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 Eugene "Gene" Moore RHSP Fee:\$10.00  
 Cook County Recorder of Deeds  
 Date: 09/22/2006 02:41 PM Pg: 1 of 13

**AMENDMENT TO THE  
 DECLARATION OF  
 CONDOMINIUM OWNERSHIP,  
 FOR CAMPBELL COURTE AT  
 VILLAGE GREEN  
 CONDOMINIUM ASSOCIATION**

For Use By Recorder's Office Only

This document is recorded for the purpose of amending the Declaration of Condominium Ownership (hereafter the "Declaration") for Campbell Courte at Village Green Condominium Association, (hereafter the "Association"), which Declaration was recorded on July 31, 2000 as Document Number 00577253 in the Office of the Recorder of Deeds of Cook County, Illinois, as amended from time to time, and covers the property (hereafter the "Property") legally described in Exhibit "A," which is attached hereto and made a part hereof.

This Amendment to the Declaration of Condominium Ownership for Campbell Courte at Village Green Condominium Association has been approved by two-thirds (2/3) of the Board Members, pursuant to Section 27(b) of the Illinois Condominium Property Act, 765 ILCS 605/27(b).

1. Article Five, Sections 5.01, 5.02, 5.03, 5.04, 5.05 and 5.06 shall be deleted in its entirety and replaced with the following:

**ARTICLE FIVE**  
Insurance/Condemnation

~~5.01 FIRE INSURANCE: The Board shall have the authority to and shall obtain insurance for the Condominium Property against loss or damage by fire and such other hazards as may be required under the Act, as the Board may deem desirable, or as reasonably required by First Mortgagees, for the full insurable replacement cost of the Common Elements and the Units; provided, that, unless specifically obtained by the~~

**This document prepared by and after recording to be returned to:**

**KERRY T. BARTELL, ESQ.**  
 Kovitz Shifrin Nesbit  
 750 Cook Cook Road, Suite 350  
 Buffalo Grove, IL 60089 - 847/537-0500

~~Board, the insurance shall not be required to insure any "Betterments and Improvements" to a Unit, which are hereby defined to be any real and personal property located within the walls of the Unit beyond the first coat of paint thereon. Without limiting the foregoing, for purposes hereof,~~

~~Betterments and Improvements shall include all decorating within a Unit beyond the first coat of paint, wall coverings, built ins, cabinets, appliances, fixtures and any other real or personal property within the Unit, regardless of whether such property was installed or placed in the Unit by the Declarant, any prior Unit Owner or Unit Occupant or the current Unit Owner or Occupant. Such insurance coverage shall be written in the name of, losses under such policies shall be adjusted by, and the proceeds of such insurance shall be payable to, the Board as trustee for each of the Unit Owners in accordance with their Undivided Interests. All such policies of insurance (i) shall contain standard mortgage clause endorsements in favor of the First Mortgagees as their respective interests may appear, (ii) shall provide that the insurance, as to the interests of the Board, shall not be invalidated by any act or neglect of any Unit Owner, (iii) shall provide that notwithstanding any provision thereof which gives the insurer an election to restore damage in lieu of making a cash settlement thereof, such option shall not be exercisable if the Unit Owners elect to sell the Condominium Property or remove the Condominium Property from the provisions of the Act, (iv) to the extent possible, shall provide that such policy shall not be cancelled or substantially modified (including cancellation for nonpayment of premium) without at least thirty (30) days' written notice to the First Mortgagee of each Unit Ownership, (v) shall contain waivers of subrogation with respect to the Condominium Association and its directors, officers, employees and agents (including the managing agent), Unit Owners, Occupants, First Mortgagees, and the Declarant, and shall name all such parties as additional insured parties, as their interests may appear, and (vi) shall comply with applicable requirements of the Act and of the Federal National Mortgage Association.~~

