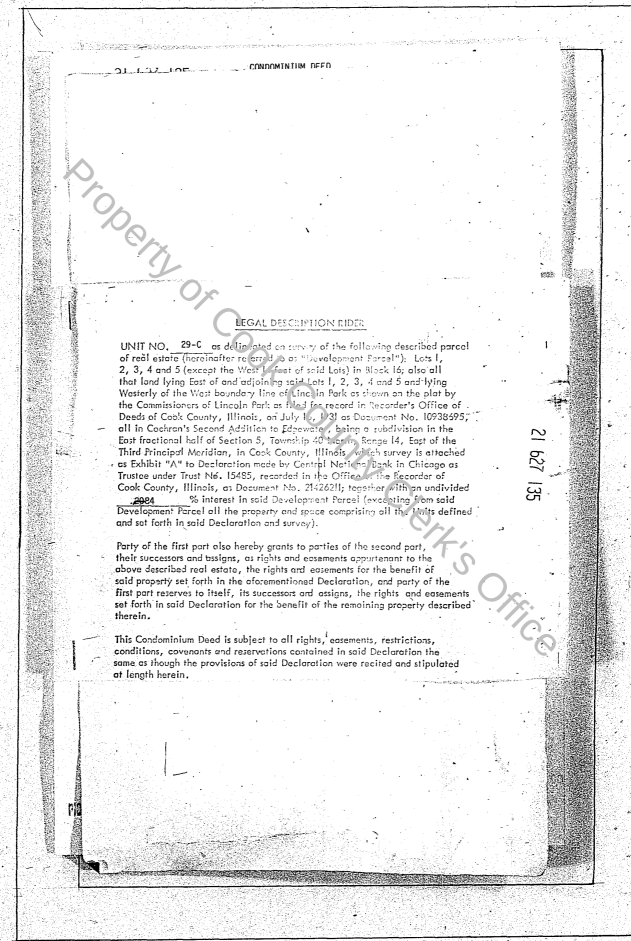
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21 627, 13	S CONDOMINIUM DEED	
This Inde	HITTP, made this. 4th day of June 1	1
	printed and existing as a national	i foot
mg association under the i	laws of the United States of America, and duly authorized to accept and execute trusts personally but as Trustee under the provisions of a deed or deeds in trust duly recorde	within
delivered to said national	banking association in pursuance of a certain Trust Agreement dated the	·
of first part, and Definite	, 19.58, and known as Trust Number 15485 party S Smalley and Judith A. Smalley, his wife, Unit 29-C. of 6033	of the
North Sheridan Roa	of Circago, 1117no15 not as tenants in common	but 25
	said party of the first part, in consideration of the sum of	
	ien and no/100 Dollars (\$10.00) Dollars and other and	d and
ven at an common, but as	hand paid, does hereby grant, sell and convey unto said parties of the second part, n joint tenants, the following described real estate, situated inCOOkC	
Illinois, to	joint telains, the following described feat estate, situated in COUN. G	ounty
C	LECAL DESCRIPTION ATTACHED HERETO	
	COSTA TON ATTACHED HERE (U	
	STATE OF ILLINOIS =	
	REAL ESTATE TRANSFER TAX	
	RB.10 G1 P20'LI GEPT OF 34 Y. 50	10
	Service Community of the Community of th	
together with the tenements	and appurtenances thereto belonging.	
TO HAVE AND TO H	HOLD the above granted premises unto the said parties of the second part forever, not	in .
	HOLD the above granted premises unto the said parties of the second part forever, not coint tenancy.	72
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TO HAVE AND TO H tenancy in common, but in je	the party of the first over a Tan	21-627-135
TO HAVE AND TO H tenancy in common, but in je This deed is executed by the power and authority gra fi said Trust Agreement above	the party of the first part, as Trustee, as aforesaid, putsuant to and in the exercisanted to and vested in it by the terms of said Deed or Deeds in Trust and the provision	21 627 .135
TO HAVE AND TO H tenancy in common, but in je This deed is executed by if the power and authority gra if said 'Trust' Agreement abov H' unpaid general taxes and s II unpaid general taxes and s	the party of the first part, as Trustee, as aforesaid, pursuant to and in the error anted to and vested in it by the terms of said Deed or Deeds in Trust and the provision mentioned, and of every other power and authority thereunto enabling. SUBJECT all struct deeds and/or mortgages upon said real estate, if any, of record in said county special assessments and other lives and structure.	21 .627 .135
TO HAVE AND TO H tenancy in common, but in je This deed is executed by of the power and authority gra if said Trust Agreement above HOWEVER, to: the liens of a Il unpaid general taxes and is frecting the said real estate; by all rights and party wall agree	the party of the first part, as Trustee, as aforesaid, pursuant to and in the erection of the party of the first part, as Trustee, as aforesaid, pursuant to and in the provision of mentioned, and of every other power and authority thereunto enabling. SUBJECT all trust deeds and/or mortgages upon said real estate, if any, of record in said county special assessments and other liens and claims of any kind; pending litigation, if any uniding lines; building, liquor and other restrictions of record, if any; party walls, party ments, if any, Zonjon and Building Large and litigation is a superposition of the party to the party walls, party walls, party walls, party walls, party walls, party walls, party walls and party walls are and wall was a superposition of the party walls party walls.	21 627 .135
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1971 SEP 20 PM 12 37 6.00 Vice-President of CENTRAL NATIONAL BANK IN CHICAGO,
a national banking association, and Charles N. Good Now a national banking association, and Assistant Trust Officer of said national banking association, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice-President and Assistant Trust Officer, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary acts, and as the free and voluntary act of said national banking association, as Trustee; for the uses and purposes therein set forth; and the said Assistant Trust Officer did also then and there acknowledge that he, as custodian of the corporate seal of said national banking association, did affix the said corporate seal of said national banking association to said instrument as his own free and voluntary act, and as the free and voluntary act of said national banking association to said instrument as his own free and voluntary act, and as the free and voluntary act of said national banking association, as Trustee, for the uses and purposes therein set forth. PUBLIO September, 19.7/... Central National Bank CENTRAL NATIONAL IOINT TENANCY DEED END OF RECORDED DOCUMENT