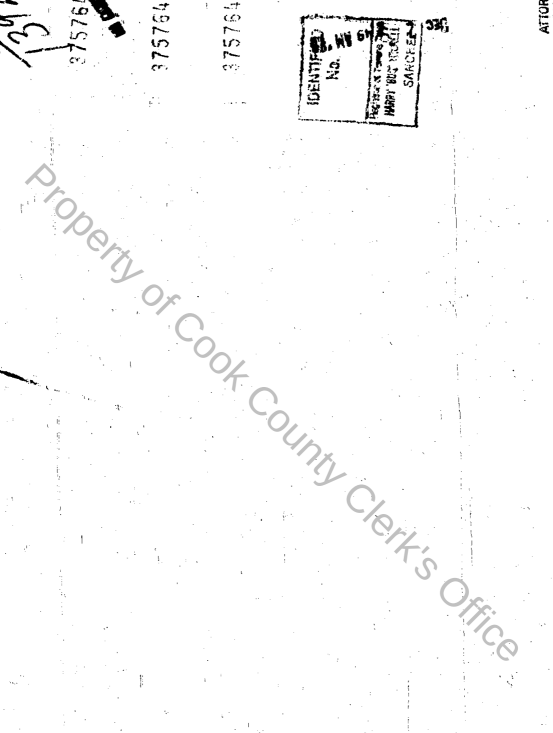
a Dachetor, sciller Park Count or valuable considerati d set over unto oriation organized; Chicago Cou and assigns, all the re- tether written or verba- lescribed, which may he excribed, which may he excribed, which may he	the Assignee, CO under the laws of unity of <u>Copic</u> ents, issues and profits ill, or any letting of, or save been heretofore or power herein granted, increases and all the availows, to-wit:	and State of 1114 receipt of which is hereby to LUMBIA NATIONAL the United States of and State of now due and which may he any agreement for the use of may be hereafter made of it being the intention to he dis therrunder unto the Assets	acknowledged, does he BANN of Cliffs. America, it's more Illingian Breafter become due to or occupancy of any or agreed to, or which creby establish an abo-	ACCO.
er valuable consideration of set over unto oriation organized to Chicago Con and assigns, all the reservoired, which may be Assignee under the place of the place	the Assignee, CO under the laws of unity of <u>Copic</u> ents, issues and profits ill, or any letting of, or save been heretofore or power herein granted, increases and all the availows, to-wit:	the United States of and States of and States of now due and which may he any agreement for the user may be hereafter made of the being the intention to be alls therrunder unto the Asserted	acknowledged, does he BANN of Cliffs. America, it's more Illingian Breafter become due to or occupancy of any or agreed to, or which creby establish an abo-	ACEV, reserve seder part may solute
Chicago Con and assigns, all the relether written or verbal escribed, which may he Assignee under the place is now existing as follows:	under the laws of unity of Capit. ents, issues and profits it, or any letting of, or eave been heretofore or cower herein granted, it mements and all the availows, to-wit: LESSEE	and State of now due and which may he any agreement for the user may be hereafter made of the being the intention to he list therrunder unto the Assets	America, it's successive the successive become due to be or occupancy of any or syroid to, or which creby getablish an abs	sader part may
Chicago Cor and assigns, all the re- lether written or verba escribed, which may he Assignee under the p Il such leases and agre ts now existing as follows:	unity of <u>Capit</u> ents, issues and profits it, or any letting of, or eave been heretofore or cower herein granted, i ements and all the ava lows, to-wit: LESSEE	and State of now due and which may he any agreement for the user may be hereafter made of the being the intention to he like thermunder unto the Assets	Hirester become due a nor occupancy of any or agreed to, or which creby getablish an abs	part part may solute
and assigns, all the re- tether written or verba- lescribed, which may he Assignee under the p Il such leases and agre- ts now existing as follows:	ents, issues and profits all, or any letting of, or ave been heretofore or rower herein granted, itements and all the availows, to-wit: LESSEE	now due and which may he any agreement for the user may be hereafter made out being the intention to be all thereunder unto the Assets th	Hireafter become due to thor occupancy of any occupand to, or which establish an abs	pari may olute
	LESSEE	•		
All leases pre			M MONTHLY R	RNT
			\$	eristane de 🖁
	ls thereof and a		<u> </u>	;
leases becomin	g effective here	after	manus manuscript in Summa manuscript in 1 a s	cient.
5		•		
CV _C				
1		,	•	•
obly in advisor was	the property described		<u> </u>	
-				
	4			£
		×,		Ç
accruing at any time I ts, written or verbal, e iscretion may be deeme to secure and maintain or let any portion of the cise each and every the or, and further, with p the Assignor to the A	hereafter, and all now of the control of the contro	exist, for and permises, a exist, for and premises, a to enforce the payment or emises or ary runtion ther arty or partie; in his discrepowers herein granted at a said avails, issuet and prome due, or that may nead the memises, including the	prome due anorr each and to use such measurity of such a reof and to fill any an retion, hereby granting any and all times here offits to the payment of the after be contracted, item and assessments.	ures, vails, vails, dall full vaiter fany and and
y do by virtue hereof.	•			
_handand	/.		iber 19.8	š
2	(SEAL)X	un hauchton	(SE	AL)
) I.	_the_undersic	Juod		
SS. ,	notary public in and f	for said County, in the St	iate aforesaid, Do He	reby
	,	and the second s		
		-Naughcon, a vid	dow	** F *********************************
ughton, a bac	helor, and Ann		The state of the s	