~~5.02 INSURANCE TRUSTEE/USE OF PROCEEDS: The Board may engage the services of any bank or trust company authorized to do trust business in Illinois to act as trustee, agent or depository on behalf of the Board for the purpose of receiving and disbursing the insurance proceeds resulting from any loss, upon such terms as the Board shall determine consistent with the provisions of the Act and this Declaration. The fees of such corporate trustee shall be Common Expenses. In the event of any loss in excess of \$100,000.00 in the aggregate, the Board shall engage a corporate trustee as aforesaid. In the event of any loss resulting in the destruction of the major portion of one or more Units, the Board shall engage a corporate trustee as aforesaid upon the written demand of the First Mortgagee or any Unit Owner of any Unit so destroyed. The rights of First Mortgagees under any standard mortgage clause endorsement to such policies shall, notwithstanding anything to the contrary therein contained, at all times be subject to the provisions in the Act and this Declaration with respect to the application of insurance proceeds to the repair or reconstruction of the Units or Common Elements. Payment by an insurance company to the Board or to such corporate trustee of the proceeds of any policy, and the receipt of a release from the Board of the company's liability under such policy, shall constitute a full discharge of such insurance company, and such company shall be under no obligation to inquire into the terms of any trust under which proceeds may be held pursuant hereto, or to take notice of any standard mortgage clause endorsement inconsistent with the provisions hereof, or see to the application of any payments of the proceeds of any policy by the Board or the corporate trustee.~~

~~5.03 OTHER INSURANCE:~~ The Board shall also have the authority to and shall obtain such other insurance as the Board deems necessary or appropriate or which is required under the Act or under applicable requirements or guidelines of the Federal National Mortgage Association, including without limitation, the following:

~~(a) Comprehensive public liability and property damage insurance against claims for personal injury or death or property damage suffered by the public or by any Unit Owner occurring in, on or about the Condominium Property or upon, in or about the streets, private drives and passageways and other areas adjoining the Condominium Property, in such amounts as the Board shall deem desirable (but not less than \$2,000,000 (or such other amount that the Board reasonably determines is appropriate, from time to time) covering all claims for personal injury and/or property damage arising out of a single occurrence).~~

~~(b) Such workmen's compensation insurance as may be necessary to comply with applicable laws.~~

~~(c) Employer's liability insurance in such amount the Board shall deem desirable.~~

~~(d) Fidelity bond indemnifying the Condominium Association, the Board and the Unit Owners for loss of funds resulting from fraudulent or dishonest acts of any employee of the Condominium Association or of any other person handling the funds of the Condominium Association, the Board or the Unit Owners in such amount as the Board shall deem desirable or as required by the Act or the applicable requirements of the Federal National Mortgage Association.~~

~~(e) Directors and officers liability insurance.~~

~~(f) Such insurance shall be in such amounts and with such deductible amounts as are required by applicable law or the requirements of the Federal National Mortgage Association and shall include cross liability claims of one or more insured parties against other insured parties. To the extent possible, all of such policies shall provide that they may not be cancelled or substantially modified (including cancellation for nonpayment of premiums) without at least 30 days' prior written notice to the Condominium Association and First Mortgagees who specifically request such notice. The premiums for such insurance shall be Common Expenses.~~

~~5.04 UNIT OWNER'S RESPONSIBILITY:~~ Each Unit Owner shall obtain his or her own insurance on the contents of such Unit Owner's Unit and furnishings and personal property therein and his or her personal property stored elsewhere on the Condominium Property, and his or her personal liability to the extent not covered by the liability insurance for all of the Unit Owners obtained as part of the Common Expenses as above provided, and the Board shall have no obligation whatsoever to obtain any such insurance coverage on behalf of the Unit Owners. Each Unit Owner shall promptly report, in writing to the Board, any betterments or improvements to his or her Unit without

~~prior request from the Board. Unless otherwise specifically agreed to by the Board, the Unit Owner shall be responsible for insuring any such betterments and improvements to his or her Unit and the Board shall not be responsible for obtaining insurance on such betterments or improvements and shall not be obligated to apply any insurance proceeds from policies it is obligated to maintain hereunder to restore the affected Unit to a condition better: an the condition existing prior to the making of such betterments or improvements.~~

~~5.05 WAIVER OF SUBROGATION: Each Unit Owner hereby waives and releases any and all claims which he may have against any other Unit Owner, the Condominium Association, its directors and officers, the Declarant, the manager and the managing agent, if any, and their respective employees and agents, for damage to the Common Elements, the Units, or to any personal property located in the Units or Common Elements, caused by fire or other casualty, to the extent that such damage is covered by fire or other form of casualty insurance, and to the extent this release is allowed by policies for such fire or other casualty insurance.~~

~~5.06 REPAIR OR RECONSTRUCTION:~~

~~(a) In the case of damage by fire or other disaster to a portion of the Condominium Property (a "Damaged Improvement") where the insurance proceeds are sufficient to repair or reconstruct the Damaged Improvement, then the proceeds shall be used by the Condominium Association to repair or reconstruct the Damaged Improvement:~~

