**OMB APPROVED 1625-0027** EXPIRATION DATE: 7 of Ma

U.S. DEPARTMENT OF HOMELAND SECURITY U.S. COAST GUARD CG-1340 (REV. 06/04)

AFEIX

NOTARY SEAL

IF REQUIRED

**BILL OF SALE** RE 526 854 835 US Doc#: 1413356023 Fee: \$50.00 RHSP Fee \$9.00 RPRF Fee: \$1.00 1. VESSEL NAME 2. OFFICIAL NUMBER Karen A. Yarbrough OR HULL ID NUMBER Cook County Recorder of Deeds 203513306 JAI BEA (Bailee) Date: 05/13/2014 11.50 AM Pg: 1 of 7 3. NAME(S) AND ADDRESS(ES) OF SELLERS: JOHN MORO 400 West Ontario Street Unit 1801 and Parking Spaces P-208 and P-209 RECORDED: Chicago Illinois U.S.A. BOOK: PAGE: Near [60654-9999] PORT (IF NOT FILING PORT) "without the U.S." 3A. TOTAL INTEREST OWNED (IF LESS THAN 100%) **DOCUMENTATION OFFICER** 4. NAME(S) AND ADDRESS(FS) OF BUYER(S) AND INTEREST TRANSFERRED TO EACH: Sui Juris known as Jai of the genealest of Bea General Executor, Bailor, Paramount Creditor c/o Main Post Office general post-office Vicago, Illinois U.S.A. near [60607-9999] without the U.S. 4A. TOTAL INTEREST TRANSFERRED (100% UNLESS OTHERWISE SPECIFIED) 4B. MANNER OF OWNERSHIP. UNLESS OTHER WISE STATED HEREIN, THIS BILL OF SALE CREATES secured party, superior claimant, holder in due course, and principal creditor (Bailor) navirg a registered priority lien hold undivided interest of ownership. JOINT TENANCY WITH RIGHT OF SURVIVORS HE TENANCY BY THE ENTIRETIES COMMUNITY PROPERTY 5. CONSIDERATION RECEIVED: Sum Certain Value; \$5,000,000.00 1/2 in Silver dollar coin convertible at the Legal and Lawful ratio prescribe by law of 24:1 of Federal reserve notes to silver dollars. "International bill of exchange (UNCITRAL convention)" 6. I (WE) DO HEREBY SELL TO THE BUYER(S) NAMED ABOVE, THE RIGHT, TITLE AND INTEREST IDENTIFIED IN BLOCK 4 OF THIS BILL OF SALE, IN THE PROPORTION SPECIFIED HEREIN. VESSEL IS SOLD FREE AND CLEAR OF ALL LIENS, MORTGAGES, AND OTHER ENCUMERANCES OF ANY KIND AND NATURE, EXCEPT AS STATED ON THE REVERSE HEREOF. VESSEL IS SOLD TOGETHER WITH ALL DEALER INSTALLED ASSESSORIES, FURNITURE, AND ALL OTHER NECESSARIES THERETO APPERTAINING AND BELONGING, EXCEPT AS STATED ON THE REVERSE HEREOF. See attached Legal Description 7. SIGNATURES OF SELLER(S) OR PERSON(S) SIGNING ON BEHALF OF SELLER(S). 5-13-2014 9. NAME(S) OF PERSONS SIGNING ABOVE, AND LEGAL CAPACITY IN WHICH SIGNED (E.G., OWNER, AGENT, TRUSTEE, EXECUTOR) 9. SIGNATURE OF BUYER(S), AND LEGAL CAPACITY IN WHICH SIGNED (E.G., OWNER, AGENT, TRUSTEE, EXECUTOR, ADMINISTRATOR) This my free will, voluntary act and deed true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver under my han 1 and seal, explicitly reserving all rights without prejudice; , Sui Juris known as; Jai of the genealogy of Bea Bailor 10. ACKNOWLEDGMENT (TO SE COMPLETED BY NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED BY A LAW OF A STATE OR THE UNITED STATES TO TAKE OATHS.) STATE OF ILLINOIS COUNTY OF COOK CERTIFICATE OF ACKNOWLEDGMENT On this date the individual named above, in his/her stated capacity, personally appeared before me to execute this acknowledgement that this instrument was signed, sealed, and delivered as their free will, voluntary act and deed to make, execute, seal, acknowledge and deliver under their hand and seal verified and authenticated for the uses and purposes therein mentioned. 5-15-2014 OFFICIAL SEAL

