

SEVENTH AMENDMENT

TO

DECLARATION OF CONDOMINIUM OWNERSHIP AND EASEMENTS, RESTRICTIONS AND COVENANTS FOR THE COVINGTON MANOR CONDOMINIUM

JUN 121985

AND

DECLARATION OF BYLAWS FOR THE COVINGTON MANOR CONDOMINIUM ASSOCIATION AN ILLINOIS NOT-FOR-PROFIT CORPORATION

86238620

THIS SEVENTH AMENDMENT TO DECLARATION is made by LASALLE NATIONAL BANK, not personally but solely as Trustee (the "Trustee") under a Trust Agreement dated January 10, 1979 known as Trust Number 100522.

#### WITNESSETH;

WHEREAS, by Declaration of Condominium Ownership of Covington Manor Condominium recorded in the Office of the Recorder of Deeds of Cook County on January 25, 1985, as Document 27412916, the Declarant did submit a certain parcel of real estate situated in the County of Cook, State of Illinois, to provisions of the Illinois Condominium Property Act (the "Act"); and

WHEREAS, the Declarant therein reserved the right to add all or any portion of the Add-On Property (as defined in the Declaration) to the Parcel (as defined in the Declaration) and the Condominium created by the Declaration; and

WHEREAS, the Declarant has annexed and added to the Parcel as a First Amendment to Declaration recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document 27516156 (the "First Amendment") wherein the Declarant submitted to the provisions of the Act and the Declaration that certain real estate legally described in Exhibit "D" to the First Amendment; and

WHEREAS, the Declarant has annexed and added to the Parcel as a Second Amendment to Declaration recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document 85031810 (the "Second Amendment") wherein the Declarant submitted to the provisions of the Act and the Declaration that certain real estate legally described in Exhibit "D-1" to the Second Amendment; and

WHEREAS, the Declarant has annexed and added to the Parcel as a Third Amendment to Declaration recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document 85055059 (the "Third Amendment") wherein the Declarant submitted to the provisions of the Act and the Declaration that certain real estate legally described as Exhibit "D-2" to the Third Amendment; and

Box 333

#### $(g_{ij}, g_{ij}) = e_{ij} e_{ij} + e_{ij} e_{ij} + e_{ij} e_{ij} e_{ij}$

agreement to the second The sword covers to the control of the second of the control of th

 A Control of the Contro green when a state of the state of the

and a programment of the entropy of the second of the seco D 000 131 

e este save 

Commence of the state of the second state of The Control of the

Commence of the same transfer of the same same (a) The second of the secon The second of th

The second secon A Property of the Company of the Com gradient of gradient from the company of the compan

(i) The second control of the second cont

13 Con 13 Con 19 Con 19

36238620

WHEREAS, the Declarant has annexed and added to the Parcel as a Fourth Amendment to Declaration recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document 85284595 (the "Fourth Amendment") wherein the Declarant submitted to the provisions of the Act and the Declaration that certain real estate legally described in Exhibit "D-3" to the Fourth Amendment; and

WHEREAS, the Declarant has annexed and added to the Parcel as a Fifth Amendment to Declaration recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document 85325145 (the "Fifth Amendment") wherein the Declarant submitted certain real estate legally described in Exhibit "D-4" to the Fifth Amendment; and

WHEREAS, the Declarant has annexed and added to the Parcel as a Sixth Amendment co Declaration recorded in the Office of the Recorder of Deeds of Cock County, Illinois as Document 86095324 (the "Sixth Amendment") wherein the Declarant submitted certain real estate legally described in Exhibit "D-5" to the Sixth Amendment; and

WHEREAS, the Declarant now desires to annex and add to the Parcel and submit to the provisions of the Act and the Declaration certain real estate (the "Seventh Additional Parcel") described on Page 4 of Exhibit "D-6" attached hereto, which Seventh Additional Parcel is a portion of the said Add-On Property;

NOW, THEREFORE, the Declarant does hereby amend the Declaration as follows:

