CHICAGO ASSOCIATION OF REALTO

APARTMENTS/INVESTMENTS PURCHASE AND SALE CONTRACT

Rev. 01/2012



(collectively	. 'Partie	(" <i>Buyer</i> ") s"), with rea	and <u>Pior</u> spect to the	purchase and	sale of t	he real es	tate an	d improv	ements locat	ted at:
(COLUMN STATE	, , , , , , , , , , , , , , , , , , , ,	1843	3	May	حادث	Chica	1.1			perty").
•	(4	Library)		(city)		(atata) C.	, ,	(E(p)		
Property P.	1-	720409	0080000	12	5x25	Approximat		64 -6 D		
rroperty r.	4.53. W	100 10 1	00 8 00 0 -	. Lot luze: 12	<u> </u>	Approximal	e square	ieet of Frop	erty	
2. Pixtu	ces and Pe	reonal Propert	y. At Closing (as	defined in Paragr	aph 7 of this Co	ntract), in addi	tion to th	e Property,	Seller shall tra	insfer to
Buyer by a	Bill of Sale	, all heating, coo	ling, electrical ar	id plumbing system	ns, together wit	h the following	checked	and enume	rated items ("F	lixtures
and Perso Refrigers	nai Propei	(197): Sump Pump		C Cantan	حمد وزننا سود	□ Firmless	oomoo P	K Builtain	or attached	
Oven/Ra		y	rbon monoxide		air conditioner_ air conditioner_	·			or cabinets	
Microwa	ve_6	detectors			ic air filter	☐ Fireplace		💢 Ceiling		
Dishwas		L tercom syst	em	Central	humidifier	☐ Firewood			r covers	
□ Trash co	mpactor	☐ Satellite Dish	m_ (repted or owne		- Extrema	Attached Existing s			ted vegetation_ r play set/swing	
Washer		☐ Attach of TV(a		Lighting D Electron	ic garage door(s			☐ Outdoor		•
Dryer (c)		TV Ar en a	_	with	remote unit(s)_			<u> </u>		
□ Water Sc	ftener		iultimedia equipi		lown carpeting_					
		Li Stereo specie	racurround sound	i Ll Other E	quipment	warranty (as attached)			
Seller also	transfers th	e following:	5/		e following item:	are excluded:	··· ···			·
a. Purci	ase Price	. The purchase p	rice for the Prope	rty (including the l	Fixtures and Per	sonal Property) is \$	525/	OU CPu	irchase
Price").			U/S					-0	, -	
4. Earns	st Money	. Upon Buyer's	execution of thi,	Con tract, Buyer	shall deposit w	th <u>LISFI</u>		OFFICE		
("Escrowe	e"), initial	earnest money i	n the amount of	s 1000 and this Contract s	, in the form	of PERSO	<u>VAL.</u>	CHECK		
before	/11/4			int uni) Contract e t Monry shall be i						
	hase Price			ur iness d						
				umest Moncy are						
and agree between th	that (1) the	Parties shall etc	cute all necessar	y documents with Buyer shall pay all	re pect to the b	larnest Money	in form a	and content	mutually agre	sed upon
				ent upon Buyer se		1 /	111		mitment Date	
fee not to Commitment lending inside the super is Thereafter, for Buyer uparty. Buyer uparty. Buyer uparty. Buyer Commitment shall be nult the First Commitment If Buyer do Contract shall be not contract shall be not shall be n	exceed	_%, plus appra lloon payment, it a FHA or VA ma btain the Require, within 30 busin me terms, and ma mish all request one application f as of the First Co Date that Buye ore the Second Co ride any notice to in full force and e	isal and credit restable to be due no cortgage is to be due to due to be due to due	mortgage) not to report fee, if any sooner than, obtained, Rider y the First Commitmer sing Date by 30 button, sign custom Seller. Should Sell and the Earnest 1 e to obtain the Rethis Contract sha first Commitment	("Required ("rears. Buyer sh 