Date Commission Expires 3 - //- 20/8

Notary Public - State of Illinois My Commission Expires March 11, 2018

**MARGARITA AMARO** 

1413356023 Page: 2 of 7

# **UNOFFICIAL COPY**

(COMPLETE THIS SECTION ON VIEW SECTION	
(COMPLETE THIS SECTION ONLY IF VESSEL HAS NEVER BEEN DOCUMENTED AND DOES NOT HAVE A HULL IDENTIFICATION NUMBER.)	
VESSEL DATA	,
A. BUILDER	
A. BUILDER	B. BUILDER'S HULL NUMBER
C. FORMER NAME(S)	
O. 1 OTHER MAINE(S)	D. FORMER MOTORBOAT NUMBERS
E. FORMER ALIEN REGISTRATIONS	
F. DIMENSIONS: L= B=	Ω=
C DEDCOMEDOMINATION OF THE COMME	U <del>-</del>
G. PERSON FROM WHOM SELLER OBTAINED VESSEL	
´O.	
	SIGNATURE OF SELLER
INSTRUCTIONS	
1. INDICATE CURRENT DOCUMENTED NAME /// VESSEL HAS NEVED DOCUMENTED DOCUMENTED DOCUMENTED	
1. INDICATE CURRENT DOCUMENTED NAME (IF VESSEL HAS NEVER BEEN DOCUMENTED SELLER MUST COMPLETE AND SIGN DATA SECTION ABOVE.) 2. INDICATE OFFICIAL NUMBER AWARDED TO VESSEL OR HULL IDENTIFICATION NUMBER ASSIGNED BY MANUFACTURER. (IF THE VESSEL HAS NO HULL IDENTIFICATION NUMBER AND HAS NEVER BEEN DOCUMENTED. SELLED MUST COMPLETE AND SIGN DATA SECTION ABOVE.)	
IDENTIFICATION NUMBER AND HAS NEVER BEEN DOCUMENTED, SELLER MUST COMPLETE AND SIGNED BY MANUFACTURER. (IF THE VESSEL HAS NO HULL 3. INSERT NAMES AND ADDRESSES OF ALL PERSONS SELLING VESSEL ALONG WITH TOTAL MISTORIAN TOTAL MISTORIAN AND ADDRESSES OF ALL PERSONS SELLING VESSEL ALONG WITH TOTAL MISTORIAN AND ADDRESSES OF ALL PERSONS SELLING VESSEL ALONG WITH TOTAL MISTORIAN AND ADDRESSES OF ALL PERSONS SELLING VESSEL ALONG WITH TOTAL MISTORIAN AND ADDRESSES OF ALL PERSONS SELLING VESSEL ALONG WITH TOTAL MISTORIAN AND ADDRESSES OF ALL PERSONS SELLING VESSEL ALONG WITH TOTAL MISTORIAN AND ADDRESSES OF ALL PERSONS SELLING VESSEL ALONG WITH TOTAL MISTORIAN AND ADDRESSES AN	

NAMES AND ADDRESSES OF ALL PERSONS SELLING VESSEL, ALONG WITH TOTAL INTEREST OWNED BY THOSE PERSON.S. IF MORE ROOM IS

NEEDED, AN ATTACHMENT MAY BE MADE SHOWING THE ADDRESSES OF THE SELLERS. 3A. SELF-EXPLANATORY.

