This document prepared by and after recording, return to:

David C. Hartwell, Esq. PENLAND & HARTWELL, LLC One N. LaSalle Street 38th Floor Chicago, IL 60602



Doc# 1831313024 Fee \$84.00

RHSP FEE:\$9.00 RPRF FEE: \$1.00 KAREN A.YARBROUGH COOK COUNTY RECORDER OF DEEDS

DATE: 11/09/2018 11:37 AM PG: 1 OF 2

# CICENSE AND INDEMNITY AGREEMENT NORTH TOWN VILLAGE CONDOMINIUM ASSOCIATION

This License and Indemnit / Agreement ("Agreement") entered into IN Chicago, Illinois on the grid day of November , 2018 by and between the North Town Village Parkway Condominium Association, an l'unois not-for-profit corporation ("Licensor") and Cura (vi (son + Mchisa Kolski, owner(s) of Unit 123 w Workson), located at 123 w Workson Christo it 60610 (collectively, "Licensee").

### WITNESS#7H:

- A. The Licensee is the legal owner of Unit 163 ("Unit") located in the North Town Village Condominium Association ("Association"), Chicago, Illinois ("Property"), a condominium association created by the Declaration of Condominium Cwnership for North Town Village Condominium, as amended from time to time ("Declaration") which was recorded with the Cook County Recorder of Deeds as document number 0010906035. A legal description of the Property is attached hereto as Exhibit "A";
- C. Licensor makes no representation or warranty regarding whether or not the Addition complies with any applicable code provisions related to the Addition construction, materials, size or placement at the time this agreement is executed or in the future. Licensee, including all assigns, successors, heirs and beneficiaries, are solely responsible for all code compliance at all times and consistent with the promises set forth herein shall be responsible for any and all building and other applicable code compliance issues, infringements, encumbrances, infractions, violations and suits
- D. The Board is entering into this Agreement pursuant to the powers granted to it by the Declaration and the Illinois Condominium Property Act, 765 ILCS 605/1 et seq. ("Act").

B.1 The addition consists of 144 sq. feet in an area that is larger than px12 feet. See exhibit B Pordetail.

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E. Subject to the terms and conditions set forth in this Agreement, the Board agrees to grant to the Licensee a revocable license ("License") to construct, use, maintain, repair and replace the Addition subject to the provisions of this Agreement. The Agreement shall commence upon the execution and recording of this Agreement and shall terminate as provided under the provisions of this Agreement.

NOW, THEREFORE, in consideration of the mutual promises, covenants and agreements between the parties, the Licensee and the Licensor agree as follows:

- 1. APPLICATION TO THE BOARD AND APPROVAL OF PLANS. The Licensee has made written application to the Board and received its written approval of the plans and specification is for the Addition prepared by Red Architects , an architect licensed in the State of Illinois ("Architect") and dated km [ 12, 2018 ("Plans"). Such Plans shall include as a minimum water resistant lumber, galvanized fittings and brackets and shall conform to the applicable building code provisions of the City of Chicago Municipal Code ("Code"). All costs and professional fees incurred by the Association to review the plans for the Addition will be paid by the Licensee. Licensor acknowledges that it has approved the Plans and Addition. By approving such Plans and Addition, the Licensor does not express any opinion as to the design, fees or suitability of the work materials or equipment used or compliance with federal, state or local laws and ordinances, and the consent of the Licensor shall not relie ve the Licensee from full compliance with all applicable laws. LICENSOR DOES NOT WARRANTY, THE FITNESS OR HABITABILITY OF THE ADDITION OR AN PLANS OR SPECIFICATION WHICH MAY HAVE BEEN PROVIDED BY THE ASSOCIATION OR ITS AGENTS.
- 2. GRANT OF LICENSE. The Board on behalf of the Licensor hereby grants to the Licensee, and his agents, successors and assigns the Licenso to go upon that portion of the common elements of the Property, consisting of the Licensed Area as shown on Exhibit B attached to this Agreement, to construct, use, maintain, repair and replace the Addition on the following terms:
  - a. The Licensee shall not commence construction prior to the recording of this Agreement.
  - b. As consideration for the License, Licensee shall reimburse License; for any costs and fees incurred by the Licensor in connection with this License.
  - c. All fees and costs to construct, use, maintain, repair and replace the Addition shall be paid by Licensee.
  - d. This License may be terminated by the Licensor upon the following events: (1) death of the Licensee prior to completion of the Addition; (2) destruction of the Addition or Unit or the Property and failure to rebuild the Addition in substantially the same manner within one hundred eighty (180) days following destruction; (3) failure of the Licensee or his agents to construct the Addition in accordance with this Agreement, (4) failure of the Licensee to maintain insurance on the Addition; (5) breach of any of