~~(b) In the case of damage by fire or other disaster to a portion of the Condominium Property where the insurance proceeds are insufficient to repair or reconstruct the Damaged Improvement as provided under the Act or the Damaged Improvement cannot be reconstructed as originally designed and built because of zoning, building or other applicable laws, ordinances or regulations, the following procedure shall be followed:~~

~~(1) A meeting of the Unit Owners shall be held not later than the first to occur of (i) the expiration of thirty (30) days after the final adjustment of the insurance claims or (ii) the expiration of ninety (90) days after the occurrence which caused the damage.~~

~~(2) At the meeting, the Board shall present a plan for the repair or reconstruction of the Damaged Improvement and an estimate of the cost of repair or reconstruction, together with an estimate of the amount thereof which must be raised by way of special assessment and a proposed schedule for the collection of a special assessment to pay the excess cost.~~

~~(3) A vote shall then be taken on the question of whether or not the Damaged Improvement shall be repaired or reconstructed based on the information provided by the Board under (2) above, including the proposed special assessment. The Damaged Improvement shall be repaired or reconstructed and~~

~~the proposed special assessment shall be levied only upon the affirmative vote of Voting Members representing at least three fourths (3/4) of the votes cast.~~

~~(4) If the Voting Members do not vote to repair or reconstruct the Damaged Improvement at the meeting provided for in (1) above, then the Board may, at its discretion, call another meeting or meetings of the Unit Owners to reconsider the question of whether or not the Damaged Improvement shall be repaired or reconstructed. If the Voting Members do not vote to repair or reconstruct the Damaged Improvement within 180 days after the occurrence which caused the damage, then the Board may (but shall not be obligated to) in its discretion Record a notice as permitted under the Act.~~

~~(5) If (i) the Voting Members do not vote to repair or reconstruct the Damaged Improvement under Subsection (4) above, and (ii) the Board does not Record a notice as permitted under the Act, then the Board may, with the consent of Unit Owners representing 75% of the Undivided Interests of Units and First Mortgagees representing 75% of the Units (by number) amend this Declaration to withdraw the Units which include the Damaged Improvement as permitted under the Act. If Units are withdrawn, then the amendment shall provide that the portion of the Condominium Property which is so withdrawn shall be owned by the Unit Owners of Units in such withdrawn portion as tenants in common with each Unit Owner's interest being determined based on the relative Undivided Interests of the Units prior to withdrawal. The amendment shall reallocate the Undivided Interests of the remaining Units based on the percentage of interest of each remaining Unit. If only a portion of a Unit is withdrawn, the percentage of interest appurtenant to that Unit shall be reduced accordingly, upon the basis of diminution in market value of the Unit, as determined by the Board. The payment of just compensation, or the allocation of any insurance or other proceeds to any withdrawing or remaining Unit Owner shall be made to such Unit Owner and his or her First Mortgagee, as their interests may appear, on an equitable basis, determined by the Board, as provided in the Act. From and after the effective date of the amendment referred to above in this paragraph, the Unit Owner of a Unit located in the Building which is withdrawn shall have no responsibility for the payment of assessments which would have been payable with respect to the Unit if the amendment had not been Recorded.~~

~~(c) If the Damaged Improvement is repaired or reconstructed, it shall be done in a workmanlike manner and the Damaged Improvement, as repaired or reconstructed, shall be substantially similar in design and construction to the improvements on the Condominium Property as they existed prior to the damage, with any variations or modifications required to comply with applicable law.~~

~~(d) If the Damaged Improvement is not repaired or reconstructed, then the damaged portion of the Building shall be razed or secured and otherwise maintained in conformance with the rules or standards adopted from time to time by the Board.~~

5.07 CONDEMNATION:

~~(a) In the case of a taking or condemnation by competent authority of any part of the Condominium Property, the Condominium Association shall, if necessary, restore the improvements in the remaining portion of the Condominium Property to conform as closely as possible to the general design, structure and materials used with respect to the improvements as they existed prior to the taking or condemnation. Any proceeds or awards paid to the Condominium Association shall be applied first to the cost of any restoration and any remaining portion of such proceeds or awards shall be, in the discretion of the Board, either (i) applied to pay the Common Expenses or (ii) distributed to the remaining Unit Owners and their respective First Mortgagees, as their interests may appear, based on their current Undivided Interests. Each Unit Owner appoints the Condominium Association as attorney in fact for the purpose of representing him in any condemnation proceedings or in negotiations, settlements and agreements with the condemning authority for acquisition of the Common Elements or any part thereof.~~