- 4. INSERT NAMES AND ADDRESSES OF ALL BUYERS, ALONG WITH THE INTEREST TRANSFERRED TO EACH. IF THERE IS MORE THAN ONE BUYER AND NO DIVISION OF INTEREST IS SHOWN, THIS BILL OF SALE WILL RESULT IN EACH BUYER HOLDING AN EQUAL INTEREST. (IF MORE ROOM IS NEEDED, AN ATTACHMENT MAY BE MADE SHOWING THE ADDRESSES OF THE PUYERS.) 4A. SELF-EXPLANATORY.
- 4B. CHECK ONE OF THE BLOCKS TO CREATE A FORM OF OWNERSHIP ( THER THAN A TENANCY IN COMMON. IF "OTHER" IS CHECKED, THE FORM OF OWNERSHIP MUST BE DESCRIBED.
- 5. OPTIONAL IF THE AMOUNT PAID FOR THE VESSEL IS INSERTED, IT WILL LE NOTED ON THE VESSEL'S GENERAL INDEX.
- SELF-EXPLANATORY. USE "REMARKS" SECTION ABOVE IF VESSEL IS NOT SCLD TREE AND CLEAR, OR TO LIST VESSEL APPURTENANCES WHICH ARE NOT SOLD WITH THE VESSEL
- 7. SELF-EXPLANATORY
- 8. SHOW THE DATE ON WHICH THE INSTRUMENT IS SIGNED.
- 9. IN ADDITION TO THE PRINTED OR TYPED NAME OF THE SIGNER, SHOW WHETHER THAT PERSON WAS ACTING AS AN OWNER, AS AN AGENT FOR AN OWNER, AS TRUSTEE, AS THE PERSONAL REPRESENTATIVE OR EXECUTOR OF AN ESTATE, OR OTHE & CAPACITY WHICH ENTITLED THAT PERSON TO SIGN THE BILL OF
- 10. ANY ACKNOWLEDGMENT IN SUBSTANTIAL COMPLIANCE WITH THE LAW OF THE STATE WHEF E TAKEN MAY BE ATTACHED TO THIS INSTRUMENT IN LIEU OF THE PREPRINTED ACKNOWLEDGMENT.

#### PRIVACY ACT STATEMENT

IN ACCORDANCE WITH 5 USC 552(A), THE FOLLOWING INFORMATION IS PROVIDED TO YOU WHEN SUPPLYING PERSONAL INFORMATION TO THE U.S. COAST

- 1. AUTHORITY. SOLICITATION OF THIS INFORMATION IS AUTHORIZED BY 46 USC, CHAPTER 313 AND 46 CFR, PART 67.
- 2. THE PRINCIPAL PURPOSES FOR WHICH THIS INSTRUMENT IS TO BE USED ARE:
- (A) TO PROVIDE A RECORD, AVAILABLE FOR PUBLIC INSPECTION AND COPYING, OF THE SALE OR OTHER CHANGE IN OWNERSHIP OF A VESSEL WHICH IS DOCUMENTED, WILL BE DOCUMENTED, OR HAS BEEN DOCUMENTED PURSUANT TO 46 USC, CHAPTER 121.
  - (B) PLACEMENT OF THIS INSTRUMENT IN A BOOK FOR EXAMINATION BY GOVERNMENTAL AUTHORITIES AND MEMBERS OF THE GENERAL PUBLIC.
- 3. THE ROUTINE USE WHICH MAY BE MADE OF THIS INFORMATION INCLUDES DEVELOPMENT OF STATISTICAL DATA CONCERNING DOCUMENTED VESSELS.
- 4. DISCLOSURE OF THE INFORMATION REQUESTED ON THIS FORM IS VOLUNTARY. HOWEVER, FAILURE TO PROVIDE THE INFORMATION COULD PRECLUDE FILING OF A BILL OF SALE AND DOCUMENTATION OF THE VESSEL NAMED HEREIN PURSUANT TO 46 USC, CHAPTER 121. MOREOVER, BILLS OF SALE WHICH ARE NOT FILED ARE NOT DEEMED TO BE VALID AGAINST ANY PERSON EXCEPT THE GRANTOR OR A PERSON HAVING ACTUAL KNOWLEDGE OF THE SALE. (46 USC

AN AGENCY MAY NOT CONDUCT OR SPONSOR, AND A PERSON IS NOT REQUIRED TO RESPOND TO A COLLECTION OF INFORMATION UNLESS IT DISPLAYS A