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the covenants of this Agreement which breach shall not be cured within thirty (30) days following written notice;(6) Failure to properly maintain, repair and replace the Addition as needed; or(7) Failure to maintain, repair and replace the roofing membrane below the Addition, including but not limited to causing the roof warranty to be suspended or cancelled.

- e. This License may be terminated by the Licensee upon thirty (30) days' written notice to the Licensor.
- f. Upon termination of the License by either the Licensor or the Licensee, if directed by the Board, the Licensee at his sole cost and expense, shall promptly remove the Aldition, or any incomplete portion thereof, and restore the subject area to its original condition, including repairing all affected areas of the roof and obtaining confurcation from the roof warranty company that all repairs are sufficient to preserve the existing warranty. If the Licensee fails to complete this restoration within one hundred eighty (180) days after termination of the License, upon ten (10) days' written notice to the Licensee, the Licensor may complete the restoration and charge the costs and expenses thereof the Licensee without recourse.

In addition to the License Fee, at the direction of the Board, Licensee shall pay for all costs to maintain, repair or replace all portions of the Addition and for all other costs and fees that are the responsibility of the Licensee pursuant to this Agreement, including but not limited to those identified in paragraphs 1, 2(b), 2(c), 2(d), 3, 4(i), 5, 6, 7(c), 8(e), 8(f) and 7(f) ("Additional Assessment"). The amount of the License Fee and/or Additional Assessment shall constitute a lien for special condominium assessments against the Unit, enforceable under the Act and the Declaration as a lien for delinquent special assessments.

- 4. <u>CONSTRUCTION OF ADDITION</u>. Subject to the conditions in this Agreement and the provisions of the Declaration and Licensor Rules, the Board will permit the Licensee to construct the Addition under the following conditions:
  - a. The Addition will be constructed in accordance with the Plans as approved by the Board and the completion of the work listed on Exhibit C attached hereto.
  - b. The Licensee and his contractors shall coordinate with the Licensor's property manager the scheduling of all work on the Addition; and the work shall be performed only on Monday through Friday, legal holidays excepted, between the hours of 8:00

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a.m. and 5:00 p.m. All work shall be in such a manner as to cause the least possible inconvenience to the residents of the Licensor.

- c. All debris shall be removed from common areas and the site of the Addition on a daily basis by the Licensee's contractors at the Licensee's expense. No debris shall be stored on the site without the express consent and approval of the Licensor. To the extent necessary, all common areas of the Property shall be cleaned daily.
- d. Before commencing work on the Addition, the Licensee shall, at his expense, obtain all permits, approvals and certificates required by any governmental or quasi-governmental bodies and (upon completion) certificates of final approval thereof, and shall deliver promptly duplicates of all such permits, approvals and certificates to the Boald and shall obtain the certificate of Licensee's Architect that all work was completed as specified in the Plans and in strict compliance with all permits, approvals and certificates.
- e. All work on the Addition will be performed by licensed, fully bonded contractors.
- f. At least ten (10) days' notice must be given by the Licensee to the managing agent before the work is commenced.
- Goncurrent with payment by the Licensee for any services or materials relating to the Addition, the Licensee shall deliver to the Board copies of its contractor's sworn statement that lists all subcontractors and material suppliers and shall deliver written and unconditional waivers of mechanics' items upon the Property for all work, labor, services or materials performed or supplied in connection with the Addition. The waivers shall be signed by all contractors, subcontractors, and materialmen who become involved in the construction of the Addition.
- h. Licensor or its agents shall have the right to inspect the Addition during the course of the work between the work hours or at other reasonable times. All work on the Addition shall be completed on or before MACH 1 2019, and Licensee shall deliver a certificate from the Architect stating that the work has been completed in accordance with the Plans, permits, Code, and the requirements set forth in this Agreement.
- i. If the Licensor is required, for any reason, to repair, remediate or upgrade any part, portion or component of the common elements or limited common elements to facilitate the Licensee's Addition, including but not limited to upgrades for the purpose of complying with applicable codes or ordinances, the cost and fees for such work shall be paid by the Licensee. The Licensor may, at its sole discretion, require the Licensee to deposit monies to compensate Licensor for the cost and fees to perform such work, as a condition precedent to performing the work and constructing the Addition. Furthermore, the Licensee shall cooperate with the Licensor in order to facilitate Licensor in completing the aforementioned work, if required.