8, Rider 9, or the timent Date, But the C'Second signess days. The ary documents are choose not to doney shall be required Committel be null and where the super shall be required Committel be null and where shall be null and where shall be required Committel be not considered the required Committel be null and where shall be required Committel be not shall be not shall be required Committel be not shall	all ay or priche HUD Ride yer snyl on no d Commitmer e Required on secure the Receptured to Burnent, and neighbor and the Eanall be deemed.	If the myste mort rehall be tify Selle. It Date") remitmen e applicate quire. (2) I ther Buy rnest Mort to have	ortgage segge insur- segge insu	cured by the lance as required to this Cont. on or before the Required Comiven by Seller of curing of the for Buyer, this tifies Seller on er secures the returned to E is contingency	Required ed by the ract. (1) hat Date. mitment or a third Required c Contract or before Required Buyer. (3) and this
Buyer shall shall deposit Date, which Possession D Escrow per dilate possession syments by Cossession E Escrowee mahall be simparties shall posts, and expenses and expenses the state of t	to deliver; refund the with Escr sum shall ate, Seller ay up to a on is surre. Buyer shi scrow with deposit the ursed from is demnify these.	possession to Buy portion of Use/C owee a sum equ be held from the shall pay to Bu and including the indered, these ame all not limit Buy out the joint with the Possession Es- in the Possession.	yer ("Possession occupancy Payme al to 2% of the Fe net proceeds a yer, in addition day possession incunts to be paid yer's other legal ritten direction ocrow with the Clarker of the payment of all of the payment for all occupants of the payments of the paymen	n of the Property, prior to the Closing ecupancy of the Pr Date"). If Seller ents which extend turchase Price ("Pt Closing on Escrito all Use/Occupa is surrendered to lout of the Possess remedies. Seller f Seller and Buyerk of the Circuit (costs, including ream any and all characteristics of the Circuit (costs, including ream any and all characteristics of the Circuit (costs, including ream any and all characteristics).	beyond the data ossession Escription of the data ossession Escription of the data ossession Escription Escript	tay after the Pro- sion of the Pro- sion of the Pro- se possession is com") to guara receipt. If Sel the sum of 10 unpaid Use/O the balance, if reby acknowle urty objects to ng of an action eys' fees, relai nds, including	perty to less actually ntee possibler does % of the coupancy any, to ledge that disposition in the need to the the pay	late through Buyer prior y surrender session on not surren original a Paymenta be returned. Eacrowee ion of the lature of are thing of the ment of re	h and including to the Possessed. Additions or before the line of	g the date sion Date, ally, Seller Possession rty on the Possession luding the ceptance of cribute the crow, then Escrowee er, and the rneys' fees,
uyer Initiali:	<i>//</i>	luyer Initials:				Sel	ler Initials	MK	Seller Initials:	
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Cook County Recorder of Deeds Date: 10/14/2014 11:22 AM Pg: 1 of 5