~~(b) In the event that part or all of one or more Units is taken or condemned, then the portions so taken or condemned shall be deemed to have been removed from the provisions of the Declaration and the Act and the court which has jurisdiction of the action shall adjust the Undivided Interests of the remaining Units in a just and equitable manner and as provided under the Act, and if the court fails to make such adjustment, such adjustment may be made by the Board. The President and Secretary of the Condominium Association shall execute and Record an instrument on behalf of the Condominium Association as required by the Act which amends this Declaration, effective as of the effective date of the taking or condemnation, to reflect the removal of property and adjustments, if any, in the Undivided Interests as a result of an occurrence covered by this Section. From and after the effective date of the amendment referred to in the preceding sentence, the Unit Owner of a Unit which is removed in part or in whole from the provisions of this Declaration shall only be liable for the payment of assessments based on the Undivided Interest, if any, allocated to the Unit in the amendment.~~

5.01 The Board shall have the authority to and shall obtain insurance for the Property as follows:

(a) Required coverage. No policy of insurance shall be issued or delivered to the Association, and no policy of insurance issued to the Association shall be renewed, unless the insurance coverage under the policy includes the following:

(1) Property insurance. Property insurance (i) on the common elements and the units, including the limited common elements and except as otherwise determined by the Board of managers, the bare walls, floors, and ceilings of the unit, (ii) providing coverage for special form causes of loss, and (iii) in a total amount of

not less than the full insurable replacement cost of the insured property, less deductibles, but including coverage for the increased costs of construction due to building code requirements, at the time the insurance is purchased and at each renewal date.

(2) General liability insurance. Commercial general liability insurance against claims and liabilities arising in connection with the ownership, existence, use, or management of the property in a minimum amount of \$1,000,000, or a greater amount deemed sufficient in the judgment of the Board, insuring the Board, the Association, the management agent, if any, and their respective employees and agents and all persons acting as agents. The unit owners must be included as additional insured parties but only for claims and liabilities arising in connection with the ownership, existence, use, or management of the common elements. The insurance must cover claims of one or more insured parties against other insured parties.

(3) Fidelity bond; directors and officers coverage.

(A) The Association must obtain and maintain a fidelity bond covering persons, including the managing agent and its employees who control or disburse funds of the Association, for the maximum amount of coverage available to protect funds in the custody or control of the Association, plus the Association reserve fund.

(B) The management company must be covered by a fidelity bond for the maximum amount of coverage available to protect those funds. The Association has standing to make a loss claim against the bond of the managing agent, if any, as a party covered under the bond.

(C) For purposes of paragraphs (A) and (B), the fidelity bond must be in the full amount of Association funds and reserves in the custody of the Association or the management company, if any.

(D) The Board of directors must obtain directors and officers liability coverage at a level deemed reasonable by the Board. Directors and officers liability coverage must extend to all contracts and other actions taken by the Board in their official capacity as directors and officers, but this coverage shall exclude actions for which the directors are not entitled to indemnification under the General Not For Profit Corporation Act of 1986 or the declaration and bylaws of the Association.

(b) Contiguous units; improvements and betterments. The insurance maintained under subdivision (a)(1) must include the units, the limited common elements except as otherwise determined by the Board, and the common elements. The insurance need not cover improvements and betterments to the units installed by unit owners, but if improvements and betterments are covered, any increased cost may be assessed by the Association against the units affected.

Common elements include fixtures located within the unfinished interior surfaces of the perimeter walls, floors, and ceilings of the individual units initially installed by the developer. Common elements exclude floor, wall, and ceiling coverings. "Improvements and betterments" means all decorating, fixtures, and furnishings installed or added to and located within the boundaries of the unit, including electrical fixtures, appliances, air conditioning and heating equipment, water heaters, or built-in cabinets installed by unit owners.

(c) Deductibles. The Board may, in the case of a claim for damage to a unit or the common elements, (i) pay the deductible amount as a common expense, (ii) after notice and an opportunity for a hearing, assess the deductible amount against the owners who caused the damage or from whose units the damage or cause of loss originated, or (iii) require the unit owners of the units affected to pay the deductible amount.