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- 5. MAINTENANCE, REPAIR AND REPLACEMENT OF THE LICENSED AREA AND THE ADDITION. At all times, Licensee shall maintain, repair and replace the Licensed Area and the Addition. If at any time, Licensee shall fail to do so, Licensee shall, at its sole discretion, have such work performed and all costs and fees shall be assessed to the Licensee as an Additional Assessment and shall be subject to the collection as provided in paragraph 3 of this Agreement.
- 6. ACCESS. At all times during the term of this Agreement, Licensee shall provide the Licensor and its agents access to the Addition for the purpose of maintaining, repairing and replacing the Common Elements or as required by any governmental or quasi-governmental agency (collectively, "Common Element Repairs"). In the event the Addition or any portion thereof is damaged as a result of the access to the Addition or the Common Element Repairs, all costs and fees relating to the reconstruction of the Addition shall be paid by Licensee. Furthermore, all costs and fees relating to any Common Element Repairs, which arise in connection with the construction, use, maintenance, repair or replacement of the Addition shall be paid by Licensee upon demand.

### 7. LIENS.

- a. If any mechanics or other lien caused or created by the Licensee or anyone claiming through or under the Licensee shall at any time be filed against the Units or the Property, the Licensee shall either cause the same to be discharged of record within twenty (20) days after the date he received notice of filing of the lien; or if the Licensee shall desire to correst such lien, the Licensee shall at the Board's option furnish to the Board security in the amount of the claim, plus costs and interest, or shall procure a bond of a reputable bonding company in said amount, or shall establish a title indemnity fund at a title insurance company of the Board's choosing.
- b. The judgment of any court of competent jurisdiction determining the validity and/or amount of any such lien shall be conclusive of such fact as between the Licensor and the Licensee, and Licensee shall immediately pay judgment rendered, with all property costs and charges, and shall have the lier, released and any judgment satisfied.
- c. If the Licensee fails to discharge any lien or to provide the Board with security as stated in subparagraph (a) above, then the Board may, at its option, pay or discharge any such lien or claim for lien, and the Licensee shall pay the Board all amounts expended by the Board, including costs, expenses and reasonable attorneys' fees incurred by the Board, together with interest at the legal rate, which payment shall be made upon demand by the Board.
- 8. <u>INDEMNITY</u>. The Licensee shall defend, indemnify and hold harmless the Licensor, the North Town Village Condominium Association, its Board of Directors, employees, its managing agent and their respective officers, directors, employees and agents and each and all Unit Owners from and against the following:
  - a. Any claim or demand for damage to any part of the Common Elements or any unit, directly or indirectly caused by the construction, use, maintenance, replacement or repair of the Addition;