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¥	7. Cleaning. Buyer shall deliver the balance of the Purchase Price (less the amount of the Final Earnest money, plus or minus prorations an excrem fees, if any) to Seller and Seller shall execute and deliver the Deed (as defined below) to Buyer at "Closing". Closing shall occur on or prior to an exchange of the Parties ("Closing Date"). Seller must provide Buyer with good and merchantable title prior to Closing.
69 70 71	8. Dead. At Closing, Seller shall execute and deliver to Buyer, or cause to be executed and delivered to Buyer, a recordable warranty deed ("Dead") (or other appropriate deed if title is in trust or in an estate), or Articles of Agreement, if applicable, subject only to the following, if any covenants, conditions, and restrictions of record; public and utility essements; acts done by or suffered through Buyer; existing leases and tenancies, if any; all special governmental taxes or assessments confirmed and unconfirmed; and general real estate taxes not yet due and payable at the time of Closing.
74 75	Property are subject to the following exemptions (check box if applicable): Homeowner's. Senior Citizen's. Senior Freeze. General real estate taxes for the property are subject to the following exemptions (check box if applicable): Homeowner's. Senior Citizen's. Senior Freeze. General real estate taxes shall be prorated based on (i) 100 % of the most recent ascertainable full year tax bill, or (ii) mutually agreed by the Parties in writing prior to the expiration of the Attorney Approval Period.
79 80	10. Leases. Seller shall deliver to Buyer a complete copy of all existing leases affecting the Property and a rent roll within 3 business days of the Acceptance Date. Seller represents and warrants that (a) existing leases, if any, will be assigned to Buyer at Closing in an assignment and assumption agreement, in utually agreeable to the Parties and (b) the present monthly gross rental income is \$ 5700 Seller shall notify Luyer, prior to Closing, of any (i) new leases; (ii) modifications or amendments to the existing leases; and (iii) changes in the monthly gross rental income
	11. Disclosures. Buyer by revived the following (check yes or no): (a) Illinois Residential Real Property Disclosure Report: Tyes/Z No; (b) Heat Disclosure: Tyes/D No; (c) 1 and Paint Disclosure and Pamphlet: Tyes/D No; and (d) Radon Disclosure and Pamphlet: Tyes/D No.
8 &	cartification to Buyer at least 5 days prior to the Closing Detail
88 89	13. Dual Agency The Parties confirm that they have previously consented to Responsible ("Licensee") to act as Dual Agent in providing an harage services on behilf of the Parties and specifically consent to Licensee acting as Dual Agent on the transaction covered by Buyer Initials: Seller Initials: Seller Initia
92 93 94 96 96	14. Attorney Modification. Within business days after the Acceptance Date ("Attorney Approval Period"), the Parties' respective attorneys may propose written modifications to this Contract ("Proper en Modifications") on matters other than the Purchase Price, broker's compensation and dates. Any Proposed Modifications that are set forth in arrian and accepted by the other party shall become terms of this Contract as if originally set forth in this Contract. If, within the Attorney Approval Period, the Parties cannot reach agreement regarding the Proposed Modifications, then, at any time after the Attorney Approval Period, einer Party may terminate this Contract by written notice to the other Party. In that event, this Contract shall be null and void and the Earnest Ioney shall be returned to Buyer. IN THE ABSENCE OF DELIVERY OF PROPOSED MODIFICATIONS PRIOR TO THE EXPIRATION OF TIE ATTORNEY APPROVAL PERIOD. THIS PROVISION SHALL BE DESCRIPTION.
06 01 02 03 04 06 07 08 9 0	15. Inspection. Within business days after the Acceptance Date ("Inspection"). Period"), Buyer may conduct, at Buyer's sole cost and expense (unless otherwise provided by law) home, radon, environmental, lead-based paint ar.d/cr lead-based paint hazards (unless separately waived), wood infestation, and/or mold inspections of the Property ("Inspections") by one or more properly licensed or certified inspection personnel (each, an "Inspector"). The Inspections shall include only major components of the Property, including, without limitation, central heating, central cooling, plumbing, well, and electric systems, roofs, walls, windows, ceilings, floors, appliances, and cound clone. A major component shall be deemed to be in operating condition if it performs the function for which it is intended, regardless of age, and do so not constitute a health or safety threat. Buyer shall indemnify Seller from and against any loss or damage to the Property or personal injury caused by the Inspections. Buyer, or Buyer shall notify Seller or Seller's attorney in writing "Ruyer's Inspection Notice") of any defects disclosed by the Inspections that are unacceptable to Buyer, together with a copy of the pertinent pages of the relevant Inspections report. Buyer reached written agreement resolving the inspection issues within the Inspection Period, then either Party may terminate this Contract by written notice to the other Party. In the event of such notice, this Contract shall be null and void and the Earnest Mone, shall be returned to Buyer. IN THE ABSENCE OF WRITTEN NOTICE PRIOR TO EXPIRATION OF THE INSPECTION PERIOD, THIS PROVISION St at L BE DEEMED WAIVED BY ALL PARTIES, AND THIS CONTRACT SHALL BE IN FULL FORCE AND EFFECT.
2 3 1	16. General Provisions. Riders and Addendums. THIS CONTRACT WILL BECOME A LEGALLY BINDING CONTRACT WHEN SIGNED BY BUYER AND SELLER AND DELIVERED TO BUYER OR BUYER'S DESIGNATED AGENT. THIS CONTRACT WHEN THE GENERAL PROVISIONS ON THE LAST PAGE OF THIS CONTRACT AND RIDERS numbers here) AND ADDENDUM (list Rider (list Rider))
5 '	THIS CONTRACT INCLUDES numbers here) AND ADDENDUM
	[SIGNATURE PAGE FOLLOWS]