(d) Other coverages. The Board may carry any other insurance, including workers compensation, employment practices, environmental hazards, and equipment breakdown, the Board of directors considers appropriate to protect the Association, the unit owners, or officers, directors, or agents of the Association.

(e) Insured parties; waiver of subrogation. Insurance policies carried pursuant to subsections (a) and (b) must include each of the following provisions:

(1) Each unit owner and secured party is an insured person under the policy with respect to liability arising out of the unit owner's interest in the common elements or membership in the Association.

(2) The insurer waives its right to subrogation under the policy against any unit owner or members of the unit owner's household and against the Association and members of the Board.

(3) The unit owner waives his or her right to subrogation under the Association policy against the Association and the Board of directors.



(f) Primary insurance. If at the time of a loss under the policy there is other insurance in the name of a unit owner covering the same property covered by the policy, the Association's policy is primary insurance.

(g) Adjustment of losses; distribution of proceeds. Any loss covered by the property policy under subdivision (a)(1) must be adjusted by and with the Association. The insurance proceeds for that loss must be payable to the Association, or to an insurance trustee designated by the Association for that purpose. The insurance trustee or the Association must hold any insurance proceeds in trust for unit owners and secured parties as their interests may appear. The proceeds must be disbursed first for the repair or restoration of the damaged common elements, the bare walls, ceilings, and floors of the units, and then to any improvements and betterments the Association may insure. Unit owners are not entitled to receive any portion of the proceeds unless there is a surplus of proceeds after the common elements and units have been completely repaired or restored or the Association has been terminated as trustee.

(h) Mandatory unit owner coverage. The Board of directors may, by rule, require unit owners to obtain insurance covering their personal liability and compensatory (but not consequential) damages to another unit caused by the negligence of the owner or his or her guests, residents, or invitees, or regardless of any negligence originating from the unit. The personal liability of a unit owner or Association member must include the deductible of the owner whose unit was damaged, any damage not covered by insurance required by this subsection, as well as the decorating, painting, wall and floor coverings, trim, appliances, equipment, and other furnishings.

If the unit owner does not purchase or produce evidence of insurance requested by the Board, the directors may purchase the insurance coverage and charge the premium cost back to the unit owner. In no event is the Board liable to any person either with regard to its decision not to purchase the insurance, or with regard to the timing of its purchase of the insurance or the amounts or types of coverages obtained.

(i) Certificates of insurance. Contractors and vendors (except public utilities) doing business with a condominium Association under contracts exceeding \$10,000 per year must provide certificates of insurance naming the Association, its Board of directors, and its managing agent, if any, as additional insured parties.

(j) Settlement of claims. Any insurer defending a liability claim against the Association must notify the Board of the terms of the settlement no less than 10 days before settling the claim. The Association may not veto the settlement unless otherwise provided by contract or statute.

(k) Such workmen's compensation insurance as may be necessary to comply with applicable laws.

(l) Such other insurance (including, but not limited to, boiler and machinery and insurance with respect to employees' liability and officers' and directors' liability) in such reasonable amounts as the Board shall deem desirable.

The premiums for the above described insurance, except as otherwise provided in this Article V shall be Common Expenses. All insurance provided for in this Article V shall be effected forceable policies issued by insurers of recognized responsibility authorized to do to of Illinois. The Association, for the benefit of the Unit Owners and the mortgagee of each Unit, shall pay the applicable portions of premiums on the policies of insurance described above at least thirty (30) days prior to the expiration dates of the respective policies and shall notify the mortgagee of each Unit of such payment within ten (10) days after the date on which payment is made, if so requested by such Mortgagee.

5.02 The Cancellation of Insurance. The Board shall be responsible, in the event any insurance required under Subsection 5.01(a) or (b) is cancelled, for serving notice of such cancellation upon any person insured thereunder.

This Amendment shall be effective upon recordation in the Office of the Recorder of Deeds of Cook County, Illinois.

Except to the extent expressly set forth hereinabove, the remaining provisions of the Declaration shall continue in effect without change.

APPROVED THIS 25th DAY OF August, 2006.