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- b. Any claim or demand for mechanic's lien by any contractor or subcontractor directly or indirectly resulting from the construction, use, maintenance, replacement or repair of the Addition;
- c. Any claim or demand by any person or persons, entities, whether unit owners, guests, or invitees, for personal injury or property damage of any nature or description, arising directly or indirectly from the construction, use, maintenance, replacement or repair of the Addition; and
- d. Any claim or demand by the City of Chicago or any other governmental or quasi governmental agency, or its departments, for failure of the Licensee to comply with any applicable building or zoning ordinance, law or regulation. In the event that any claim or demand is made upon the Board or the Licensor relating to the construction, use, main chance, replacement or repair of the Addition, the Licensee agrees to be solely responsible and shall pay in full any and all such claims or demands upon ten (10) days' writted notice from the Board. In evaluating such claims or demands, the Board shall act reasonably and in good faith. Licensee's obligations pursuant to this paragraph require him, at his sole expense, to remove or modify the Addition as necessary to comport with any demand made by the City of Chicago or any other governmental or quasi-governmental agency, or any department thereof, or the Association to bring the Addition into compliance with all codes, ordinances, laws or regulations.
- e. Any claim or demand for attorneys ices or costs incurred by the Licensor in connection with this Agreement, including but not limited to an action by the Licensor against the Licensee to enforce any provision of this Agreement.
- f. With respect to all claims and demands under this Section, if the Licensee fails to pay such claims or demands, the Licensor may, at it sole discretion, advance the payment of such claim or demand and may recover from the Licensee the amount of such payment. The amount of the payment by the Licensor shall constitute a lien for special condominium assessments against the Units, enforceable under the Act and the Declaration as a lien for delinquent special assessments. The amount of any indemnification by the Licensee described in this paragraph shall include the cost of defending any such claim.

### 9. INSURANCE.

a. The Licensee covenants and agrees that prior to the start of the work for the Addition, he shall cause his contractor and subcontractors to provide insurance coverage of the types and in not less than the limits set forth below with a company or companies licensed to do business in the state of Illinois, assigned an A.M. Best rating of not less than A, XII, With the exception of the workers compensation coverage, the owner, the Licensor, its Board of Directors, its managing agent, and their respective officers, directors, employees and agents shall be named insureds

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under the required policies. The additional insurance endorsement (I.S.O. G116) shall have the following wording added at item #5:

"The insurance afforded to the additional insured is primary insurance for any of the actions of the contractor while doing work in the building. If the additional insured has other insurance which is applicable to the loss on an excess or contingent basis, the amount of the company's liability under this policy shall not be reduced by the existence of such other insurance."

- (i) Workers compensation and employer's liability insurance in accordance with the laws of the state of Illinois and in the amount of not less than \$500,000/\$500,000/\$500,000.
- (ii) Comprehensive General Liability. This coverage shall include blanket contractual liability, products/completed operations, independent contractors, broad form property damage, and personal injury, and explosion, collapse and underground property damage exclusions shall be deleted. The coverage limit for bodily injury and property damage shall be in an amount not less than \$1,000,000/3,000,000 for each occurrence/in the aggregate.
- (iii) Comprehensive Automobile Liability. This coverage shall include bodily injury liability in an amount not less than \$2,000,000 for each person in one accident and \$2,000,000 for injuries sustained by two or more persons in any one accident. This coverage shall also include property damage liability in an amount not less than \$500,000 for each accident. This coverage shall also include employer's non-owned and hired car coverage.
- (iv) An umbrella policy in an amount net less than \$3,000,000.
- (v) Certificates of Insurance. Before commencing viork, the contractor and each subcontractor shall supply Licensor with certificates of insurance evidencing compliance with the minimum requirements listed above. Each certificate shall state that the insurance evidenced by such certificate will not be canceled or reduced, nor any deductible increased, without hirty days prior written notice to the Licensor.

Prior to the start of the work on the Addition, the Licensee will deliver to the Board certificates for such insurance. In the event that there is failure to furnish such certificates and maintain the required insurance, the Licensor shall have the right, at the discretion of the Licensee, at any time, to revoke permission to perform the work and to deny entry into the building of all workers, except that, if such workers are escorted by a member of the building staff, they shall be permitted to remove their tools and supplies. Compliance with the foregoing requirements to carry insurance and to furnish certificates of this insurance shall not relieve the Licensee or its contractors and subcontractors from liability assumed under any provisions of this Agreement.

