

NORTHWEST ASSOCIATION OF REALTORS®
REAL ESTATE CONTRACT

95707203

TO: NESTOR E MONTALVO DATE OF OFFER: 10/16/951. OFFER TO PURCHASE: (SELLER) Dominick Gerasi or Nominee(PURCHASER) 4348 N. SAYRE (PURCHASED) MORTGAGE (ZIP) 60634(PURCHASER'S ADDRESS) 1301 N. OAKLEY (CITY) CHICAGO (STATE) ILLINOIS (ZIP) 60622offer to purchase the property commonly known as: (CITY) (COUNTY) (STREET) (STATE) (ZIP)(CITY) CHICAGO (COUNTY) COOK (STREET) OAKLEY (STATE) ILLINOIS (ZIP) 60622

Either party may attach the legal description and/or permanent index number at later date.

2. PERSONAL PROPERTY: The following is the personal property, if any, now located on the premises and for which a Bill of Sale is to be given at the closing: ventilating and central air conditioning equipment; heating, lighting and plumbing fixtures; cabinets; planted vegetation; screens, storm windows and doors as exist; drapery rods; curtain rods; antenna TV antenna; garage door opener(s) and transmitter(s); and the following items of personal property: NICE EQUIPMENT APPLIANCES3. TIME FOR ACCEPTANCE: This offer shall be null and void unless accepted by Seller no later than 10/17/95.4. PURCHASE PRICE: The purchase price is \$ 265,000.00 (10% of purchase price). The term is 6 months by cash or check.5. EARNEST MONEY: Purchaser will have paid total earnest money in the amount of \$ 5,000.00 (10% of purchase price). The term is 6 months by cash or check.

This Contract shall be held by Listing Company, as escrowee, for the benefit of the parties hereto. The earnest money shall be held in a federally insured account at a financial institution designated by the escrowee. If Purchaser refuses earnest money to be placed in an interest bearing account, Rider 600 (which includes form FNR 119) must be attached hereto.

6. PAYMENT OF THE PURCHASE PRICE: The payment, including earnest money, and subject to applicable promulgations, shall be paid by cashier's or certified check, or mutually agreeable negotiable instrument.

7. MORTGAGE COMMITMENT: The Contract is contingent upon the condition that Purchaser be able to procure by 10/17/95 an unconditional (except for results of title or survey, or matters solely within the Purchaser's control) commitment for a _____ type loan to be secured by a mortgage or trust deed on the real estate in the amount of \$ _____ or such lesser sum as Purchaser accepts, with initial interest of not more than _____ % per year, with maximum interest never to exceed _____ % plus mortgage insurance, if required, to be amortized over _____ years, with the loan origination and/or service charges to be paid by Purchaser for such loan not to exceed _____ % (including VA funding fees, if any). Purchaser shall make written loan application within seven (7) business days after acceptance of this Contract. FAILURE TO DO SO SHALL CONSTITUTE A DEFAULT OF THIS CONTRACT. Purchaser will _____ will not _____ lock in the interest rate for their mortgage at the time of loan application. The Purchaser shall inform the Seller or the Seller's agent of where the Purchaser has applied for a mortgage commitment, and the Purchaser shall consent to the making of reasonable inquiries as to the status of said mortgage commitment. If after making every reasonable effort, Purchaser is unable to procure such commitment within the time specified, then Purchaser may, within that time, notify the Seller in writing of (a) a request for an extension of time for mortgage commitment or (b) a declaration that the contract is null and void in which event all earnest money shall be returned to Purchaser. If Seller does not agree to the extension, request, Purchaser, at his option, shall have two (2) business days to either remedy the contingency and proceed to a cash transaction OR declare the contract null and void. IF SELLER IS NOT NOTIFIED OF "A" OR "B" ABOVE BY PURCHASER, PURCHASER SHALL BE DEEMED TO HAVE SECURED SUCH COMMITMENT OR AGREED TO PURCHASE THE PROPERTY WITHOUT SUCH MORTGAGE FINANCING. If Seller at Seller's option within thirty (30) days following Purchaser's notice to cancel this contract procures for Purchaser such commitment or notifies Purchaser that Seller will accept a purchase money mortgage upon the same terms, the Contract shall remain in full force and effect. In such event Seller shall notify Purchaser within five (5) business days of Purchaser's notice of Seller's election to provide or obtain such financing, and Purchaser shall furnish to Seller or Lender all requested information and shall sign all papers necessary to obtain the mortgage commitment and to close it to an an.