- 1. The Additional Parcel is hereby annexed to the Parcel and by reason of this Amendment and the terms of the Declaration, submitted to the provisions of the Act as a part of the Covington Manor Condominium and the Additional Parcel shall be governed in all respects by the terms and provisions of the Declaration.
- 2. The legal description appearing on the first page of the foresaid Declaration as amended by Exhibit "D" of the First Amendment and further amended by Exhibit D-1 of the Second Amendment and further amended by Exhibit D-2 of the Third Amendment and further amended by Exhibit D-3 of the Fourth Amendment and further amended by Exhibit D-4 of the Fifth Amendment and further amended by Exhibit D-5 of the Sixth Amendment is hereby amended by deleting Exhibit "D", "D-1", "D-2", "D-3", "D-4" and "D-5", and substituting therefor Exhibit "D-6 which is attached hereto.
- 3. Exhibit "A" of the Declaration is hereby amended by the deletion of Page 1 of the Plat attached to Declaration and the deletion of Page 1 of the Plat attached to the said First,

the control of the field of the exempt, and the extension of the control of the control of the control of the extension of th

And the second of the problem of the second of the second

The second section of the first property of the form of the second sections of the second section of the sectio

(4) A transfer to the first term of the first term of the following of the following of the first term of the first t

and there are green and areas in a relation of a property of a contain and a contain and a contain and as a

for the content of the content of the second of the content of the

A COUNTY OF A SAME AND A COUNTY COME CONTROL OF A COUNTY OF A COUN

At you have now referred of maintage fixed cold to be the conferious.

The transfer affects at temperate dall to do be a conference of the formula to the part of the part of the cold to be a conference of the cold to be a conference.

Second, Third, Fourth, Fifth and Sixth Amendments, and the addition of amended sheet 1 of the Plat attached hereto and the addition of amended sheets 1A and sheets 13, and 14, of the Plat hereto attached.

- 4. Exhibit "B" of the Declaration as amended by Exhibits "B-1" "B-2" and "B-3" "B-4", "B-5", and "B-6" of the First, Second, Third, Fourth, Fifth, and Sixth Amendments are hereby amended by deleting Exhibit "B", "B-1", "B-2", "B-3", "B-4", "B-5", and "B-6" substituting therefor Exhibit "B-7", which is attached hereto and made a part hereof.
- 5. The additional Common Elements added by this Amendment are hereby granted and conveyed to the grantees of all Units of Covington Manga Condominium, including the grantees of Units heretofore conveyed, all as set forth in the Declaration.
- Except as expressly set forth herein, the Declaration shall remain in full force and effect in accordance with its terms.

This Seventh Amendment to the Declaration is executed by LaSalle National Bank, not or sonally but solely as Trustee, as aforesaid, in the exercise of power and authority conferred upon and vested in it as such Truste . It is expressly understood and agreed by every person, firm, corporation or entity hereafter claiming any interest under this Seventh Amendment to the Declaration that said Trustee as aforesaid, and not personally, has executed this Seventh Amendment to the Declaration for the sole purpose of subjecting the titleholding interest and the trust estate under said Trust No. 100522 to the terms of this Seventh Amendment to the Declaration; that any and all obligations, duties, covenants, and agreements of every nature herein set forth by said Trustee, as aforesaid, to be kept or performed, are not intended to be kept, performed, and discharged by said Trustee or any beneficiary under said Trust personally; and further, that no duty shall rest upon LaSalle National Bank either personally or as such Trustee, to sequester trusc assets, rentals, avails, or proceeds of any kind, or otherwise to see to the fulfillment or discharge of any obligation, express or implied, arising under the terms of this Seventh Amendment to the Declaration, except where said Trustee is acting pursuant to direction as provided by the terms of said Trust, and after the Trustee has first been supplied with funds required for the purpose. In event of conflict between terms of this paragraph and of the remainder of this Seventh Amendment to the Declaration on any question or apparent liability or obligation resting upon

e to be a parent energy of the middle of the parent energy and the common of the commo

- A Company of the many of the first rate and the 18th displayed the company of the first state of the first s
  - and or which will paster be exempled assemble to refer to a great or agree to a complete the second process of the second paster o
  - open genoteerd van grijn een pitroch proch tit noteen op tee sette ja De eksteritie aproportorie die stjochte faar onder dit noteerde bijn de verschie Jewest

(a) In the system of materials for a finite property of the set of the second original and the second of the second original and the second or the second . The subtries artifice of the many concerns to supply the provide of the first part of the concerns to the concerns the provide of the concerns the The second process of figure of the on a province of each train of the sector of go that was a love from the part to the property of the property of the end of the part to be a trained newly my found only of properties of the sevent with a refreshment of a sevent of the The transfer of the state of th the weather the distribution of the state of (ii) On the property of the in the control of the Apparent of the particle of the control of t The second of the second of the first transfer of the second of the seco and the figure of the formation of the state in a community of the second contraction with the contraction of the c espect to support application of the temporal appearance of the contract of the contract of The first and the first the first of the second of the contract of the second of the first of the second of the se and the simple returned rights besidence and district and only great and the growt promited this transfer to teach the care and boundary that had dependenced different to be a section we had to bee and a second and applied to this of the arms we get team may be

なのないのでは

said Trustee or beneficiary, the exculpatory provisions of this paragraph shall be controlling.