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b. At all times during the term of this Agreement, Licensee shall, at his sole cost, maintain insurance on the Addition. Licensee shall provide insurance policies of the types and in not less than the limits determined by the Board and with a company or companies licensed to do business in the state of Illinois, assigned an A.M. Best rating of not less than A, XII. The Licensor, its Board of Directors, its managing agent and their respective officers, directors, employees and agents shall be named insureds under the required policies

### REQUIRED ADDITION REMOVAL AND SCALE-BACK.

- a. <u>For Common Element Maintenance</u>. Licensee shall, at his sole cost and expense, remove all or any part of the Addition that Licensor, its Board, or its consultants or contractors may deem necessary to allow Licensor to maintain, repair, or replace common elements of the building, including but not limited to any component of the roof.
- b. To Allow for Cither Deck Construction. Licensee acknowledges and agrees that the Code can be interpreted to limit the total size of the Addition plus any other rooftop decks that may be constructed, and may likewise be interpreted to limit the building to one (1) deck per roof that runs to the parapet wall. Should any other unit owner seek to construct his own roof deck but find that he is prohibited from doing so by said size restrictions, Licensee shall, at his sole cost and expense, remove, modify, or scale-back the Addition as necessary to allow the construction of other roof decks by other owners. Licensee shall defend, indemnify, and hold Licensor (and its Board, property manager, agents, and employees) harmiess from and against any claims from any other unit owner who is prevented from constructing a roof deck because of the existence of the Addition.
- c. Pursuant to Demand by City. If, at any time for any reason, the City of Chicago or any other governmental or quasi-governmental agency, or any department thereof, shall demand that the Addition be removed or modified, Licensee shall undertake such work at his own cost and expense, and shall return the Licensed Area uncovered by such partial or total removal to substantially the same condition as it was before the Addition was constructed, normal wear and tear excepted.
- d. <u>At Licensor's Discretion</u>. Licensor may, at any time and for any reason, demand full or partial removal of the Addition. Upon such demand, Licensee shall remove or modify the Addition as demanded, at his sole cost and expense, and shall return the Licensed Area uncovered by such partial or total removal to substantially the same condition it was before the Addition was constructed, normal wear and tear excepted.
- e. Any removal, modification, or alteration of the Addition pursuant to this Paragraph 10 shall comport with all requirements of this Agreement for initial construction of the Addition, including but not limited to permitting, insurance,

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licensure, mechanics' lien, and related requirements.

f. If Licensee fails to remove, modify, or scale back the Addition pursuant to this Paragraph 10 within fourteen (14) days of written demand to do so by the Licensor, Licensor may undertake such work and assess Licensee for all costs therefore. Licensee shall pay all costs, fees (including attorneys' and consultant fees) incurred by Licensor to enforce the provisions of this Paragraph 10.

### 11. MISCELLANEOUS.

If to the Licensor:

- a. <u>Hold Harmless Clause</u>. In no event shall the limits of any insurance policy provided to under this Agreement be deemed to limit the Licensee's liability to the Licensor, the Board, its agents and employees and the unit owners.
- b. <u>Notices</u>. Communications, notices, and demands of any kind which either party may be required o desire to give to or serve upon the other party shall be made in writing and delivered in person (if delivered in person, shall be receipted for by the person to whom it is directed or the agent of such person) or sent by certified or registered mail, postage prepaid return receipt requested, as follows:

**Board President** 

	North Town Village Condominium Association
	OUNT.
with a copy to:	Associa Chicagoland, Agent North Town Village Condominium Association
	Chicago, Illinois
and to:	Penland & Hartwell, LtC Ceouph Moody P.C.  One N. LaSalle Street  38th Floor  Chicago, Illinois 60602 Naph Ville. It 60546  Attention: David C. Hartwell
If to the Licensee:	Curt Wilson r Melisca Kolchi

Chicago, Illinois 60610

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All communications, notices and demands shall be deemed served upon personal delivery to the addressee or three days after deposit in the U.S. Mail, postage prepaid, certified mail, return receipt requested.

- Assignment. This Agreement shall be binding on and inure to the benefit of C. Licensor's and Licensee's successors and assigns and shall not be terminated except as provided in this Agreement.
- <u>Time of Essence</u>. Time is of the essence with respect to the performance of every provision of this Agreement.
- A splicable Law. This Agreement shall be governed and construed pursuant to the е laws of the State of Illinois.
- f. Amendments - Parol Evidence. This Agreement contains all of the agreements of the parties hereto with respect to any matter covered or mentioned in this Agreement, and no prior agreement or understanding pertaining to any such matter shall be effective for any purpose. No provision of this Agreement may be amended or added to except by an agreement in writing signed by the parties hereto expressing by its terms an intention to modify this Agreement.

