## **UNOFFICIAL COPY**

**DEED IN TRUST** 

MAIL RECORDED DEED TO:

DAVID C. DINEFF Attorney at Law 7936 W. 87th Street Justice, IL 60458

Doc#: 0328346027

Eugene "Gene" Moore Fee: \$30.00 Cook County Recorder of Deeds Date: 10/10/2003 09:51 AM Pg: 1 of 4

TAX BILLS TO:

BRIDGEVIEW TR #1-3049

9007 S. Roberts Road - #10

Hickory Hills, IL 6045/

(The Above Space For Recorder's Use Only)

THIS INDENTURE, WITNESSET L dut the Grantor, Laverne Manns, a Widow

of the County of - C 0 0 K - and State of - ILLINOIS - for and in consideration the sum of TEN and NO/One-hundredths - - (\$10.00) - - - Dollars, and other good valuable considerations in hand paid, Conveys and Warrants unto BRIDGEVIEW BANK AND TRUST COMPAN an Illinois Corporation, 7940 South Harlem Avenue, Br dgeview, Illinois 60455, as Trustee under the provisions of a Trust Agreement dated the Fifth day of August 2003, known as Trust Number 1-3049 the following described real estate in the County of - C 0 0 K - and State of Illinois, to-will

°°Unit 1-1C and Garage Units G-1-1C in Building 1 in Thomas' RIDGE CONDOMINIUM as delineated on a Survey of the following described real estate:

-Certain parts of Lot ONE (1) in THOMAS' FIDGE SUBDIVISION, a Subdivision in the West One-half (W 1/2) of the North West One-quarter (NW 1/4) of Section 1, Township 37 North, Range 12, East of the Third Principal Meridian, in COOK COUNTY, Illinois-which Survey is attached as Exhibit 'A' to the Declaration of Condominium recorded as Document No. 97043252, together with its undivided percentage interest in the common elements. in COOK COUNTY, Illinois°°

Permanent Real Estate Index Number(s): 23-01-107-032-1003 in Vol. 151
Address(es) of Real Estate: Unit 1C, 9007 S. Roberts Road, Hickory Hills, IL 60457

THE TERMS AND CONDITIONS APPEARING ON PAGES 2 AND 3 OF THIS INSTRUMENT ARE MADE A PART HEREOF.

Sins ni b	V part there vest of part there of a parent and see a parent and the color of a parent and the c	powers and act the confesses to comply leases to comply in the case of the case of the case of the case of the whole of any ontals, to partitions of charges of the cast estate of the cast estate of the cast estate of the consideration of the cast estate of the cast estate of the consideration of the cast estate of t	to a property of the stage of t	pledge or o'haw) pledge or o'haw) re to time, in post riod or periods o nses upon sny ter rovisions the cots of the amount of or personal prop- or personal prop- or personal prop- or personal prop-	forte, to me tgage, to me tgage, to me tgage, take to any percences and for any percences or extend less and options to take to too for other still or other	Finne to sace to deal)  "" ale, or any par sach upon any te sach upon any te sach to respecting to sach respecting to sach respecting their sach respecting to sach their sach any part their sach any right, t	Trustee, to said real e said real e said real e stant of 19 and to con and to con con con con con con con con con co
teof, and	or or part the	oisivi. das yas oi ::	istoe to improve, r Teller and to vac selleto grant optic	r syrwagin , zroone of Jesuffico of beri	sop se toljo se oje Estredostanos (*	trooper sing (in	ibdasər or
nzes auq		9	oversuder ou	Action age in	панкоо Ямпеат — г	lpo III. pup uro sv	
	1 suguA	Jo yeb	sidi line St.	eolson (n. 30 1dgi) inston des busil yt	Civen andern	CIVE SEAL" SA M. KLIMEK ic, State of Illinois on Expires 11/07/06	PFFI( BARBAH Notary Publ My Commissic
ot hadic full bot benow	ad acknowle√ id acknowle√	ose name <u>i s</u> day in person a 'instrument as	erne Manne, e same persons who de before one this ist delivered beside in poses therein s	wn to me to be th instrument, apper signed, seated ar for the state and	personally kn the foragens a he voluntary act		*******
ob bies	e state afore	ti ni Qunty, in ti	s 101 bun ni əlidir	grefov e dong	rstopue 113 't	K OE COOK 22 EE IT INOIZ	
(Iso2)				(; ;)			
suu	sverne Mar	I					
(lne?)	Co	reserved m	W. N. W. X	(!so2)			
os ottu o yab <u>—</u>	. Ч э <b>ч</b>	e hift	inesorote aidt	lses bae	Mercol, 15c gr and 2003	ı .	дән
d bus re o notus	nn illənəd nu illənəd	algir IIs bus yus 511 sbestsomod 10	, \$ eggolor bus . நாசிமுக்கை rol நி	x pressly waive B Tilinois, previdi	o ydorok 101n o otste odt 10 sotu	And the said gra any and all stat e.	to surriv siwisilto
og at £ *						EED IN TRUST	

any time or times bereafter.