> LA SALLE NATIONAL BANK, as Trustee as aforesaid, and not personally

Adistant alde burgionic

ATTEST:

. .

204 Collyin Clart's Office

	$m_{2} = k$	
	$C_{ij}(M_{ij})$ (2.17)	(1) (H) (F)
The second of the second	of the second of	1
1.3 计线线 2	Secretary of Charleson to receive the estimate of	the second
ingering the single-defendance of the control of th	region de la companya de la company La companya de la co	n (magical) Tagain
general de la companya del companya del companya de la companya d	The state of the s	* * * * * * * * * * * * * * * * * * *
Control of the contro	constitute of the control of surprise and the control of the contr	***************************************
	y to review by south the contraction of the contract of the con-	
green a first or green from the	iga eta das yo dagitar neo aesse jete za bira Gwildarit daz <mark>nism</mark> erik ar kumanne era gaza ay	s villi Compress
Taylor, on the sends	This post asks tit	
The American transfer	s train to respect will be uniformly to the	1 12 15 1
	ig toku ping in twok odki, osob i tok odt. 🐋 oda je bao , na yanipotes ipa om. " o	
	in the second of the program of the bill	
		, CW 2004
	ta Louis Pakupsoli kan kana band no sedang MeVII	·
Mark Commission of Street or American annual service annual service of the Commission of the Commissio	A STATE OF THE STA	e Nga
	The second control of	
	0,	
	40	
of Ide	No tack of	
	Associated the second of the s	s <b>1</b> . /r)
· ·		
		And the second second
en e	0000-150-002-00-00 (N300-01 XA1 TDR	9 <b>1</b> 1551 (
	O <sub>FE</sub>	
	:YM GERARLET SAR TERMAN E	2.185
	essetti .	
	A Coesti, Lid. Cantrol ivende	
	(1900年) (1) (1900年)	From 1 3%
	0012-967	(814)

SECTION SECTION

# 86238620

# UNOFFICIAL COPY

EXHIBIT D-6

#### LEGAL DESCRIPTION

#### PARCEL "A" (Original Parcel):

Of that part of Lot 1 in "CEDAR VIEW PHASE I", being a subdivision of part of the East half of the Northwest quarter of Section 8, Township 42 North, Range 11, East of the Third Principal Meridian, according to the plat thereof recorded in the Cook County Recorder's Office on July 11, 1984, as Document No. 27168381 described as follows: Beginning at the Northeast corner of Lot 1 in faid "CEDAR VIEW PHASE I"; thence along the North line of said Lot 1 North 89° 28' 40" West a distance of 300.14 feet; thence South 89° 28' 40" East a distance of 301.15 feet to a point on the East line of said Lot 1; thence along the East line of said Lot 1 North 00° 00' East a distance of 111.00 feet to the point of beginning.

#### PARCEL "B" (FIRST ADDITION TO ORIGINAL PARCEL):

Of that part of Lot 2 in "CEDAR VIEW PHASE I", being a subdivision of part of the East half of the Northwest quarter of Section 8, Township 42 North, Rance 11 East of the Third Principal Meridian, according to the plat thereof recorded in the Cook County Recorder's Office on July 11, 1984, as Document No. 27168381, described as follows: Beginning at the Northwest corner of Lot 2 in said "CEDAR VIEW PHASE I"; thence South 89° 28' 40" East a distance of 106.00 feet; thence South 00° 31' 20" West a distance of 184.62 feet to a point of curvature; thence along a curve to the left having a radius of 124.00 feet a distance of 142.87 feet; thence South 30° 43' 26' West a distance of 52.65 feet; thence South 11° 38' 32" West a distance of 93.80 feet to a point on the South line of said Lot 2; thence North 37° 47' 00" West a distance of 217.84 feet; thence North 00' 31' 20" East a distance of 264.52 feet to the point of beginning.