Campbell Courte at Village Green Condominium Association

By:

[Signature]  
Its President

ATTEST

By:

[Signature]  
Secretary

**EXHIBIT A**  
**LEGAL DESCRIPTION**

Those Units and Common areas in the Campbell Court at Village Green Condominiums as delineated on a survey of the following described Real Estate: Parts of the West half of the Southwest quarter of Section 29 and the North half of the Southeast quarter of the Southeast quarter of Section 30, Township 42 North, Range 11 East of the Third Principal Meridian, in Cook County, Illinois; which survey is attached as Exhibit "C" to the Declaration of Condominium recorded July 31, 2000 as Document Number 00577253, together with its undivided percentage interest in the common elements.

Unit	Pin	Commonly known as (for informational purposes only)
201	03-29-340-025-1001	200 W Campbell St Arlington Heights, IL 60005
202	03-29-340-025-1002	200 W Campbell St Arlington Heights, IL 60005
203	03-29-340-025-1003	200 W Campbell St Arlington Heights, IL 60005
204	03-29-340-025-1004	200 W Campbell St Arlington Heights, IL 60005
205	03-29-340-025-1005	200 W Campbell St Arlington Heights, IL 60005
206	03-29-340-025-1006	200 W Campbell St Arlington Heights, IL 60005
207	03-29-340-025-1007	200 W Campbell St Arlington Heights, IL 60005
208	03-29-340-025-1008	200 W Campbell St Arlington Heights, IL 60005
209	03-29-340-025-1009	200 W Campbell St Arlington Heights, IL 60005
210	03-29-340-025-1010	200 W Campbell St Arlington Heights, IL 60005
211	03-29-340-025-1011	200 W Campbell St Arlington Heights, IL 60005
212	03-29-340-025-1012	200 W Campbell St Arlington Heights, IL 60005
213	03-29-340-025-1013	200 W Campbell St Arlington Heights, IL 60005
301	03-29-340-025-1014	200 W Campbell St Arlington Heights, IL 60005
302	03-29-340-025-1015	200 W Campbell St Arlington Heights, IL 60005
303	03-29-340-025-1016	200 W Campbell St Arlington Heights, IL 60005
304	03-29-340-025-1017	200 W Campbell St Arlington Heights, IL 60005
305	03-29-340-025-1018	200 W Campbell St Arlington Heights, IL 60005
306	03-29-340-025-1019	200 W Campbell St Arlington Heights, IL 60005
307	03-29-340-025-1020	200 W Campbell St Arlington Heights, IL 60005
308	03-29-340-025-1021	200 W Campbell St Arlington Heights, IL 60005
309	03-29-340-025-1022	200 W Campbell St Arlington Heights, IL 60005
310	03-29-340-025-1023	200 W Campbell St Arlington Heights, IL 60005
311	03-29-340-025-1024	200 W Campbell St Arlington Heights, IL 60005
312	03-29-340-025-1025	200 W Campbell St Arlington Heights, IL 60005
313	03-29-340-025-1026	200 W Campbell St Arlington Heights, IL 60005
401	03-29-340-025-1027	200 W Campbell St Arlington Heights, IL 60005
402	03-29-340-025-1028	200 W Campbell St Arlington Heights, IL 60005
403	03-29-340-025-1029	200 W Campbell St Arlington Heights, IL 60005