0328346027 Page: 3 of 4

## **UNOFFICIAL COPY**

DEEP IN TRUST
Page 3 of 3 Pages

In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or any successor in trust, be obliged to see the application of any purchase money, rent or money borrowed or advanced on said real estate, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the authority, necessity or expediency of any act of said Trustee, or be obliged or privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the Registrar of Titles of said county) relying upon or claiming under any such conveyance, lease or other instrument (a) that at the time of the delivery thereof the trust created by this Indenture and by said Trust Agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trust Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) the said Trustee, or any successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, lights, powers, authorities, duties and obligations of its, his or their predecessor in trust.

This conveyance is made upon the express understanding and conditions that neither Bridgeview Bank and Trust Company individually or as Trustile, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, judgment or decree for anything it or they or its or their agents or at orneys may do or omit to do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto or for injury to person or property happening in or about said real estate, any and all such liability being hereby expressly waived and released. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement as their attorney-in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness, except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the time for record of this Deed.

The interest of each and every beneficiary hereunder and inversaid Trust Agreement and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such but only an interest in earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vest in said Bridgeview Bank and Trust Company the entire legal and equitable title in fee simple, in and to all of the real estate above described.

If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate the reof, or memorial, the words "as trust", or "upon condition", or "with limitation", or words of similar import, in accordance with the statute in such case rande and provided

This instrument was propared by.	COUNTY-ILLINOIS TRANSFER STAMPS			
DAVID C. DINEFF	EXEMPT UNDER PROVISIONS OF PARAGRAPH  E SECTION 4, REAL ESTATE			
Attorney at Law				
	TRANSFER ACT.			
7936 West 87th Street	DATE: 08/05/03			
Justice, IL 60458	Buyer, Seller or Representative			

This Lastrumout was prepared by

0328346027 Page: 4 of 4

## **UNOFFICIAL COPY**

## STATEMENT BY GRANTEE AND GRANTOR

The GRANTOR or his Agent affirms that, to the best of his knowledge, the name of the Grantee shown on the Deed or Assignment of Beneficial Interest in a land trust is either a natural person, an Illinois Corporation or Foreign Corporation authorized to do business or acquire and hold title to real estate in the State of Illinois, a Partnership authorized to do business or acquire and hold title to real estate in the State of Illinois, or other entity recognized as a person and authorized to do business or acquire title to real estate under the law of the State of Illinois.

x La	Viene manns
D-1-3	LaVerne Manns
Dated August 5, 2003	
SUBSCRIBED and SWORN to before me this	day of August, 2003
"OPERIOR STATES	achaea M. Klemich
BARBARA M. KLIMEK	Notary Public
Notary Public, State of Illinois My Commission Expires 11/07/06	
A CONTRACTOR CONTRACTO	
* * *	
4h.	
The GRANTEE or his Agent affirms and Grantee shown on the Deed or Assignment of trust is either a natural person, an I Corporation authorized to do business or estate in the State of Illinois, a Partne or acquire and hold title to real estate other entity recognized as a person and acquire and hold title to real estate of Illinois.	of Beneficial Interest in a land line of Corporation or Foreign acquire and hold title to real ership authorized to do business e in the State of Illinois, or authorized to do business or under the lows of the State of
Illinois. BRID	GEVIEW BANK & TRUST COMPANY
Dated August 5, 2003	regular FHerbut
	M
SUBSCRIBED and SWORN to before me this $3$	0' day of <u>Sept</u> , 2003
OFFICIAL SEAL	balind Danzy
ROSALIND DANZY NOTARY PUBLIC. STATE OF ILLINOIS MY COMMISSION EXPIRES 6-10-2006	Notary Pumpie

NOTE: Any person who knowingly submits a false statement concerning the identity of a Grantee shall be guilty of a Class C Misdemeanor for the first offense and of a Class A Misdemeanor for subsequent offenses.