THE COAST GUARD ESTIMATES THAT THE AVERAGE BURDEN FOR THIS FORM IS 20 MINUTES. YOU MAY SUBMIT ANY COMMENTS CONCERNING THE ACCURACY OF THIS BURDEN ESTIMATE OR MAKE SUGGESTIONS FOR REDUCING THE BURDEN TO: U.S. COAST GUARD, NATIONAL VESSEL DOCUMENTATION CENTER, 792 T J JACKSON DRIVE, FALLING WATERS, WEST VIRGINIA 25419, OR OFFICE OF MANAGEMENT AND BUDGET, PAPERWORK REDUCTION PROJECT (1625-0027).

1413356023 Page: 3 of 7

### **UNOFFICIAL COPY**

CONVEYANCE OF VESSELS defined: The act of congress, approved the 29th July, 1850, entitled an act to provide for recording the conveyances of vessels and for other purposes, enacts that no bill of sale, mortgage, hypothecation or conveyance of any vessel, or part of any vessel of the United States, shall be valid against any person, other than the grantor or mortgagor, his heirs and devisees, and persons having actual notice thereof, unless such, bill of sale, mortgage, hypothecation or conveyance be recorded in the office of the collector of the customs, where such vessel is registered or enrolled. Provided, that the lien by bottomry on any vessel, created during her voyage, by a loan of money or materials necessary to repair or enable such vessel to prosecute a voyage, shall not lose its priority or be in any way affected by the provisions of the act. See. 2 enacts, that the collectors of the customs shall record all such bills of sale, mortgages, hypothecations or conveyances, and also all certificates for discharging and cancelling any such conveyances, in a book or books to be kept for that purpose, in the order of their reception; noting in said book or books, and also on the bill of sale, mortgage, hypothecation or conveyance, the time when the same was received; and shall certify on the bill of sale, mortgage, hypothecation or conveyance, or certificate of discharge or cancellation, the number of the book and page where recorded and shall receive, for so recording such instrument of conveyance or certificate of discharge, fifty cents. Sec. 3 enacts, that the collectors of the customs shall keep an index of such records, inserting alphabetically the names of the vendor or mortgagor, and of the vender or i tortgagee, and shall permit said index and books of 'records to be inspected during office hours, under such reasonable regulations as they me, establish and shall, when required, furnish to any person a certificate setting forth the names of the owners of any vessel registered or en oil d, the parts or proportions owned by each, if inserted in the register or enrollment, and also the material facts of any existing bill of sale, more age, hypothecation, or other incumbrance upon such vessel, recorded since the issuing of the last register or enrollment; viz. the date, aurcen of such incumbrance, and from and to whom or in whose favor made. The collector shall receive for each such certificate one dollar. Sec. 4. By this section it is enacted, that the collectors of the customs shall furnish certified copies of such records, on the receipt of fifty cents for each bill of sale, mortgage, or other conveyance. Sect. 5. This section provides that the owner or agent of the owner of any vessel of the United States, applying to a collector of the customs for a register or enrollment of a vessel, shall, in addition to the oath now prescribed by law, set forth, in the bath of ownership, the part or proportion of such vessel belonging to each owner, and the same shall be inserted in the register of enrollment, and that all bills of sale of vessels registered or enrolled shall set forth the part of the vessel each, and of Th. owned by each person selling, and the part conveyed to each person purchasing. A Law Dictionary Adapted To The Constitution And Laws Of The United States Of America And Of The Severai States Of The American Union by: John Bouvier Revised Sixth Edition, 1856

# UNOFFICIAL COPY

\$5,000,000.00 \$5,000,000.00

> "International bill of exchange UNCITRAL Convention" Bonded Bill of Acceptance – Time Draft – 7008 1830 0002 5826 2213