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Seller Initials RMK Seller Initials

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117	OFFER DATE: 9/4/14 20	ACCEPTANCE DATE: 9 6 2014 ("Acceptance Date")
118	BUYER'S INTORNATION:	SELLER'S INFORMATION:
119	Bupur's Signature	Seller's Signature: / William / / / / / / / / / / / / / / / / / / /
120	Buyer's Signature	Seller's Signature
121	Buyer's Namo(s) (print); Jonh Skudnig	Seller's Name(s) (print): Piokupi Properties, Cll. Address: 2013 W. 19th # 3R
1.22	Address	Address: 2013 W. 19 # 3R
123	City: State Zip:	City Chicago State: 12 zp 60608
124	Office Phone: Home Phone:	Office Phone 312 -218-3030 Home Phone
	Par: Cell Phone:	Fax: Cell Phone:
	Email Address:	Email Address Robert, 2263@ AH. Net
127 128	The names and addresses set form left ware for informational purposes — The name to change.	s and addresses set forth below are for informational purposes only and subje- only and subject to change.
129	BUYER'S BROKER'S INFORMATION	SELLER'S BROKER'S INFORMATION:
	Designated Agent (print): RESHRAWN 2 ANCH	Designated Agent Name (print): RESHAWN BRANCH
	Agent MLS Identification Number 180929	Agent MLS Identification Number: 177929
132	Brokerage Company Name: KALE REHLTY MLS.	Brokerage Company Name: ALE REALTY MLS #
	Office Address: 548 W ROOSEVELT City: CHICAGO State: 11 Zip: 60607	Office Address State Zap
	Office Phone: Cell Phone:	Office Phone: Cell Phone:
	Fax	
137	Brail: RESHAWNBRANCHINCOGMAIL.COM	Ext.
188	BUYER'S ATTORNEY'S INFORMATION:	SELLER'S AT ORNEYS INFORMATION:
	Attorney Name Vytenis Liety yninkas	Attorney Name: Cobert M. Kowalski
140	FITTE LAW OFFICES OF WITHIN LIETURINKA	Fire:
141	Office Address:	Office Address: 15(2 W. Po IK
	City: State: Zip:	City Chickey Som: 1L Zip 60607
143	Office Phone: 773-284-01 Cell Phone:	Office Phone: () 312 cel three 215-3036
	Fix	Fax:
145	WHITE VYTENIS @ 1 HONEST LAWNER. COM	Email:
145	YER'S LENDER'S INFORMATION:	
147	Mortgage Broker's Name: Steven Lee	
48	isoder BC Group	
	Office Address: 600 W Yan Buren	
50	City. Chicago State: L Zip. Office Phone Cell Phone 312 - 753 - 596	
51 (Office Phone: Cell Phone	, Z
52 J		
53 E	Slee @ the b&c groups com	