8. SALE OF REAL ESTATE: The contract is contingent upon the occurrence of the following with WRITTEN NOTICE of same, for the real estate located at: _____

(A) Execution of a contract for sale of the real estate on or before 10/17/95. Said contract will not be contingent upon the sale of real estate; and/or(B) Closing of the sale of the real estate, on or before 10/17/95. Said contract will not be contingent upon the sale of real estate; and/or

If the contingencies have not been met or waived by the Purchaser on or before the specified date and any mortgage contingency contained in the contract has not been waived by the Purchaser, the contract shall become null and void and all earnest money shall be returned to the Purchaser.

The parties agree that the Seller's property shall remain on the market during the term of each contingency period and any period being allowed for Attorney's Review of the contract.

In the event Seller accepts another bona fide offer to purchase the subject property during such period, Seller shall notify Purchaser of same. Purchaser shall then have 48 hours after Seller gives such notice to waive the above contingencies. If Purchaser does not so waive the contingencies then the contract shall become null and void and all earnest money shall be returned to the Purchaser upon written demand of all parties to escrow. IN THE EVENT SUCH NOTICE IS GIVEN BY SELLER, IN ADDITION TO WAIVING THE FOREGOING CONTINGENCIES, PURCHASER SHALL ALSO WAIVE ANY ACTMAGE CONTINGENCY ON HIS OWN BEHALF AND SHALL AGREE TO CLOSE THIS TRANSACTION AS A CASH PURCHASE, WHETHER OR NOT PURCHASER HAS, IN FACT, OBTAINED ANY MORTGAGE FINANCING.9. TIME AND PLACE OF CLOSING: Closing or escrow payoff shall be on 10/23/95, or at such time as mutually agreed upon in writing, provided title has been shown good and merchantable or has been accepted by Purchaser, by conveyance by stamped recordable warranty deed (or other appropriate deed if title is vested in trust or in an estate) with release of home-stand rights and payment of the balance of the purchase price (with appropriate credits for earnest money and other ascertainable items) and delivery of a purchase money mortgage if applicable. This sale shall be closed at the office of Purchaser's mortgagee, at the company escrow closing, or if situated geographically nearest the property, or as shall be agreed mutually by the parties hereto.

10. TITLE: Title, when conveyed, shall be good and merchantable, subject only to general real estate taxes not due and payable at the time of closing and restrictions of record so long as they do not interfere with Purchaser's use and enjoyment of the property.

11. TAXES: Seller represents that the most recent ascertainable tax bill for the year 1993 is \$ _____, which reflects the following exemptions (strike inapplicable): homeowner, senior citizen homestead, or none.

12. EXEMPTIONS: (a) Real estate taxes based upon 110% of the most recently ascertainable full year real estate tax bill, rents, association dues, accrued interest on mortgage indebtedness for mortgages which are being assumed and other preivable items shall be prorated to the date of the actual closing. If the current real estate taxes are based on the fact that the Seller qualified for any Exemption, Seller agrees that he has or shall have executed all documents prior to or at the closing necessary to preserve said exemption. Seller is responsible for full payment of any special assessments currently outstanding against the property, except those included in Paragraph 12 (b) hereinafter, and _____.

(b) Seller represents that as of the date of acceptance hereof the association dues pertaining to the property are _____.

At Purchaser's request, prior to closing, copies (if any) of all Association Declarations, By-Laws, Articles, and Rules, and Regulations, Seller shall provide _____.

13. POSSESSION: (a) Possession shall be delivered not later than: (Strike inapplicable provision) (i) at closing; (ii) 6 PM on 10/23/95, provided the sale has been closed. For purposes of this Contract, possession shall be deemed to have been delivered when the Seller has vacated the premises and delivered the keys to the premises to the Purchaser or to the office of the Listing Company.(b) Seller agrees to pay at closing the sum of \$ _____ per day to the Purchaser as rent from and including the day after closing and including 10/24/95, regardless of when possession is actually delivered. Purchaser shall _____ shall not _____ refund to Seller, any payment made for use in occupancy beyond the date actual possession is surrendered.