#### PARCEL "C" (SECOND ADDITION TO ORIGINAL PARCEL):

Of that part of Lot 2 in "CEDAR VIEW PHASE I", being a subdivision of part of the East Half of the Northwest Quarter of Section 8, Township 42 North, Range 11 East of the Third Principal Meridian, according to the plat thereof recorded in the Cook County Recorder's Office on July 11, 1984, as Document No. 27168381, described as follows: Commencing at the Southeast corner of Lot 2 in said "CEDAR VIEW PHASE I"; thence North 80° 40' 20" West a distance of 203.12 feet to the point of beginning; thence continuing North 89° 40' 20" West a distance of 131.95 feet; thence North 11° 38' 32" East a distance of 93.80 feet; thence North 30° 43' 24" East a distance of 52.65 feet to a point of curvature; thence along a curve to the left having a radius of 124.00 feet, a distance of 52.06 feet; thence South 89° 32' 59"

海平山。"当世里居X等

SPCAL OF SCRIPTION

#### sames (temperation) "A" (temperation);

discontant part of the same the second was a second of the second part of the second of the second part of the second of the sec

#### : Carrier (5) (Chi) (Chi) OT SECURIAL SECTOR SECTION

e pried "" other bett Manner of Sider in the picture of the pried of the search of the production of the search of search of the search of the pried of the search of the pried of the prie

#### Charles by the term of the state of the terms of the term

A principal to the process of the state of t

East a distance of 35.67 feet; thence South 00° 00' 00" West a distance of 126.44 feet to the point of beginning.

#### PARCEL "D" (THIRD ADDITION TO ORIGINAL PARCEL):

That part of Lot 1 and that part of Lot 2, both in "CEDAR VIEW PHASE I", being a subdivision of part of the East Half of the Northeast Quarter of Section 8, Township 42 North, Range 11 East of the Third Principal Meridian, according to the plat thereof recorded in the Cook County Recorder's Office on July 11, 1984 as Document No. 27168381 described as follows: Beginning at the Southeast corner of Lot 1 in said "CEDAR VIEW PHASE I"; thence North 89° 22' 59" West a distance of 338.37 feet to a point of curvature; thence along a curve to the right having a radius of 70.00 feet a distance of 110.06 feet; thence North 00° 31' 20" East a distance of 32.62 feet; thence South 89° 27' 58" East a distance of 106.00 feet; thence North 00° 31' 20" East a distance of 41.00 feet; thence South 89° 28' 40" East a distance of 301.15 feet; thence South 00000 00" West a distance of 143.22 feet to the point of beginning, AND ALSO, Beginning at the Southeast corner of Lot 2 in said "CFDAR VIEW PHASE I"; thence North 89° 40'20" West a distance of 293.12 feet; thence North 00° 00' 00" East a distance of 126.44 feet, thence South 89° 32' 59" East a distance of 203.12 feet; thence South 00° 00' West a distance of 126.00 feet to the point of leginning.

#### PARCEL "E" (FOURTH ADDITION TO ORIGINAL PARCEL):

Of that part of lot l in "CEDAR VIEW PHASE 2", being a subdivision of part of the East Half of the Northwest Quarter of Section 8, Township 42 North, Range 11 East of the Third Principal Meridian, according to the plat thereof recorded in the Cook County Recorder's Office on May 9, 1985, as Pocument No. 85013720, described as follows: Beginning at the Northeast corner of Lot l in said "CEDAR VIEW PHASE 2"; thence South 00° 31' 20" West a distance of 136.00 feet, thence North 68' 28' 45" West a distance of 106.04 feet; thence North 89° 28' 10" West a distance of 107.00 feet; thence North 00° 31' 20" East a distance of 98.00 feet; thence South 89° 28' 40" East a distance of 206.00 feet to the point of beginning.

#### PARCEL "F" (FIFTH ADDITION TO ORIGINAL PARCEL):

Of that part of Lot 1 in "CEDAR VIEW PHASE 2", being a subdivision of part of the East Half of the Northeast Quarter of Section 8, Township 42 North, Range 11 East of the Third Principal Meridian, according to the plat thereof recorded in the Cook County Recorder's Office on May 9, 1985, as Document No.85-013720, described as follows: Commencing at the Northeast corner of Lot 1 in said "CEDAR VIEW PHASE 2"; thence South 00° 31' 20" West a distance of 136.00 feet to the point of beginning; thence continuing South 00° 31' 20" West a distance of 128.52 feet; thence South 37° 47' 00" East a distance of 217.83 feet; thence North 89° 40' 20" West a distance of 335.0 feet, thence North 08°

on the companies of the All most of the modern August App and the companies of the companie

#### CONTRACTOR OF THE PROPERTY OF

The court of the c

### Parameter Committee of the Committee of

the property of the standard of the property of the Monte, part of the control of the control of the desired of the control of the standard of the control o

