLE, TORRENCE SYSTEM. 209. PATENTS ARE ISSUED (AND THEORETICALLY PASSED) BETWEEN SOVEREIGNS LEADING FIGHTER vs. COUNTY OF GREGORY, 23 N. W.2d 114, 116.

THE PATENT IS PRIMA FACIE CONCLUSVE EVIDENCE OF TITLE, MARSH vs BROOKS, 49 U.S. 223,233.

AN ESTATE IN INHERITANCE WITHOUT CONDITION. BELONGING TO THE OWNER AND ALIENABLE BY HIM, TRANSMISSIBLE TO HIS HEIRS ABSOLUTELY AND SIMPLY, IS AN ABSOLUTE ESTATE IN PERPETUITY AND THE LARGEST POSSIBLE ESTATE A MAN CAN HAVE. BEING IN FACT ALLODIAL IN ITS NATURE, STATON vs. SULLIVAN, +

R.I. 216 7 A. 696. THE ORIGINAL MEANING OF A PERPETUITY IS AN ANALIENABLE, INDESTRUCTIBLE INTEREST. BOUVIER'S LAW DICTIONARY, VOLUME III P. 2570, (1914).

IF THIS LAND PATENT IS NOT CHALLENGED, AS STATED ABOUVE, WITHIN 60 DAYS IT THEN BECOMES OUR/MY PROPERTY, AS NO ONE ELSE HAS FOLLOWED THE PROPER STEPS TO GET LEGAL TITLE, THE FINAL CERTIFICATE OR RECEIPT ACKNOWLEDGING THE PAYMENT IN FULL BY A HOMESTEADER OR PREEMPTOR IS NOT LEGAL EFFECT A CONVERYANCE OF LAND. U.S. vs STEENERSON. 50 FED 504,1 CCA 552,4 U.S. APP. 332.

A LAND PATENT IS A CONCLUSIVE EVIDENCE HAT THE PATENT HAS COMPLIED WITH THE ACT OF CONGRESS AS CONCERNS IMPROVEMENTS ON THE LAND, ETC JANKINS vs GIBSON, 3 LA ANN 203.

- (5) EQUAL RIGHTS: PRIVILAGES AND IMMUNITIFS ARE FURTHER PROTECTED UNDER THE 14TH AMENDMENT TO THE U.S. CONSTITUTION, "NO STATE.....SHALL DENY TO ANY PERSON WITHIN ITS IURISDICTION THE EQUAL PROTECTION OF THE LAWS."
 - IN CASES OF EJECTMENT, WHERE THE QUESTION IS WHO HAS THE LEGAL TITLE THE PATENT OF THE GOVERNMENT IS UNASSAILABLE. SANFORD vs SANFORD, 139 U.S. 642, 35L ED 290 IN FEDERAL COURTS THE PATENT IS HELD TO BE THE FOUNDATION OF TITLE AT LAW. FENN vs. HOLMES, 21 HOWARD 481.
- (6) DISCLAIMER; ASSIGNEE'S SEIZEN N DEED, AND LAWFUL ENTER IS INCLUSIVE OF SPECIFICALLY THAT CERTAIN LEGALLY DESCRIBED PORTION OF THE ORIGINAL LAND GRANT OR PATENT NO. 3559, 3539, 3594, and 2437 AND NOT THE WHOLE THEREOF, INCLUDINGHEREDITAMENT, TEMEMENTS, PREEMPTION RIGHTS APPURTENANT THERETO. THE RECORDING OF THIS INSTRUMENT SHALL NOT BE CONSTRUED TO DENY OR INFRINGE UPON ANY OTHERS RIGHT TO CLAIM THE REMAINING PORTION THEREOF. ANY

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CHALLENGES TO THE VALIDITY OF THIS DECLARATION & NOTICE ARE SUJECT TO THE LIMITATIONS REFERENCED HEREIN. ADDITIONALLY; A COMMON COURTESY OF SIXTY (60) SAYS IS STUPILATED FOR ANY CHALLENGES HERETO. OTHERWISE. LACHES/ESTOPPEL SHALL FOREVER BAR THE SAME AGAINST ALLODIAL FREEHOLD ESTATE; ASSESSMENT LIEN THEORY TO THE CONTRARY (ORS 275. 130), INCLUDED.