Sui Juris, In My Private Capacity as General Administrator of said account, known as Jai, of the genealogy of Bea, Bailor, superior claimant, holder, holder in due course, holder for value, principal creditor having a secured registered priority lien hold interest to all property held in the name of JAI BEA Cestui Que Trust, Bailee organization # 203-51-3306 The Depository Trust & Clearing Corporation DTCC, based primarily at 55 Water Street in New York City U.S.A.—Drawer and have Pre-Paid—Preferred Stock—Priority Status—This Property is Exempt from Levy: Please Adjust this Account for the Proceeds; Products; Accounts; and Fixtures; and Release The Order(s) of the Court to Me Immediately. Certified National UCC-1 Financing Statement file: 044201202270 on file and of record in the office of the, Clerk of Superior Court DeKalb County, witnessed hand and seal of the Superior Court of DeKalb County Georgia, testimony of the Secretary of State, State of Georgia. "International bill of exchange UNCITRAL Convention"

To: Pay to the Oder of United States Treasury, city of Washington District of Columbia. Drawn upon Treasury Secretary: Jacob J Lew d/b/a/76 th Secretary – ABA Lodger #000000518 for settlement (EFT) within 3 days Truth-in-Lending. Full faith and credit guaranteed, Try 1 to Mortgage. LLC Irrevocacie Common-Law Trust bearing account: 406438098, JPMORGAN CHASE BANK, N.A. or to bearer's account "and put it to your account" Sum Certai: Value Five Million and 0/100 U.S. in Silver Dollar Coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal reserve notes to Silver Dollars redeemed lawful money. Treasury UCC Contract Trust Account: 203513306-RE526854950US. The bigation of the Drawee Acceptor, The Secretary: Jacob J Lew through bailee, authorized agent of Claimant's financial institution, TT&L arcount hereofarises out of want of consideration for pledge and by redemption of pledge issued under an Act of Congress Public Law seventy three-ten, Public Law ten, "Ch forty eight, forty eight statute one twelve." The International Bill of Exchange is legal tender as a national bank note or note of a National Banking Association, by legal definition, issued under Authority of the United States code, which officially defines this as a statutory legal tender obligation of the U.S., issued in accordance with legal tender laws of the U.S.A."

This claim document Order complies with Uniform Commercial Code three- one hundred four, the terms of the original contract, hereby surrendered as said pledge is redeemed (discharged) by the dray of the ough attached document accepted for valuable consideration and returned for value, exempt from levy, prepaid. Federal regulations require this bill, signed and presented via Certified or Registered mail, Return Receipt to Jacob J Lew d/b/a/76th Secretary — the Drawer's UCC Centract Trust Account (bailment). The Secretary: Jacob J Lew is to release credit on hold to payee Try 1<sup>ST</sup> Mortgage, LLC Irrevocable Common-Ley Frest or to bearer "without further advice" within the time stipulated by Reg. Z, Truth in Lending Act or on date designated, whichever is later. Arricant of this accepted draft to be ledgered by Claimant's financial institution, TF&L designated account: 406438098 or to bearer's account. Bond Number 7008 1830 0002 5826 2213 TT&L ACCOUNT NUMBER: RE526854950US Negotiable Instrument, The United States Treasury; Jac Jo J Lew d/b/a/ as The Secretary, the obligation of the acceptor is irrevocable, Anthony Fox d/b/a/ the U.S. Secretary of Transportation (trustee/receiver). Drawn upon authorized officer of the United States: These are Certified Funds. NOTICE: The law relating to principal and ager, apply. Do not present for collection.

Dated 5/06/2014

This my free will, voluntary act, and deed to make, execute, seal, acknowledge and deliver und a my hand and seal; sans frais;

Drawer, Line (Call r) "without the U.S."