night on , a hack	whose names are	subscribed to the forego	oing instrument, appe	
nighton, a hacl	whose names are at the heavy signed, sherein set forth.	subscribed to the forego	oing instrument, appe	ir.
	athly in advance upon a 3 AND LL OF LOT NG A SUBDIVISION ISSION OF THAT DATA ANGE 12, EAST OF SOUTH 417.42 FE accruing at any time is accruing at any time is ts, written or verbal, execution may be deemed to secure and mainten or let any portion of size each and every the or, and further, with pine Assignor to the Axpenses and the care, if any, which may in y do by virtue hereof, handandandand	thly in advance upon the property described a 3 AND LL OF LOTS 4, 5 AND 6 IN NG A SUBDIVISION OF LOTS 1 TO 11 ANGE 12, EAST OF THE THIRD PRINCE SOUTH 417.42 FEET OF THE EAST 66 AS IRVING PARK, SCHELLER PARK, II accruing at any time hereafter, and all now accruing at any time hereafter, and all now as the secure and maintain possession of said proper or necessary to secure and maintain possession of said proper or accessary to secure and maintain possession of said proper or necessary to secure and maintain possession of said proper or necessary to secure and maintain possession of said propers and the care and management of said, if any, which may in the Assignee, due or to becompenses and the care and management of said, if any, which may in the care and management of said, if any, which may in the care and management of said, if any, which may in the care and management of said, if any, which may in the care and management of said, if any, which may in the care and management of said, if any, which may in the care and management of said, if any, which may in the care and management of said, if any, which may in the care and management of said, if any, which may in the care and management of said, if any, which may in the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said attorney's judgment of the care and management of said propers and the care and management of said propers and the care and management of said propers and the care and ma	athly in advance upon the property described as follows, to-wit: 13 AND LL OF LOTS 4, 5 AND 6 IN BLOCK 1 IN VOLK BR 15 AND LL OF LOTS 4, 5 AND 6 IN BLOCK 1 IN VOLK BR 15 IN OF THAT PART OF THE EAST 1/2 OF THE SOUTH WES 15 IN OF THAT PART OF THE EAST 1/2 OF THE SOUTH WES 16 ANDE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYIN 17 SOUTH 417.42 FEET OF THE EAST 660.25 FEET THEREOF; 18 IRVING PARK, SCHILLET, PARK, IL. 18 A-0000, 12-16-311-005-BOOK, AND 12-16-311-038-0000 19 According at any time hereafter, and all now due or the' may hereafter, its, written or verbal, existing or to hereafter exist, for and premises, secretion may be deemed proper or necessary to enforce the payment or to secure and maintain possession of said premises or ary ration the or let any portion of said premises to any party or parties at his discribe each and every the rights, privileges and powers herein granted at or, and further, with power to use and apply said avails, issued and proper to the Assignor to the Assigner, due or to become due, or that may appenses and the care and management of said premises, including to, if any, which may in taid attorney's judgment be deemed proper to y do by virtue hereof. Ann. Naughton.	nuthly in advance upon the property described as follows, to-wit: 1. 3 AND LL OF LOTS 4, 5 AND 6 IN BLOCK I IN VOLK BROS., HOME AUDITION 1. 3 AND LL OF LOTS 4, 5 AND 6 IN BLOCK I IN VOLK BROS., HOME AUDITION 1. 5 A SUBDIVISION OF LOTS 1 TO 11, INCLUSIVE, IN MERIMIAN'S ADDITION 1. 18 AND IL OF THAT DAIL OF THE EAST 1/2 OF THE SOUTH WEST 1/4 OF SECTION 1. 19 AND 12, EAST OF THE THERD PRINCIPAL MERIDIAN, LYING SOUTH OF IRVING 1. 20 AUTIC 417.42 FEEL OF THE EAST 660.25 FEET THEREOF) IN COOK COUNTY. 2. 3 IRVING PARK, SCHELLER PARK, IL. 2. 4-0000, 12-16-311-005-15000 AND 12-16-311-038-0000 1. 5 AND AUTIC AUDITION OF THE EAST 660.25 FEET THEREOF) IN COOK COUNTY. 2. 5 AND AUDITION OF THE EAST 660.25 FEET THEREOF) IN COOK COUNTY. 2. 6 AND AUDITION OF THE EAST 660.25 FEET THEREOF) IN COOK COUNTY. 2. 6 AND AUDITION OF THE EAST 660.25 FEET THEREOF) IN COOK COUNTY. 2. 6 AND AUDITION OF THE EAST 660.25 FEET THEREOF) IN COOK COUNTY. 2. 6 AND AUDITION OF THE EAST 660.25 FEET THEREOF) IN COOK COUNTY. 2. 7 AND AUDITION OF THE EAST 660.25 FEET THEREOF) IN COOK COUNTY. 2. 6 AND AUDITION OF THE EAST 1/2 OF THE

Prepared by Barbara Chambers, Columbia National Bank of Chicago 5250 N. Harlem Ave., Chicago, Illinois 60656

UNOFFICIAL COPY

PRINCIPLE NO WANTELD H

ATTORNEYS' TITLE CULRANTY FUND, INC. 29 S. LASALLE 5th FLOOF CHICASO, IL 60603



3757545

3757645