IN WITNESS WHEREOF, the parties mentioned above have hereunto executed this Agreement on the day and year first above written.

Licerisor:

NORTH TOWN VILLAGE CONDOMINATION, an Illinois not-for-profit corporation

By:

By: <u>//xwa.kulu // Way Le</u> Secretary

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STATE OF ILLINOIS ) COUNTY OF COOK ) SS.			
I, the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that President of the North Town Village Condominium Association, an Illinois not-for-profit corporation, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as President, being authorized to do so, signed and delivered the said instrument as her free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.			
Given under my nated and official seal, this 20 day of September, 2018.			
Notary Public			
My Commission Expires: 10/13/19			
S ROSLEY Official Seal Notary Public - State of Illinois My Commission Expires Oct 13, 2019  SS.			
I, the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that with the North Town Village Condominium Association, an Illinois not-for-profit corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that they signed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth.			
Given under my hand and official seal, this 20 day of Jeplember, 2018.			
My Commission Expires: 10/13/19			
Page 11 of 14  S ROSLEY Official Seal Notary Public - State of Illinois My Commission Expires Oct 13, 2019			

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### **EXHIBIT A Legal Description**

723 W. EVENCINEEN Unit \_\_\_, Chicago, IL 60610 17 - 04-113-100-1088 23 W. EVENGNEEN Unit\_\_\_, Cir.
17 - 04-113-100-1088

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### **EXHIBIT B Licensed Area**

COOK COUNTY RECORDER OF DEEDS

RECO.

COOK COUNTY

TOFR OF DEE RECORDER OF DEEDS

CCOK COUNTS
RECORDER OF DEEDS

Revised 12/29/17

### **EXHIBIT C Plans**

RECORDER COUNTY
RECORDER OF DEEDS

CCOK COUNTY
RECORDER OF DEEDS

CCOK COUNTY
RECORDER OF DEEDS

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# UNCEFICAL

### WARRANTY DEED

Statutory (Illinois) AP. 3-73 ON FAT



1600713044 Fee: \$42.00 RHSP Fee:\$9.00 RPRF Fee: \$1.00

Karen A. Yarbrough

Cook County Recorder of Deeds Date: 01/07/2016 11:02 AM Pg: 1 of 3

Above Space for Recorder's Use Only

THE GRANTOR US Ban National Association as Trustee for The Home Guardian Trust, a Delaware Statutory Trust

and duly authorized to transact business in the State of Illinois, for and in consideration of Ten and no/100 (\$10.00) in hand paid, DOLLARS, and other good and valuable considerations and pursuant to authority given by the rust Agreement of said Trust, CONVEYS and WARRANTS to Curtis Wilson and Melissa Kolski, husband and wife as tenants by the extirety 723 W. Evergreen Avenue, Chicago, IL 6 1610

Unit A

(Names and Address of Grantee)

As Joint Tenants with rights of survivorship, the four ring described Real Estate situated in the County of Cook in the state of Illinois, to wit:

LEGAL DESCRIPTION ATTACHED AND MADE A PART HEREOF

TO HAVE AND TO HOLD said premises as Joint Tenants forever

Permanent Real Estate Index Number(s): 17-04-113-100-1088

Address(es) of Real Estate:

723 West Evergreen Avenue, Unit A, Chir 250, IL 60610

SUBJECT TO: covenants, conditions and restrictions of record, and to General Trices for 2015 and subsequent years. In Witness Whereof, said Grantor has caused its its name to be signed to these prosunts by its Authorized Signatory, this

US Bank National Association as Trustee for The Home Guardian Trust

Authorized Agent

CCRD REVIEWE

REAL ESTATE TRAI	NSFER TAX	07-Jan-2016
web.	CHICAGO:	3,975.00
	CTA:	1,590.00
	TOTAL:	5,565.00
47.04.112.100-106	8 20151201655833	0-440-015-938

Total does not include any applicable penalty or interest due.