THE FOLLOWING DOCUMENTS ARE ATTACHED TO THIS DECLARATION, CERTIFIED COPY OF ORIGINAL LAND GRANT OR PATENT, DECLARATION OF HOMESTERAD (STRIKE OUT IF NOT APPLICALE), LEGAL DESCRITION OF PORTION OF SAID GRANTOR PATENT.

ASSIGNEE

Page 8 of 8

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EXHIBIT A



Form No. 29R

AMERICAN LEGAL FORMS, CHICAGO, IL (312) 332-1922

QUIT CLAIM DEED JOINT TENANCY Statutory (ILLINOIS) (Individual to Individual)

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the selfer of this form makes any warranty with respect thereto, including any warranty of merchantability or fitness for a particular purpose.

THE GRANTOR (NAME AND ADDRESS)
Richard Price a single
man 8030 5 Paulina
Chicago IL 60620

Doc#: 1024657153 Fee: \$42.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds Date: 09/03/2010 09:49 AM Pg: 1 of 4

Chicago IL 80820	
	(The Above Space For Recorder's Use Only)
0 20	041000
of the COOK	of CTICHOO County
for the consideration of \$ 10 00	DOLLARS. TEN Miluo dollars
in hand paid, CONVEY 3 and QUIT CLAIM	DOLLARS, TEN MINO dollers s to MONA SIMMONIS A SINGLE
WOMAN. Ox	
(DOMAIL)	
(I)AME	ES AND ADDRESS OF GRANTEES)
not in Tenancy in Common, but in JOINT Ten	ANCY, all interest in the following described Real Estate situated in of Illinois, to wit: (See reverse side for legal description.) hereby
releasing and waiving all rights under and by virtuing	e of the Homestead Exemption Laws of the State of Illinois. TO HAVE
AND TO HOLD said premises not in tenancy in	acommon but in joint tenancy torever.
with a second control of the second control	
Demonst Index Number (PIN): 20 3	1 23 029 0000
Address(es) of Real Estate: 8030 8	Paulina Chicago IL 60620
Address(es) of Real Estate:	
	DATED this day of
Kichard Price	(SEAL) (SEAL)
PLEASE PRINT OR HULL	
TYPE NAME(S) BELOW	(SEAL) (SEAL)
SIGNATURE(S)	(05,00)
COOK	ss. I, the undersigned, a Novary Public in and for
State of Illinois, County ofsaid County	ty, in the State aforesaid, DO HEREBY CER [IF] that
PROPERTY SEAL	known to me to be the same person whose name RICHARD
subscribed	to the foregoing instrument, appeared before the unsualy in person,
and ackno	swiedged that he signed sealed and delivered the salu
instrument	t as free and voluntary act, for the uses and purposes
_	t forth, including the release and waiver of the right of homestead.
Given under my hand and official seal, this	FIRST day of SEPTEMBER, 20 10
7/0	May seen I though Beth
Commission expires	NOTARY PUBLIC
This instrument was prepared by	CHAME AND ADDRESS)
This mattament was proported	(MAINE MAIN MAINE MAIN MAIN MAIN MAIN MAIN MAIN MAIN MAIN
PAGE 1	SEE REVERSE SIDE ►

1403554056 Page: 12 of 25

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Legal Bescription
of premises commonly known as 8030 S Paulina.
See a Hached
See attached
Proportion of Coop
Exampt under Real Estate Transfer Tax Act Sec. 4 Par & Cook County Ord. 93104 Par
Date 09-03-2010 Sign. Ruhl Bin
Cotto
Mona Sim mons Some Sim mons
MAIL TO: Mona Sim mons Mona Sim mons
OR RECORDER'S OFFICE BOX NO.

PAGE 2

1403554056 Page: 13 of 25

UNOFFICIAL COPY Office of the Cook County Clerk

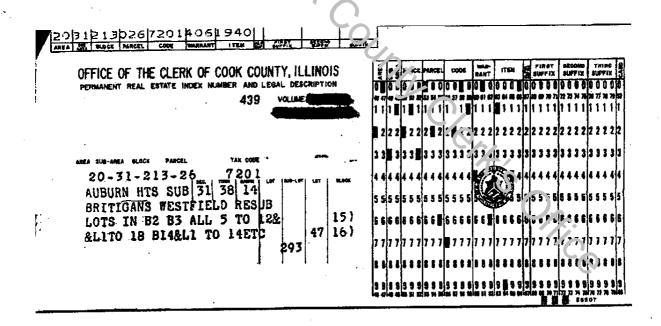
Map Department Legal Description Records

P.I.N. Number: 20312130260000

The legal description card(s) below is prepared in a format used for official county record-keeping, and can be used by the Cook County Recorder's Office to access their tract books.