Unit	Pin	Commonly known as (for informational purposes only)
404	03-29-340-025-1030	200 W Campbell St Arlington Heights, IL 60005
405	03-29-340-025-1031	200 W Campbell St Arlington Heights, IL 60005
406	03-29-340-025-1032	200 W Campbell St Arlington Heights, IL 60005
407	03-29-340-025-1033	200 W Campbell St Arlington Heights, IL 60005
408	03-29-340-025-1034	200 W Campbell St Arlington Heights, IL 60005
409	03-29-340-025-1035	200 W Campbell St Arlington Heights, IL 60005
410	03-29-340-025-1036	200 W Campbell St Arlington Heights, IL 60005
411	03-29-340-025-1037	200 W Campbell St Arlington Heights, IL 60005
412	03-29-340-025-1038	200 W Campbell St Arlington Heights, IL 60005
413	03-29-340-025-1039	200 W Campbell St Arlington Heights, IL 60005
501	03-29-340-025-1040	200 W Campbell St Arlington Heights, IL 60005
502	03-29-340-025-1041	200 W Campbell St Arlington Heights, IL 60005
503	03-29-340-025-1042	200 W Campbell St Arlington Heights, IL 60005
504	03-29-340-025-1043	200 W Campbell St Arlington Heights, IL 60005
505	03-29-340-025-1044	200 W Campbell St Arlington Heights, IL 60005
506	03-29-340-025-1045	200 W Campbell St Arlington Heights, IL 60005
507	03-29-340-025-1046	200 W Campbell St Arlington Heights, IL 60005
508	03-29-340-025-1047	200 W Campbell St Arlington Heights, IL 60005
509	03-29-340-025-1048	200 W Campbell St Arlington Heights, IL 60005
510	03-29-340-025-1049	200 W Campbell St Arlington Heights, IL 60005
511	03-29-340-025-1050	200 W Campbell St Arlington Heights, IL 60005
512	03-29-340-025-1051	200 W Campbell St Arlington Heights, IL 60005
513	03-29-340-025-1052	200 W Campbell St Arlington Heights, IL 60005
601	03-29-340-025-1053	200 W Campbell St Arlington Heights, IL 60005
602	03-29-340-025-1054	200 W Campbell St Arlington Heights, IL 60005
603	03-29-340-025-1055	200 W Campbell St Arlington Heights, IL 60005
604	03-29-340-025-1056	200 W Campbell St Arlington Heights, IL 60005
605	03-29-340-025-1057	200 W Campbell St Arlington Heights, IL 60005
606	03-29-340-025-1058	200 W Campbell St Arlington Heights, IL 60005
607	03-29-340-025-1059	200 W Campbell St Arlington Heights, IL 60005
608	03-29-340-025-1060	200 W Campbell St Arlington Heights, IL 60005
609	03-29-340-025-1061	200 W Campbell St Arlington Heights, IL 60005
610	03-29-340-025-1062	200 W Campbell St Arlington Heights, IL 60005
611	03-29-340-025-1063	200 W Campbell St Arlington Heights, IL 60005
612	03-29-340-025-1064	200 W Campbell St Arlington Heights, IL 60005
613	03-29-340-025-1065	200 W Campbell St Arlington Heights, IL 60005
701	03-29-340-025-1066	200 W Campbell St Arlington Heights, IL 60005
702	03-29-340-025-1067	200 W Campbell St Arlington Heights, IL 60005
703	03-29-340-025-1068	200 W Campbell St Arlington Heights, IL 60005
704	03-29-340-025-1069	200 W Campbell St Arlington Heights, IL 60005
705	03-29-340-025-1070	200 W Campbell St Arlington Heights, IL 60005
706	03-29-340-025-1071	200 W Campbell St Arlington Heights, IL 60005
707	03-29-340-025-1072	200 W Campbell St Arlington Heights, IL 60005

Unit	Pin	Commonly known as (for informational purposes only)
708	03-29-340-025-1073	200 W Campbell St Arlington Heights, IL 60005
709	03-29-340-025-1074	200 W Campbell St Arlington Heights, IL 60005
710	03-29-340-025-1075	200 W Campbell St Arlington Heights, IL 60005
711	03-29-340-025-1076	200 W Campbell St Arlington Heights, IL 60005
712	03-29-340-025-1077	200 W Campbell St Arlington Heights, IL 60005
713	03-29-340-025-1078	200 W Campbell St Arlington Heights, IL 60005
801	03-29-340-025-1079	200 W Campbell St Arlington Heights, IL 60005
802	03-29-340-025-1080	200 W Campbell St Arlington Heights, IL 60005
803	03-29-340-025-1081	200 W Campbell St Arlington Heights, IL 60005
804	03-29-340-025-1082	200 W Campbell St Arlington Heights, IL 60005
805	03-29-340-025-1083	200 W Campbell St Arlington Heights, IL 60005
806	03-29-340-025-1084	200 W Campbell St Arlington Heights, IL 60005
807	03-29-340-025-1085	200 W Campbell St Arlington Heights, IL 60005
808	03-29-340-025-1086	200 W Campbell St Arlington Heights, IL 60005
809	03-29-340-025-1087	200 W Campbell St Arlington Heights, IL 60005
810	03-29-340-025-1088	200 W Campbell St Arlington Heights, IL 60005
811	03-29-340-025-1089	200 W Campbell St Arlington Heights, IL 60005
812	03-29-340-025-1090	200 W Campbell St Arlington Heights, IL 60005
813	03-29-340-025-1091	200 W Campbell St Arlington Heights, IL 60005
MUS-1	03-29-340-025-1092	200 W Campbell St Arlington Heights, IL 60005