14. BROKERAGE FEES: Brokerage fees shall be paid by the Seller to the Listing Company in accordance with the listing agreement.

15. CONDITION OF SYSTEMS, EQUIPMENT AND APPLIANCES: Seller will represent that as of the date and time of possession: (a) that all systems, equipment and appliances, if any, to be conveyed by deed or sold by Bill of Sale, will be in operating condition, including but not limited to all mechanical equipment, heating and cooling equipment, water heaters and softeners, septic and plumbing systems, electrical systems, kitchen equipment remaining with the premises and any miscellaneous mechanical personal property to be transferred to the Purchaser, except _____ and (b) to the best of his knowledge, that the roof and foundation are free from leaks.

16. BIDERS AND GENERAL CONDITIONS: This contract is subject to the General Conditions on the back page hereof and the following NORTHWEST ASSOCIATION OF REALTORS® AND NORTHWEST SUBURBAN BAR ASSOCIATION approved Rider numbers 1/1/93.

17. CANCELLATION OF PRIOR CONTRACT: This contract is _____ is not _____ contingent upon the Seller cancelling or terminating a prior contract for sale. If this contract is contingent upon said cancellation or termination, notice thereof shall be provided to Purchaser within ten (10) days of the date of contract acceptance.

18. PURCHASER ACKNOWLEDGES THAT THEY HAVE HAVE NOT RECEIVED A RESIDENTIAL REAL PROPERTY DISCLOSURE REPORT FROM THE SELLER. SELLER ACKNOWLEDGES THAT THE INFORMATION CONTAINED IN SAID REPORT IS ACCURATE AS OF THE DATE OF THIS CONTRACT.

SIGNIFICANCE OF OFFER AND ACCEPTANCE BY PARTIES

WE UNDERSTAND THAT THE OFFER MADE BY THE PURCHASER AND THE ACCEPTANCE OF THE SELLER AND THE SIGNATURES OF BOTH PARTIES SHALL CONSTITUTE A LEGALLY BINDING CONTRACT AND ALL PARTIES AGREE TO PERFORM THE TERMS AND CONDITIONS THEREOF.

DATE OF CONTRACT ACCEPTANCE: 10/17/9510/17/95Purchaser's Mailing Address 4348 N SAYRE (Please print) Street
CHICAGO IL 60634Seller's Mailing Address 3064 N CLAYTON (Please print) Street
CHICAGO IL 60647City CHICAGO State IL Zip 60647City CHICAGO State IL Zip 60647Purchaser/Beneficiary/Agent John E. Montalvo (Signature) Social Security Number 322-46-9322Seller/Beneficiary/Agent Mark E. Miller (Signature) Social Security Number 184-46-8208Purchaser/Beneficiary/Agent John E. Montalvo (Signature) Social Security Number 322-46-9322Seller/Beneficiary/Agent Mark E. Miller (Signature) Social Security Number 184-46-8208

(For Information Only)

103. Selling Salesperson John E. Montalvo (Please print) NWAR Member Number 100-1000Listing Salesperson John E. Montalvo (Please print) NWAR Member Number 100-1000104. Company John E. Montalvo Phone (312) 467-1000 Fax (312) 467-1000 NWAR Member Number 100-1000Company John E. Montalvo Phone (312) 467-1000 Fax (312) 467-1000 NWAR Member Number 100-1000105. Purchaser's Attorney John E. Montalvo Phone (312) 467-1000 Fax (312) 467-1000Seller's Attorney John E. Montalvo Phone (312) 467-1000 Fax (312) 467-1000

106. This form is drafted with the joint efforts of the NORTHWEST ASSOCIATION OF REALTORS®, INC. and the NORTHWEST SUBURBAN BAR ASSOCIATION - REV. 0/95