If you need assistance, interpreting this description, please obtain a copy of our instruction sheet "How to Read a Legal Description Card", available from the counter clerk or at our website www.cookctyclerk.com

Please verify the Property Identification Number or P.I.N. (also known as the "Permanent Real Estate Index Number"). If this is not the item you requested, please notify the counter clerk.



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Signature: Ruch Paui

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STATEMENT BY GRANTOR AND GRANTEE

The grantor or his agent affirms that to the best of his knowledge, the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.

SUBSCRIBED AND SWORN TO BEFORE ME BY THE SAID RICHARD J. RICE OFFICIAL SEAL MAUREEN T LYNCH GABB HOTARY PUBLIC - STATE OF ILLINOIS
THIS 1st DAY OF September, 2010
NOTARY PUBLIC Maureen I truck gehr
The grantee or his agent affirm's and verifies that the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.
Dated: 9-1-2010 Signature: Miss line
SUBSCRIBED AND SWORN TO BEFORE ME BY
THE SAID MONA SIMMONS MAUREENT (NICH GASE NOTARY PUBLIC STATE SUNDS NY COMMERCIAN SIZE LINORS NOTARY PUBLIC STATE SIZE LINORS NY COMMERCIAN SIZE LINORS
NOTARY PUBLIC Mauren Jack Robe
Note: Any person who knowingly submits a false statement concerning the identity of a grantee shall

Note: Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C misdemeanor for the first offense and of a Class A misdemeanor for subsequent offenses.

(Attach to deed or AB1 to be recorded in Cook County, Illinois, if exempt under provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

MB-1535 Rev. 5/97 (Illinois Land Trust)

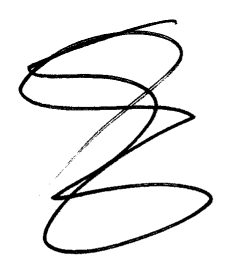
Dated: 9-01-10

Page 1 of 1 page

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Property of Cook County Clerk's Office



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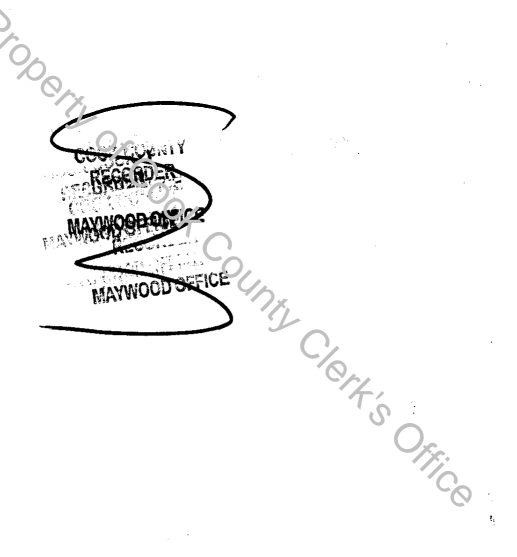
JUN -1 11

BETORNER OF DETOS, LIGHE CONHIETY

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EXHIBIT B



42

CERTIFICATE)

To all to whom these Presents shall come, Greeting:

WHIREAS William Brown, of New York County, Ken Jorks,

ha deposited in the GENERAL LAND OFFICE of the United States, a Cartificate of the RECHSTER OF THE LAND OFFICE at Chicago whereby it appears that full payment has been made by the said Willam Brown

the Act of Congress of the Ath of April, 1820, entitled "An Act making further provision for the sale of the Public Lands," for the lost half of Section thirty one, in Township thirty eight North, of Range founteen last, in the District of Landsons ject to releast 6 hicago, Illinois, containing three humana and twenty wores,

according to the official plat of the survey of the said Lands, returned to the General Land Office by the SURVEYOR CENERAL, which said tract has been purchased by the said William Brown

United States of America, in consideration of the Premises, and in conformity with the second note of Congrue, in such case made and provided, HAVE GIVEN AND GRANTED, and by these present DO GIVE AND GRANT, unto the said William Brown

and to heirs, the said tract above described: 20 HAPR AND 20 HOLD the same, togs privileges, immunities, and appartenences of whalevever nature, thereunto belonging, unto the said William Brown

and to his hairs and moigns for his

In Erstimony Elberral, &, Martin Van Binen PRESIDENT OF THE UNITED STATES OF AMERICA, have caused these Letters to be made PATENT, and the SEAL of the GENERAL LAND OFFICE to be hereunto affixed.