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184 GENERAL PROVISEONS

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- A. Presentians. Rents, interest on existing mortgage, if any, water taxes and other items shall be proruted as of the Closing Date. Security deposits and required interest, if say, shall be paid to Buyer at Closing. Notwithstanding anything to the contrary contained in Paragraph 9 of this Contract, if the Property is improved as of the Closing Date, but the 187 last available and bill is an vacant land, Seller shall place in enrow an amount equal to 2% of the Purchase Price and the Parties shall reprorate taxes within 30 days after the bill on 188 the improved property becomes available.
 - 1. Uniform Vendor and Purchaser Risk Act. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this Contract
 - C. Title. At least 5 days prior to the Closing Date, Seller shall deliver to Buyer or his agent evidence of merchantable title in the intended grantor by delivering a Commitment for Title Insurance of a title insurance company bearing a date on or subsequent to the Acceptance Date, in the amount of the Furchase Price, subject to no other exceptions than those proviously listed within this Contract and to general exceptions contained in the commitment. Delay in delivery by Seller of a Commitment for Title Insurance formished by Seller deals by Buyer's mortgages in recording mortgage and bringing down title shall not be a default of this Contract. Every Commitment for Title Insurance furnished by Seller shall be conclusive evidence of title as shown. If evidence of title discloses other exceptions, Seller shall have 30 days after Seller's receipt of evidence of title to cure the exceptions and notify Brown assortions. As to those exceptions that may be removed at Closing by payment of money, Seller may have those exceptions removed at Closing by using the proceeds of
 - D. Notice. All notices required by this Contract shall be in writing and shall be served upon the Parties or their attorneys at the addresses provided in this Contract. The mailing of notices by registered or certified shall, return receipt requested, shall be sufficient service when the notice is mailed. Notices may also be served by personal delivery or seminerical delivery service, by mail-o-gram, telegram, or by the use of a facinitie machine with proof of transmission and a copy of the notice with proof of transmission being sent by regular mail on the date of transmission. In addition, facsimile signatures or digital signatures shall be sufficient for purposes of executing this Contract and shall be deemed originals. E-mail notices shall be deemed which are received by the addressee when delivered by e-mail and opened by the recipient, provided that a copy of the e-mail notice is also sent by regular mail to the recipient.
 - E. Disposition of slargest Money. In the event of default by Buyer, the Earnest Money, less expenses and commission of the listing broker, shall be paid to Seller. If Seller defaults, the Earnest Money at the option of Buyer, shall be refunded to Buyer, but such refunding shall not release Seller from the obligations of this Contract. In the event of any default, Earnest Money and request Seller's and Buyer's written consent to the Earnest Money and request Seller's and Buyer's written consent to the Earnest Money and request Seller's and Buyer are thought and agree that if Earnest Money within 30 days after the notice. However, Seller and Buyer are their authorized agents. If Earnese is a licensed real estate broker, Seller and Buyer agree that if saure Party objects, in writing, to the proposed disposition of the Earnest Money within 30 days after the date of the notice, then Earnese shall proceed to disposise the Earnest Money within the 30 day period, or if Earnese hall proceed to disposise the Earnest Money with the Clark of the Circuit Cart by the filing of an action in the nature of an Interpleader. Earnese may be reimbursed from the Earnest Money with the Clark of the Circuit Cart by the filing of an action in the nature of an Interpleader. Earnese may be reimbursed from the Earnest Money for all costs, including reasonable attorney's fees, costs, and expenses and expenses and demands, including the payment of reasonable attorney's fees, costs, and expenses are large out of those claims and demands.
- F. Operational Systems. Seller represents that the heating, plumbing, electrical, central cooling, ventilating systems, appliances, and fixtures on the Property are in working order and will be so at the time of Closing and that the roof i free of leaks and will be so at the time of Closing. Buyer shall have the right to enter the Property during the 48-hour period immediately prior to Closing solely for the purpose of verifying that the operational systems and appliances serving the Property are in working order and that the Property is in substantially the same condition, normal wear and tear executor, as of the Acceptance Date.
 - G. Insulation Disclosure Requirements. If the Property r construction, Buyer and Seller shall comply with all insulation disclosure requirements as provided by the Federal Trade Commission, and Rider 13 is attached.
 - H. Code Violations. Seller warrants that no notice from any city, v lage, or other governmental authority of a dwelling code violation that currently exists on the Property has been issued and received by Seller or Seller's agent ("Code Violation Notice") ("Code Violation Notice is received after the Acceptance Date and before Closing, Seller shall promptly notify Buyer of the Notice.