"Non cash item - with special handling" - Must be presented for acceptance.- Registered Security

\$5,000,000.00

Bonded Negotiable Instrument - Void Where Prohibited By Law

\$5,00,000.00

1413356023 Page: 5 of 7

# **UNOFFICIAL COP**

Whereas defined pursuant to; 12 U.S. Code § 412 - Application for notes; collateral required: Any Federal Reserve bank may make application to the local Federal Reserve agent for such amount of the Federal Reserve notes hereinbefore provided for as it may require. Such application shall be accompanied with a tender to the local Federal Reserve agent of collateral in amount equal to the sum of the Federal Reserve notes thus applied for and issued pursuant to such application. The collateral security thus offered shall be notes, drafts, bills of exchange, or acceptances acquired under section 92, 342 to 348, 349 to 352, 361, 372, or 373 of this title, or bills of exchange endorsed by a member bank of any Federal Reserve district and purchased under the provisions of sections 348a and 353 to 359 of this title, or bankers' acceptances purchased under the provisions of said sections 348a and 353 to 359 of this title, or gold certificates, or Special Drawing Right certificates, or any obligations which are direct obligations of, or are fully guaranteed as to principal and interest by, the United States or any agency thereof, or assets that Federal Reserve banks may purchase or hold under sections 348a and 353 to 359 of this title or any other asset of a Federal Reserve bank. In no even shall such collateral security be less than the amount of Federal Reserve notes applied for. The Federal Reserve agent shall each day notify the Board of Governors of the Federal Reserve System of all issues and withdrawals of Federal Reserve notes to and by the Federal Reserve bank to which he is accredited. The said Board of Governors of the Federal Reserve System may at any time call upon a Federal Reserve bank for additional security to protect the Federal Reserve notes issued to it. Collateral shall not be required for Federal Reserve notes which are heid in the vaults of, or are otherwise held by or on behalf of, Federal Reserve banks.

Regulation J Subpart A--Collectic a ca Checks and Other Items By Federal Reserve Banks Sec. 210.2 Definitions:

- (j) Nonbank payor means a payor of an item, other than a bank.
- (k) Noncash item means an item that a receiving Reserve Bank classifies in its operating circulars as requiring special handling. The term also means an item normally received as a cash item if a Reserve Bank decides that special conditions require that it handle the item as a noncash item.
- (n) Sender means any of the following entities that Sind's an item to a Reserve Bank for forward collection-
- (1) A depository institution, as defined in section 19(b) of the Federal Reserve Act (12 U.S.C. 461(b));
- (2) A clearing institution, defined as-
- (i) An institution that is not a depository institution but that maintains with a Reserve Bank the balance referred to in the first paragraph of section 13 of the Federal Reserve Act (12 U.S.C. 342); or
- (ii) A corporation that maintains an account with a Reserve Bank in cor formity with Sec. 211.4 of this chapter (Regulation K);
- (3) Another Reserve Bank:
- (4) An international organization for which a Reserve Bank is empowered to act as depositary or fiscal agent and maintains an account;
- (5) A foreign correspondent, defined as any of the following entities for which a Peserve Bank maintains an account: a foreign bank or banker, a foreign state as defined in section 25(b) of the Federal Reserve Act (12 U.S.C. 632), or a foreign correspondent or agency referred to in section 14(e) of that act (12 U.S.C. 358); or
- (6) A branch or agency of a foreign bank maintaining reserves under section 7 of the international Banking Act of 1978 (12 U.S.C. 347d,
- (o) State means a State of the United States, the District of Columbia, Puerto Rico, or a territory, possession, or dependency of the United
- (p) Clock hour means a time that is on the hour, such as 1:00, 2:00, etc.
- (q) Fedwire has the same meaning as that set forth in §210.26(e).
- (r) Uniform Commercial Code and U.C.C. mean the Uniform Commercial Code as adopted in a state.
- (s) Terms not defined in this section. Unless the context otherwise requires-
- (1) The terms not defined herein have the meanings set forth in Sec. 229.2 of this chapter applicable to subpart C c. s ibpart D of part 229 of this chapter, as appropriate; and
- (2) The terms not defined herein or in Sec. 229.2 of this chapter have the meanings set forth in the Uniform Commercial Code.

Regulation J Subpart A-Collection of Checks and Other Items By Federal Reserve Banks Sec. 210.8 Presenting noncash Items for Acceptance:

A Reserve Bank or a subsequent collecting bank may, if instructed by the sender, present a noncash item for acceptance in any manner authorized by law if: (a) The item provides that it must be presented for acceptance; (b) the item is payable elsewhere than at the residence or place of business of the payor; or (c) the date of payment of the item depends on presentment for acceptance. Documents accompanying a noncash item shall not be delivered to the payor upon acceptance of the item unless the sender specifically authorizes delivery. A Reserve Bank shall not have or assume any other obligation to present or to send for presentment for acceptance any noncash item.