BIP BIP under my hand, at the CITY OF WARRINGTON, the Verst in as Stoken in the Year of our Lord one thousand eight hundred and thereby mine and of the

BY THE PRESIDENT: Mystu Pan Durew position.

BY THE PRESIDENT: Mystu Pan Durew position.

1403554056 Page: 18 of 25

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Door County

Bureau of the Alexanders Eastern of the Samuel of the Springfield of t

JUL 3 0 2013

I hereby certify that this reproduction is a table copy of the official record on

Authorized Signature

m.3539 To all to whom	Q ₁
	n these Presents shall come, Greeting:
WHEREAS Sole CI	About assigner of Robert of Finise
	want assigned of Fabrat of Francis
has diputed in the GENERAL LAND OF	FFCE of the United States, a Certificate of the REGISTER OF THE LAND
OFFICE at Ohicago	whereby it appears that full payment has been made by the said
Mobert of Kinzie	The second of the second
	according to the provisions of
the Act of Congress of the 24th of April, 1820, ent	illed "An Act making further provision for the sale of the Dakin Tonden to the
the East hallofthe	South West quarter of Section thinky geight North, of Range founteen of Sands subject to rale at Chicago,
mesin I wanship this	the state of Section thirty
last in to Ditte	Laguer vengo plange fourteen
Illinois continuing	frances invigents vale at thicago,
acre!	thy acres and four hundred the of an
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according to the official plat of the survey of th	e said L main, whereal to the General Land Office by the SURVEYOR
GENERAL, which said tract has been purcha	used by the sain Machert of Hinzie
	of the straight
	NOW ENOW YR, That the
United States of America, in consider	ution of the Premises, and in conformi's with the several acts of Congress, in
meh case made and provided, HAVE GIVEN AN	ND GRANTED, and by these present I.O GIVE AND GRANT; unto
the said Robert of Wantani	GIVE AND GRANT, unto
The state of the s	X John S. South
and to his heirs, the said tract above described:	TO HAPD ASPLO TO HOAD the same, logorier with ill the rights,
privileges, immunities, and appurtenances of unlates	the rights,
Homogrie Sola I	verer nature, thereunto belonging, unto the said PRANTE CON
	and to his heirs and assigns for the
	and the same and the lot of
in Centimony 25	Gerest, X, Martin Van Brien
	F AMERICA, have caused these Letters to be made PATENT, and the
SEAL of the GENERAL LAND OFFICE to	The state of the second these Letters to be made PATENT, and the
	T OF WARRINGTON, the surlected toy of Och her
in the Your of our Lord	one thousand eight hundred and their end of the
1 ~	
BY THE PRE	
	By Mr. Fan Benen Suy.
	Blandara RECORDER of the General Land Office.

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JUL 3 0 2013

I hereby certify the 10th reproduction in the oppy of the official section file in this office. The section of the office of the

453 To all to whom these Presents shall come, Greeting: WHEREAS Maria Hunter, of Cooks County, Ollinois ha deposited in the CENERAL LAND OFFICE of the United States, a Certificate of the REGISTER OF THE LAND OFFICE & Chicago Maria Hunter whereby it appears that full payment has been made by the said according to the provisions of the Act of Congress of the 24th of April, 1820, entitled "An Act making further provision for the sale of the Public Lands," for the North West quarter of Section thirty one, in Township thirty eight North, of Range fourteen East, in the District of Lands subject to rate at Chicago, Illinois, containing one hundred and sixty is and twenty four hundreaths of an acre, according to the official plat of the survey of the said Lands, returned to the General Land Office by the SURVEYOR GENERAL, which said tract has been purchased by the raid Maria Hunter NOW ENOW YE, That the United States of America, in consideration of the Premises, and in ornformity with the several acts of Congress, in such case made and provided, HAVE GIVEN AND GRANTED, and by these presents DO GIVE AND GRANT, unto the said Maria Bunton and to here, the said tract above described: TO MAPE ASPID TO MOID the same, to rether with all the rights, privileges, immunities, and appartenences of whatsoever nature, thereunto belonging, unto the said Marie Hunter and to her heirs and essigns forever. In Centimony Eligerest, I, Martin Van Buren PRESIDENT OF THE UNITED STATES OF AMERICA, have caused these Letters to be made PATENT, and the SEAL of the GENERAL LAND OFFICE to be hereunto affixed. GRPIND under my hand at the CITY OF WASHINGTON, the in the Year of our Lord one thousand eight hundred and thirty (nine and of the BY THE PRESIDENTS Martin Jan Bure By Mo Van Buren & Soig.