#### 

The state of the typic part of the first of the state of

86238620

08' 31" East a distance of 124.19 feet to a point of curvature, thence along a curve to the left having a radius of 54.00 feet a distance of 153.80 feet, (the chord of which bears North 16° 32' 08" East and measures 106.84 feet); thence North 65° 04' 16" West a distance of 24.85 feet to a point of curvature; thence along a curve to the right having a radius of 50.00 feet a distance of 57.24 feet, (the chord of which bears North 32° 16' 28" West and measures 54.17 feet); thence North 00° 31' 20" East a distance of 57.00 feet; thence South 89° 28' 40" East a distance of 107.00 feet; thence South 68° 28' 45" East a distance of 106.04 feet to the point of beginning.

#### PARCEL "3" (SIXTH ADDITION TO ORIGINAL PARCEL):

Of that past of Lot 1 in "CEDAR VIEW PHASE 2", being a subdivision of part of the East Half of the Northeast Quarter of Section 8, Township 42 North, Range 11 East of the Third Principal Meridian, according to the plat thereof recorded in the Cook County Recorder's Office on May 9, 1985, as Document No. 85-013720, described as follows: Beginning at the Northwest corner of Lot 1 in said "CED#R VIEW PHASE 2", thence South 89° 28' 40" East a distance of 98.00 feet; thence South 00° 31' 20" West a distance of 155.00 feet to a point of curvature, thence along a curve to the left, tangent to the last described line, having a radius of 144.00 feet a distance of 45.55 feet to a point of tangency; thence South 17° 36' 00" East, tangent to the last described curve, a distance of 81.00 feet to a point of curvature, thence along a curve to the left having a radius of 54.00 feet (the chord of which bears South 49° 43' 41" East and measures 57.44 feet) a distance of 60.10 feet; thence South 08° 08' 31" West a distance of 124.19 feet; thence North 89° 40' 20" West a distance of 60.63 feet; thence North 24° 38' 17" West a distance of 229.08 feet; thence North 00° 31' 20" East a distance of 229.45 feet to the point of beginning,.... AND ALSO, That part of Lot 1 in "CEDAR VIEW PHASE I", being a subdivision of part of the East Half of the Northeast Quarter of Section 8, Township 42 North, Range 11 East of the Third Principal Meridian, according to the plat thereof recorded in the Cook County Recorder's Office on July 11, 1984, as Document No. 27155381, described as follows: Beginning at the Northwest corner of Lot 1 in said "CEDAR VIEW PHASE I", thence South 89° 28' 40" East along the North line of said Lot 1 a distance of 106.00 feet; thence South 00° 31' 20" West a distance of 152.00 feet; thence North 89° 28' 40" West a distance of 106.00 feet to the West line of said Lot 1; thence North 00° 31' 20" East along said West line a distance of 152.00 feet to the point of beginning.

The property of the property o

-- ): --

8 6 2 3 8 6 2 0

#### PARCEL "H" (SEVENTH ADDITION TO ORIGINAL PARCEL:

Of that part of lot 1 in "CEDAR VIEW PHASE 3", being a subdivision of part of the East Half of the Northeast Quarter of Section 8, Township 42 North, Range 11 East of the Third Principal Meridian, in Cook County, Illinois, according to the plat thereof recorded in the Cook County Recorder's Office on October 30, 1985, as Document No. 85-260270, described as follows: Beginning at the Northeast corner of Lot 1 in said "CEDAR VIEW PHASE 3", thence South 00° 31' 20" West a distance of 229.45 fact, thence South 24° 38' 17" East a distance of 27.00 feet, thence South 65° 21' 43" West a distance of 64.31 feet, thence North 80° 47' 34" West a distance of 113.00 feet to a point of curvature, thence along a curve to the left having a radius of 54.03 feet a distance of 65.75 feet (the chord of which bears North 25 41 14" West and measures 61.76 feet), thence North 60° 32' 43" Nest a distance of 30.46 feet, thence North 00° 01' 35" East a distance of 133.50 feet to a point of curvature, thence along a curve to the right having a radius of 60.00 feet a distance of 94.77 feet (che chord of which bears North 45° 16' ee the County Conty Cont 19" East and measures 85.22 feet), thence South 89° 28' 40" East a distance of 153.51 feet to the point of beginning.