Whereas pursuant to; Purchase and Sale of Bills of Exchange (c) To purchase from member banks and to sell, with or without its indorsement, bills of exchange arising out of commercial transactions, as hereinbefore defined; [12 USC 356. Part of original Federal Reserve Act; not

Whereas pursuant to; "United States" means, a Federal corporation. 1933 March 9, a bank emergency was declared by President Roosevelt because of the insolvency [bankruptcy] of the United States. Executive Order 6073, 6102, 6111, 6260; Senate Report 93-549, pgs. 187 & 594, 1973. 1933 March 9, "The new money (paper promissory notes) is issued to the banks in return for Government obligations, bills of exchange,

drafts, notes, trade acceptances, and bank anker's acceptance. The new money will be worm 100 cents on the dollar, because it is backed by the nortgy gron all the fomes in a cher property shall the people in the Nation." Senate Document No. 43, credit of the nation. It will represent a 73rd Congressional Record, 1st Session. 1933 May 1, gold was transferred from the people to the United States by Executive Order 6102.

Whereas pursuant to; Issuance of Federal Reserve Notes; Nature of Obligation; Where Redeemable Federal reserve notes, to be issued at the discretion of the Board of Governors of the Federal Reserve System for the purpose of making advances to Federal reserve banks through the Federal reserve agents as hereinafter set forth and for no other purpose, are hereby authorized. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all taxes, customs, and other public dues. They shall be redeemed in lawful money on demand at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank. [12 USC 411. As amended by act of Jan. 30, 1934 (48 Stat. 337). For redemption of Federal reserve notes whose bank of issue cannot be identified, see act of June 13, 1933.]

"Sureties compelled to pay debts for their Principal have been deemed entitled to reimbursement, even without a contractual promise..." Pearlman v. Reliance Lis. Co., 371 U.S. 132, 1962 United States Code Title 31 section 3123 states that the US Government has an obligation to pay 'dollar for dollar' principal and interest in legal tender ALL debts accrued by the American people.

"Good faith" means honesty in fact and the observance of reasonable commercial standards of fair dealing. To "honor" is to pay or to accept and pay, or where a credit so enga es to purchase or discount a draft complying with the terms of the credit. "Rights" includes remedies.

STATE OF ILLINOIS) COUNTY OF COOK

#### CERTIFICATE OF ACKNOWLEDGMENT

On this date the individual named above, in his/her stated capacity, personally appeared before me to execute this acknowledgement that this instrument was signed, sealed, and delivered as their free will, voluntary act and deed to make, execute, seal, acknowledge and deliver under their hand and seal verified and authenticated for the uses and purposes therein mentioned.

Commission Expires 3

**AFFIX** 

OFFICIAL SEAL

NOTARY SEAMARGARITA AMARO Date

IF REQUIR Hypotary Public - State of Illinois

My Commission Expires March 11, 2018

6

# **UNOFFICIAL COP**

#### PACIFIC NORTHWEST TITLE COMPANY

Commitment Number: 690120

#### SCHEDULE C PROPERTY DESCRIPTION

The land referred to in this Commitment is described as follows:

UNIT 1801 AND PARKING SPACES P-208 AND P-209 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS IN 400 WEST ONTARIO CONDOMINIUM, IN SECTION 9, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, AS DELINEATED AND DEFINED IN THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT NUMBER 09202758, AS AMENDED FROM TIME TO TIME, IN COOK COUNTY, ILLINOIS.

PERMANENT INDEX NUMBER: 17-09-127-036-1117 (UNIT 1801) 17-09-127-036-1134 (P-203) 17-09-127-036-1135 (P-209)

TOWNSHIP: W, S, & N CHICAGO

301 COUNTY CORRESPONDED PROPERTY ADDRESS: 400 WEST ONTARIO STREET, UNIT 1801 CHICAGO, IL 60510