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GURAL CONDITIONS

18. **ADDITIONAL PROVISION:** The parties agree in this respective attorney and review and make modifications, other than to purchase price, mutually acceptable to the parties; within four (4) business days after the acceptance date of this Contract, the parties do agree and written notice shall be given to the other party with the time specified, then this Contract shall become null and void, and all monies paid by the Purchaser shall be refunded. IN THE ABSENCE OF WRITTEN NOTICE WITHIN THE TIME SPECIFIED HEREIN, THIS PROVISION SHALL BE DEEMED WAIVED BY ALL PARTIES HERETO AND THIS CONTRACT SHALL BE IN FULL FORCE AND EFFECT.
19. **HOME INSPECTION:** (BASIC AND TERMITE TESTS ARE NOT CONSIDERED PART OF THE HOME INSPECTION) Purchaser may secure, at his expense, a professional inspector to inspect and furnish a report on said premises within four (4) business days after the acceptance of the Contract. The home inspection shall cover but not be limited to the following major components of the real estate as exist: central heating system, central cooling system, interior plumbing system, electrical system, roof and foundation. If the inspection reveals a deficiency which is unacceptable to the Purchaser, the Purchaser shall give written notice of the deficiency to the Seller within the time specified. If within three (3) business days after notice of deficiency is given, it becomes evident that agreement cannot be reached by the parties as to how the cost of correction shall be apportioned between the parties, and written notice is given to other party within the time specified, then the Contract shall become null and void and all escrow monies paid by the Purchaser shall be refunded upon written direction of all parties to the escrowor. Purchaser shall indemnify Seller and hold Seller harmless from and against any loss or damage caused by the acts of negligence of Purchaser or any person performing such inspection. PURCHASER AGREES THAT DISCLOSURE OF MINOR REPAIRS AND ROUTINE MAINTENANCE ITEMS ARE NOT A PART OF THIS CONTINGENCY. IN THE ABSENCE OF WRITTEN NOTICE WITHIN THE TIME SPECIFIED HEREIN, THIS PROVISION SHALL BE DEEMED WAIVED BY ALL PARTIES HERETO AND THIS CONTRACT SHALL BE IN FULL FORCE AND EFFECT.
20. **WELL AND SEPTIC EVALUATION:** In the event the premises has a well or septic system, the Seller will provide the Purchaser, at the Seller's expense, within twenty-one (21) days after the date of the Contract, a well water evaluation and a septic system evaluation acceptable to the appropriate governmental authority, indicating proper operating condition and a laboratory approved well water evaluation. If the Seller has promptly applied for said evaluations and has been unable to obtain acceptable evaluation results within the time specified, Seller shall deliver written notice of such failure and inability to obtain the necessary evaluations to Purchaser and Seller shall have fifteen (15) days in which to arrange for compliance at the Seller's expense. In the event such compliance cannot be completed in the time specified, then the Purchaser may declare the contract null and void, and the earnest money deposit shall be refunded to the Purchaser upon written direction of all parties to escrowor.
21. **EVIDENCE OF TITLE:** Seller shall, at his expense, deliver or cause to be delivered to Purchaser or Purchaser's attorney within customary time limitations and sufficiently in advance of closing evidence of title in Seller or Grantor by a title commitment for title insurance by a title company licensed to operate in the State of Illinois, bearing a date on or subsequent to the date of acceptance of this Contract, but issued not more than 45 days prior to the closing, in the amount of the purchase price, subject only to items listed in the TITLE paragraph on the face of this contract and usual stock objections, together with payment directly or by credit for all reasonable Seller's charges, including but not limited to, search, insurance, recording charges, and transfer stamps. Delays in delivery by Seller of a commitment for title insurance due to a delay by Purchaser's mortgagee in recording the mortgage and bringing down title shall not cause a default of this Contract. The title insurance policy or commitment for title insurance furnished by Seller shall be conclusive evidence of good and merchantable title as therein shown, subject only to the exceptions thereof stated. If evidence of title discloses other defects, Seller shall have thirty (30) additional days to cure such defects and notify Purchaser, but Purchaser may take the title with such other defects (with right to deduct from the purchase price, fees and encumbrances for a definite or ascertainable amount) by notifying Seller and tendering performance. At closing, Seller shall execute customary form of affidavit of title and sign customary LTA forms and other forms as may be required by law or custom. In the event the property is currently registered in Torrens, the parties agree that all costs attributable to the Torrens deregistration shall be paid by the Seller.