REAL ESTATE TRANSFER TAX 07-Jan-2016 265.00 COUNTY: 530.00 ILLINOIS: 795.00 TOTAL:

17-04-113-100-1088 20151201655833 1-563-159-616

KAREN M WARD NOTARY PUBLIC, ST. IT OF ILLING'S COUNTY OF WILL MY COMMISSION EXPIRE, 09 18-2019	70	Warranty Deed
n the state aforesaid, DO HEREBY CERTIFY that for n.il. Brady Bank National Association as Trustee for The Home Guardian Tru and personally known to me to be instrument, appeared before me 10 instrument, appeared before me 10 instrument.	es. I, the undersigned, a Notary Public in and for said C y personally known to me to be the Authorized Signatory rust, a Delaware Statutory Trust the same person whose name is subscribed to the fore is day in person and severally acknowledged that as durvered the said instrument pursuant to authority give	y of US egoing s such
the Trust Agreement of said Trust, as and deed of said Trust, for the uses a	s her are: and voluntary act, and as the free and volunta	ary act
IMPRESS NOTARIAL SEAL HERE	C/OA	
Given under my hand and official seal, this $\frac{38^4 - 1}{2000000000000000000000000000000000000$	ay of Decinion 30  NOTARY PUBLIC	<u> 15</u>
This instrument was prepared by: JOAN M. BRADY, 449 TAFT		
MAIL TO:  Rich Magnone (Name)	SEND SUBSEQUENT TAXBELLE TO: Curtis Wilson & Melissak (Name)	ColsLi
8501 W. Hugerns 440 (Address)	723 W. Evergreen Uni	:
Chicago IL 60631 (City, State and Zip)	Chicago IL 60610 (City, State and Zip)	
(		

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### **Exhibit A**

Legal description:

UNIT 723-A IN NORTH TOWN VILLAGE CONDOMINIUM, AS DELINEATED ON A SURVEY OF THE FOLLOWING TRACT OF LAND: LOTS 2, 4 THROUGH 25, 27 THROUGH 30 AND 33 THROUGH 38 IN NORTH TOWN VILLAGE, BEING A SUBDIVISION OF PART OF VARIOUS LOTS, BLOCKS, STREET AND ALLEYS IN BUTTERFIELD'S ADDITION TO CHICAGO IN THE WEST HALF OF THE NORTHWEST QUARTER OF SECTION 4, TOWNSHIP 39 NORTH, RANGE 14. EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, WHICH SURVEY IS ATTACHED AS EXHIBIT "C" TO THE DECLARATION OF CONDOMINIUM COMNERSHIP FOR NORTH TOWN VILLAGE CONDOMINIUM RECORDED AS DOCUMENT NO. C010906035 AND AS AMENDED FROM TIME TO TIME, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

PARCEL NO.: 17-04-113-170-1088

Note: For information purposes only, the land is known as:

723 WEST EVERGREEN AVENUE, UNIT A., CHICAGO, IL 60610



# City of Chicago

Department of Buildings - Permits

# Building Permen

Permit: 100764174

723 W EVERGREEN AVE

Issued:

For Work at:

Description of permitted work:

SELF CERTIFICATION- NEW DECK ON 2ND FLOOR AND NEW ROOF DECK, 3VEK EXISTING ROOF

Contractor:

WILSON (773)262-8730

CURTIS

In an Emergency Contact:

1839 NORTH PULASKI ROAD CHICAGO IL 60639 ROOFTOPIA LLC

(773)398-9486

Commissioner

Rahm Emanuel

Clarks

723 W EVERGREEN AVE UNIT A

**CURTIS WILSON** 

Owner:

CHICAGO IL 60610

(773)263-8730

7/25/2018 Fees Paid and Application Submitted for Review on.

8/29/2018 Permit Issued on:

changes in contractor or deviation from approved plans must be authorized by the Department of Buildings. Permit may be revoked Permit must be displayed on job site at all times. Permit is NOT transferable. Plans must be kept on site during construction. Any

Time With Applicant for Document Submittal and Corrections 4 days

fotal Permit Processing Time: 96 days

Time for City Review: 92 days

for violation of any of the above provisions and/or all other applicable laws.



DCAP17SO RD050211