(farlend RECORDER of the General Land Office.

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Bureau of 17 Losiera Stans 7450 Beston Dee-Springfield, 3 0 2013

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I hereby certify that this reproduction is a true copy of the official record on file in this offic

CERTIFICATE) THE UNITED STATES OF AMERICA	Le van
To all to whom these Presents shall com	e. Greeting:
WHEREAS Ebenezer Leck of book bounty	
has deposited in the GENERAL LAND OFFICE of the United States, a Certificate of the REGIS	TER OF THE LAND
OFFICE at Chicago whereby it appears that full payment h	us been made by the said
Elienezer Peck accor	ding to the provisions of
the Act of Congress of the 24th of April, 1820, entitled "An Act making further provision for the sale of	
the refest-harf of the Douth West-quarte thirty our in Downship thirty eight North fourte of Lands Subjection of Lands Subjection of Lands Subjections of Lands Subjections of Lands Subjections	of Range
Chicago Holinois, containing eighty acres to	uico Jour
Ox	
Contraction	
according to the official plat of the survey of the said I and, returned to the General Land-9ff	e by the SURVEYOR
GENERAL, which said tract has been purchased by the son Chenery Lee	k
	TOW YE, That the
United States of America, in consideration of the Premises, and in conformity with the sec	•
such case made and provided, HAVE GIVEN AND GRANTED, and by their provided DO GIVI the said Office Sec Seck	
and to Mil heirs, the said tract above described: PO HAPE ASPU DO HOLD the said, to	gether with all the rights,
privileges, immunities, and appurtenances of whatsoever nature, thereunto belonging, unto the said	
	heirs and our of forecer.
Obenezer Leck and to his ** Erstimony Engereat, #, Martin U	hoirs and air of forever. Our Bullio
Mark 1	an Burin
PRESIDENT OF THE UNITED STATES OF AMERICA, have coused these Letters to be me	AUBILLO ade PATENT, and the
PRESIDENT OF THE UNITED STATES OF AMERICA, have coused these Letters to be me	AUBILLO ade PATENT, and the
PRESIDENT OF THE UNITED STATES OF AMERICA, have coused these Letters to be must seal of the GENERAL LAND OFFICE to be hereunto affixed. CRIPTED under my hand at the CITY OF WASHINGTON, the first in the Year of our Lord one thousand eight hundred and thirty.	AUBILLO ade PATENT, and the
PRESIDENT OF THE UNITED STATES OF AMERICA, have caused these Letters to be me SEAL of the GENERAL LAND OFFICE to be hereunto affixed. ORPHAP under my hand at the CITY OF WASHINGTON, the first in the Year of our Lord one thousand eight hundred and thirty.	day of Detotal wine and of the
PRESIDENT OF THE UNITED STATES OF AMERICA, have coused these Letters to be must seal of the GENERAL LAND OFFICE to be hereunto affixed. CRIPTED under my hand at the CITY OF WASHINGTON, the first in the Year of our Lord one thousand eight hundred and thirty.	an Bullion and the day of Detotal and of the Bullion Burling Secret.

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Date

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Authorized Signature

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David D. Orr

Clerk of Cook County COUNTY OF COOK MAP DEPARTMENT

Date: <u>06-02-2011</u>

THIS CERTIFIES THAT THE PERMANENT REAL ESTATE INDEX NUMBER KNOWN AS: 20 - 31 - 231 - 026 - 0000 BEARS THE FOLLOWING LEGAL DESCRIPTION:

LOT 57 (EXCEPT STREET) IN BRITIGAN'S WESTFIELD SUBDIVISION, A RESUBDIVISION OF BLOCKS 2 AND 2.5 TO 12, 15 AND PART OF BLOCKS 14 AND 16 IN AUBURN HEIGHTS, A SUBDIVISION OF THE EAST HALF OF THE NORTHEAST QUARTER OF SECTION 31 TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. The Coa



Fee: \$5.00

Su, Control of the Co Supervisor of Maps and Plats