22. **POSSESSION ESCROW:** At the time that possession is not delivered at closing, Seller shall deposit in escrow with the Listing Company as escrowee or other designated escrowee as agreed to by the parties, at closing and by separate check, the sum of two percent (2%) of the sale price to guarantee that possession of the property shall be delivered to Purchaser on or before the date and time specified in this Contract. If possession is so delayed, the escrow fund shall be paid to the Seller. If possession is not so delivered, the designated escrowee shall pay to the Purchaser from the escrow funds the sum of 1/15th of the deposit, per day for each day possession is withheld from Purchaser after such specified date and time, and shall pay the balance of the escrow fund, if any, to the Seller. In the event that possession is not delivered to Purchaser within fifteen (15) days of the date specified herein, Seller shall continue to be liable to Purchaser for a sum of money equal to 1/15th of the possession escrow sum specified herein for each day possession is so withheld from Purchaser, without prejudice to any other rights or remedies available to Purchaser.
23. **SURVEY:** Prior to closing, Seller shall furnish a survey by a licensed land surveyor dated not more than six (6) months prior to the date of closing provided herein and showing all improvements presently located therein, including buildings, fences, patios, sidings and driveways. If Purchaser or Purchaser's mortgagee desires a more recent or extensive survey, same shall be obtained at Purchaser's expense. In the event the survey discloses encroachments, violations of easements or other violations, this Contract, at the option of the Purchaser, shall become null and void, unless Seller can obtain insurance over said matters.
24. **FLOOD INSURANCE:** If required by the Purchaser's lender, Purchaser shall purchase flood insurance.
25. **CONDITION OF REAL ESTATE:** (a) Seller shall remove from the premises by the date of possession all debris and personal property not conveyed by Bill of Sale to Purchaser and shall leave the premises in broom-clean condition.
(b) Seller agrees to surrender possession of the real estate in the same condition as it was at the Date of Offer, ordinary wear and tear excepted.
(c) Except as provided in Paragraph 16 hereinabove (CONDITION OF SALE, EQUIPMENT AND APPLIANCES), Seller shall not be responsible for any repair, restoration or replacement of anything on the premises which was damaged, defective or destroyed prior to the Date of Offer.
(d) Purchaser reserves the right to inspect the premises within seventy-two (72) hours prior to the closing to determine Seller's compliance with the foregoing, as a condition of closing.
26. **CODE VIOLATIONS:** Seller warrants that he has not received any notice from any city, village or other governmental authority of any dwelling code, zoning ordinance or architectural control violations. If a notice is received between date of acceptance of the contract and date of closing, Seller shall promptly notify Purchaser of such notice, at which time the Seller shall have the option of repairing all such building code violations at Seller's own cost, and if the Seller elects not to make such repairs, the Purchaser shall have three (3) business days to cancel this contract. In the absence of such notice to cancel, this contract shall continue in full force and effect.
27. **WARRANTIES AND REPRESENTATIONS:** Any warranties and representations and other similar provisions requiring additional acts after the closing shall survive the closing and the conveyance of the deed and shall continue to be binding upon the parties.
28. **REAL ESTATE TRANSFER LAWS:** Seller shall pay the amount of any stamp tax imposed by State of Illinois law and county law on the transfer of title. Any transfer tax imposed by local ordinance shall be paid in accordance with said ordinance. Both parties agree to execute any declarations or any forms required in connection with said transfer taxes. Seller shall comply with all local ordinances regarding inspection and/or transfer of the property prior to closing.
29. **MORTGAGE PLACEMENT:** Purchaser may record a mortgage on this property and apply the proceeds on the purchase.
30. **PAYOUT:** Existing mortgage and other lien indebtedness may be paid at closing out of the sale proceeds, unless Purchaser takes title subject thereto.
31. **REAL ESTATE PROPERTY TAX ESCROW:** If the property has previously not been taxed as improved, the sum of three percent (3%) of the purchase price shall be deposited in escrow with the Purchaser's Lender, if required, or with Seller's attorney. When the exact amount of the taxes prorated under this Contract can be ascertained, the taxes shall be prorated by the Seller's attorney at the request of either party, and the Seller's share of such tax liability after reparation shall be paid to the Purchaser from the escrow funds and the balance, if any, shall be paid to the Seller. If the Seller's obligation after such reparation exceeds the amount of the escrow funds, Seller agrees to pay such excess promptly upon demand.