 - I. Esserow Closing. At the written request of Seller or Buyer received price with a fell very of the deed under this Contract, this sale shall be closed through an excrow with a title insurance company, in accordance with the general provisions of the usual form of leed and money excrow agreement then furnished and in use by the title insurance company, with such special provisions inserted in the excrow agreement as may be required to conform with this Contract. Upon the creation of an excrow, payment of Purchase Price and delivery of deed shall be made through the excrow, this Contract and the Earnest Money shall be "eposited in the excrow, and the Broker shall be made a party to the excrow with regard to commission due. The cost of the excrow shall be divided equally between Buyer and Seller.
- 196 J. Survey. At least 5 days prior to the Closing Date, Seller shall provide Buyer with a survey by a licensed land surveyor dated not more than six months prior to the date of 199 Closing, showing the present location of all improvements. If Buyer or Buyer's mortgages desires a more year at or extensive survey, the survey shall be obtained at Buyer's expense
- 200 K. Affidavit of Title; ALTA. Seller agrees to furnish to Buyer an affidavit of title subject only to tlose it was set forth in this Contract, and an ALTA form if required by 201 Buyer's mortgages, or the title insurance company, for extended covarage.
 - L. Legal Description. The Parties may amend this Contract to attach a complete and correct legal description. The Parties may amend this Contract to attach a complete and correct legal description.
- 203 M. RESPA. Buyer and Seller shall make all disclosures and do all things necessary to comply with the applicable provisions of the Real Estate Settlement Procedures Act of 204 1974, as amended.
 - N. 1031 Exchange. The Parties agree that at any time prior to the Closing Date, Buyer and/or Seller may elect to effect a simultaneous or non-maultaneous tax-deferred exchange pursuant to Section 1031, and the regulations pertaining thereto, of the Internal Revenue Code, as amended. Each party of pressly agrees to cooperate with the other party in connection with any such exchange in any manner which shall not impose any additional cost or liability upon the cooperating purity, including secrow instructions or agreements consenting to the assignment of any rights and obligations hereunder to in exit ange entity, which may be necessary to early out such an exchange, provided, however, that any election to effect such an exchange shall not delay the Closing Date.
- O. Transfer Taxes. Seller shall pay the amount of any stamp tax imposed by the state and county on the transfer of title, and shall currish a completed declaration signed by Seller or Seller's agent in the form required by the state and county, and shall furnish any declaration signed by Seller or Seller's agent or most class requirements as established by any local ordinance with regard to a transfer or transaction tax. Any real estate transfer tax required by local ordinance shall be paid by the person contraction that ordinance.
- 213 P. Removal of Parsonal Property. Saller shall remove from the Property by the Possession Date all debris and Seller's personal property but conveyed by Bill of Sale to Suyer.
- Q. Surrander. Seller agrees to surrander possession of the Property in the same condition as it is on the Acceptance Date, ordinary wear and tear excepted, subject to 216 Paragraph B of the General Provisions of this Contract. To the extent that Seller fails to comply with this Provision. Seller shall not be responsible for that portion of the total cost
 - R. Time. Time is of the essence for purposes of this Contract.
 - 8. Number. Wherever appropriate within this Contract, the singular includes the plural.
- 220 T. Flood Plais Insurance. In the event the Property is in a flood plain and flood insurance is required by Buyer's lander. Buyer shall pay for that insurance
- U. Business Days and Time. Any reference in this Contract to "day" or "days" shall mean business days, not calendar days, including Monday. Tucsday, Wednesday
 Thursday, and Friday, and excluding all official federal and state holidays.
 - V. Patriot Act. Seller and Buyer represent and warrant that they are not acting, directly or indirectly, for or on behalf of any person, group, entity, or nation named by Executive Order or the United States Treasury Department as a Specially Designated National and Blocked Person, or other banned or blocked person, entity, nation or transaction directly or indirectly or indirectly or indirectly or indirectly or indirectly or hehalf of, or facilitating this transaction directly or indirectly on behalf of, or facilitating this transaction directly or indirectly on behalf of, any such person, group, entity, or nation. Each Party shall defend, indemnify, and held harmless the other Party from and against any and all claims, damages, losses, naks, liabilities, and expenses (including reasonable atterneys) fees and costs) arising from or related to any breach of the foregoing representation and warranty.
 - W. Brokers. The real estate brokers named in this Contract shall be compensated in accordance with their agreements with their chemic and/or any offer of compensation made by the listing broker in a multiple listing service in which the listing and cooperating broker both participate.

Original Executed Contract. The listing broker shall hold the original fully executed capy of this Contract.

Buyer Initials: Buyer Initials:

Seller Initials.

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Office of the Cook County Clerk

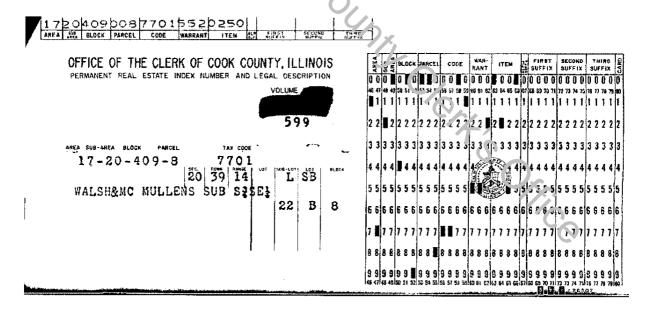
Map Department Legal Description Records

P.I.N. Number: 17204090080000

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 out instruction sheet "How to Read a Legal Description Card", available from the counter clerk or at our website www.cookcountyclerk.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 clerk.



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