TARREST WITH A SEVEN AND PLOT BY COURSE OF A SECOND

a property of the reported against the control of t is, up to confirm the fire to distributions and the contribution material to a Compared the destrict of opening account the electronic attack that a patrapper patractite patract to between another " feeton for is but a tracked on a struck of each of the least of the form of the contract of the contract of the track of the contract of produced a result of the control of SOMEONE TO THE CARRY OF THE THE CONTRACT CONTRACT CONTRACT Committee (1997) and the committee of th the process property of apparent of the few ages and the second of the second o Spring as some have the A March to the Mark of the sec A CONTRACT OF STATE reference and twenty filter with a commence of a reference of Note example to expend the control of the terms of the second of the sec The transmission of the Charles and the Charles of the Charles of

1-2 1-3 1-4 1-5 1-7 1-8 1-7 1-8 1-2 2-3 2-1 2-3 3-4 3-7 3-8 1-2 3-3 3-7 3-1 4-2 4-3 4-4 4-5	.97 .85 .85 .97 1.05 .93 1.05 .97 1.05 .97 1.05 .93 .93 1.05 .97 .85 .97	8-1 8-2 8-3 8-4 8-5 8-6 8-7 8-8 9-1 9-2 9-3 9-4 9-5 9-7 9-8 10-2 10-3 10-4 10-5 10-7 10-8	.97 .85 .85 .97 1.05 .93 .93 1.05 .97 .88 .88 .97 1.05 .93 .93 1.05 .97 .88	14-1 14-2 14-3 14-4 14-5 14-6 14-7 14-8
4-6 4-7 4-8 5-2 5-4 6-2 6-4 6-5 6-7 7-2 7-4 7-5 7-7 7-8	1.05 .93 .93 1.05 .97 .97 1.05 .97 .85 .93 1.05 .93 .93 1.05 .97 1.05 .93 .93	11-1 11-2 11-3 11-4 11-5 11-6 11-7 11-8 12-1 12-2 12-3 12-4 12-5 12-6 12-7 12-8 13-1 13-2 13-3 13-4 13-5 13-6 13-7 13-8	1.05 1.02 .88 .88 .92 1.06 1.02 .88 .88 1.02 1.06 .93 .93 1.06 1.02 .88 .88 .97 1.06 1.02 .88 .88	

.97 .88 .88 1.02 1.05

.93 .93 1.06



86238620

#### CONSENT OF MORTGAGEE

IRVING FEDERAL SAVINGS AND LOAN ASSOCIATION,
As Mortgagee, under and by virtue of a certain mortgage
dated June 11, 1984, and recorded in the Office of
the Pecorder of Deeds of Cook County on June 13,
1984, as Document 27128315, by this instrument does
consent to the recording of the SEVENTH AMENDMENT to
the DECLARATION OF CONDOMINIUM OWNERSHIP.

IRVING FEDERAL SAVINGS AND LOWN ASSOCIATION

D 17 4

Executed Vice President

SS COPER

in the second of the second of

E第 J型 12 四 II: 18

862**38620** 

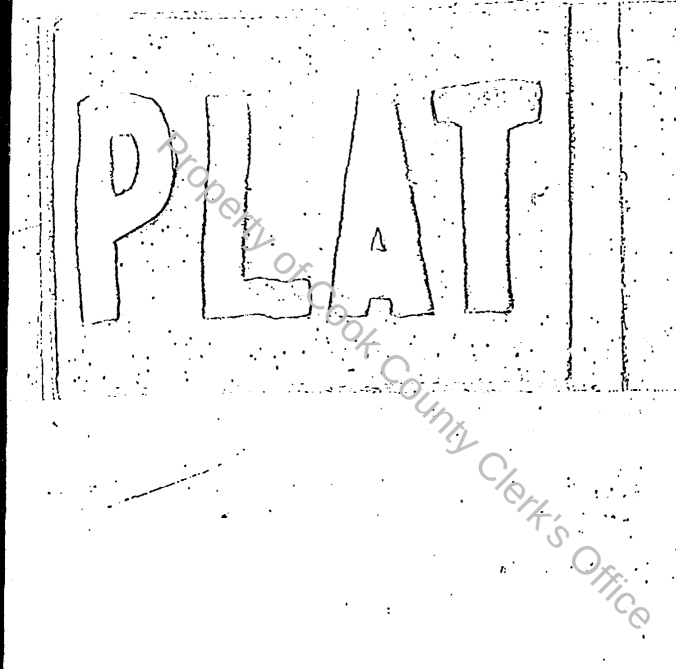
to any entre the second

204 Clarks Office

11238 Y

SERVINE CONTRACTOR

86238620



Property of Coop County Clerk's Office