32. **ESCROW CLOSING:** At the election of either party upon written notice to the other party, this sale shall be closed through an escrow office closest to the subject property at a title company or a banking institution licensed to operate in the State of Illinois, or at such other place as otherwise agreed, by deed and money escrow with such special provisions inserted in the escrow as may be required to conform with this Contract. Upon the creation of such an escrow, anything herein to the contrary notwithstanding, payment of purchase price and delivery of deed shall be made through the escrow and this Contract and the earnest money shall be deposited in the escrow. The cost of the escrow shall be paid by the party requesting it unless otherwise agreed.
33. **DEFAULT:** In the event of default by Purchaser, the earnest money, less the expenses and commission of the listing broker, shall be paid to the Seller. If Seller defaults, the earnest money, at the option of Purchaser, shall be refunded to Purchaser, but such refund shall not release Seller from the obligation of this Contract. In the event of litigation, the prevailing party shall be entitled to collect reasonable attorney fees and costs from the losing party. In the event of a dispute between Seller and Purchaser as to whether a joint hit has occurred, Broker may, if acting as escrowee of earnest money, initiate an action in the nature of interpleader and deposit all disputed escrow funds with the Clerk of the Circuit Court. The parties agree that the escrowee shall be reimbursed from the earnest money for all costs, including reasonable attorney's fees, related to the filing of the interpleader and do hereby agree to indemnify and hold escrowee harmless from any and all claims and demands, including the payment of reasonable attorney's fees, costs and expenses arising out of such claims and demands.
34. **MEDIATION:** The parties hereto agree that any and all disputes or claims between Purchaser and Seller arising out of or relating to this Contract or the breach of this Contract shall be submitted to the NWAR HOME SELLERS/HOME PURCHASERS NON-BINDING MEDIATION SYSTEM and shall be mediated in accordance with the Rules and Procedures of said system. The cost of said mediation shall be shared equally between the parties, and shall not exceed \$400 for a 1/2-day session.
35. **LOSS:** If prior to closing, improvements on the property shall be destroyed or materially damaged by fire or other casualty, the Contract, at the option of the Purchaser, shall become null and void.
36. **NOTICES:** All notices required shall be in writing and served by one party or his attorney to the other party or his attorney. Notice shall be given in the following manner:
(1) By personal delivery of such notice to the other party; or
(2) By mailing of such notice to the other party by regular mail AND by either (a) certified mail, return receipt requested, or (b) mailgram with confirmation copy. In the event notice is served by certified mail or mailgram, the date of mailing of the notice shall be its effective date; or
(3) By sending facsimile transmission to the other party or his attorney, followed by mailing of original by regular mail. Notice shall be effective as of date and time of facsimile transmission.
37. **FACSIMILE MACHINES:** Seller and Purchaser agree as follows:
(1) For purposes of negotiating and finalizing this Contract, any signed documentation including the Contract, Riders and any subsequent amendments transmitted by facsimile machine shall be treated in all manner and respects as an ORIGINAL document and shall be considered to have the same binding legal effect as an ORIGINAL document.
(2) The signature of any party shall be considered for these purposes as an ORIGINAL signature.
(3) At the request of either party, any facsimile document shall be re-executed by both parties in an ORIGINAL form.
(4) The parties hereby agree that neither shall raise the use of the facsimile machine or the fact that any signature or document was transmitted or communicated through the use of a facsimile machine as a defense to the formation of this Contract (including any subsequent amendments, riders to this Contract and any signed documents).
38. **BUSINESS DAYS:** Business Days are defined as Monday - Friday until 5:00 p.m., local time, excluding federal holidays.
39. **TIME IS OF THE ESSENCE OF THIS CONTRACT:**
- DEPT 10 RECORDING \$25.50
TRAN 1300 10/18/95 09:36:00
#05164 DF *-95-707203
COOK COUNTY RECORDER
DEPT-10 PENALTY \$22.00
- PALLADINETTI
4321 N. ELSTON
Chicago IL 60640

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5. THE LAND REFERRED TO IN THIS COMMITMENT IS DESCRIBED AS FOLLOWS:

LOT 25 IN HUBBARD'S SUBDIVISION OF BLOCK 10 IN WATSON, TOWER AND DAVIS' SUBDIVISION OF THE WEST HALF OF THE NORTH WEST QUARTER OF SECTION 6, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Legal Description for: 1301 N. Oakley, Chicago, Illinois 60622
Pin NO. 17-06-116-023-0000

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