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TRUSTE JOINT	E'S DEED TENANGUL 12 13 2 1	. <i>22</i>	? 383 224	2238322	i i
deed or deeds in trus ment dated the 23 party of the first part, Road, Park Forest not as tenants in com 'IT NESSETH, that EN ord no/100ths com/lert tions in han no. he counts in con 10000000 OCT 10000000	COMPANY, a corporation, duly recorded and delivered day of April and CHARLES F. HUFNAG, Illinois 60466	y of June on of Illinois, as T red to said compar, 19 73, and kn LE and FLORENCE varties of the secon, in consideration c in consideration c sell and convey unt s. they are to be a cribed on Exhit	ny in pursuance of a own as Trust Number E. M. HUPNAGLE, 23 dd part. If the sum of \$10.00 ars, and other good ar osaid parties of the secondary real estate, but A attached her	visions of a trust agree- 62054 McGarity Ind valuable econd part, McMonodom	
	SEE ATTACH. I appurtenances thereunto belonging same unto said parties of the second		500 y in cummon, but in joint tens	oducjy soussu per suspe derigje są	1.00
the helivery hereth	and in the assection of the process and included in presumers of the translature re-base of record in said county given to act of the first part has caused its average of the first part has caused its averaged of the first part has caused its averaged of the first part part part part part part part par	porate seal to be hereto atil nt Recretary, the day and	' / _	aforesaid,	
है है है	S. I, the undersigned, a Notary Publi that the slove named Assistant Vice TRUB'T COMPANY, Grantor, person to the lorgeting instrument as such A species as the day in person and acknowledge and voluntary as and acknowledge and voluntary as and acknowledge as a succession of the corporate seed of a custodian of the corporate seed of a cost of and Company for the uses and Civen under my hand and Notarial	Previolent and Assistant ally known to me to be the statum vice Previolent an onoveloge that they signed to the statum vice Previolent an onoveloge that they signed to the statum vice and the statum vice and the secretary than and there is decreasely to some the secretary to own free and we purposes therein set forth Real Real	Hecretary of the CHICAGO of a same persons whose names at district and delivered the said instruted said company for the usee acknowledged that said Assistance proposate seel of said Company outlinery set and as the free a	TITLE AND re auberibed ely, appeared ment as their and purposer, their and purposer, their and purposer, their and purposer, and appeared ment and appeared to be affixed and voluntary	72 353 224
E MTREET L CITY V E R V INSTRUCTIONS	OR OFFICE BOX NUMBER 26	CHAR 23 M	LES F. HUFNAGLE a LES F. HUFNAGLE a LeGarity Road, Uni Forest, Illinois	nd FLORENCE M, H	JFNAGLE

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EXHIBIT A

TWIN ARBOR

Unit as delineated on the Condominium Area Plat of Survey recorded in tny Office of the Recorder of Deeds of Cook County, Docume: No. 22316815, of Block 4 (excepting therefrom Outlot B); Block 5 (excepting therefrom Outlot C); Block 6; Block 1 (excepting therefrom the North 472 feet); that part of Block 2 lying South of a line described as follows: Beginning at a point on the East line of Lester Street a distance of 110 feet North of the intersection of the North Line of McGarity Street and said East line; thence East 125 feet on a line normal to said East line of Lester St.ee; thence North 82° East 270.0 feet; thence North 59°20'04" last 138 feet to a point in the West line of Homlock Street 70.02 iset North of the North line of McGarity Street as measured along said West line, all in the Subdivision of Area H a Subdivisio of part of the Southeast Quarter and part of the Northeast Quarter of Section 36, Township 35 North, Range 13, East of the Third Principal Meridian, all in Cook County, Illinois, which Condominium A ea Plat of Survey is recorded simultaneously with the Decliration of Condominium Ownership and of Easements, Restrictions and Dovenants for Twin Arbor in Park Forest, recorded in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. '2316814; together with the Illinois, as Document No. percentage of the common elements apprarenant to said unit as set forth in said Declaration, as amended from time to time.

Party of the first part also her Loy grants to party of the second part, its successors and assign, s rights and easements appurtenant to the above-described real estate, the rights and easements for the benefit of said popurty set forth in the aforementioned Declaration, and party of the first part reserves to itself, its successors and assigns, the rights and casements set forth in said Decharation for the benefit of the remaining property described therein.

This Deed is subject to all rights, Masements, estrictions, conditions, covenants and reservations contained in s.id Declaration the same as though the provisions of said Declaration were recited and stipulated at length herein; and is further ject to party wall and driveway rights and agreements; building line and use or occupancy conditions, restrictions and covenants of record and easements, including those established by one or more of the Plats of Subdivision recorded as Documents Nos. 18951796, . 18951798 and 18962819; easements and agreements recorded as Documents Nos. 18517269, 14380516, 14552823, 17116696, 17116706, 17116695, 18387553, 19138405 and 19974674, and recorded public utility easements which do not underlie the existing improvements; general taxes for the current year and subsequent years, including permanently recurring special assessments and taxes not due at the date hereof, and general taxes for the prior year; rights of the public, the State of Illinois and the Village of Park Forest in and to that part of the land taken or used for road purposes; acts done or suffered by, and judgments against, party of the second part or any person or persons claiming by, through or under him; title defects disclosed by Title Papers for which a title insurance company shall issue owner's title insurance at party of the first part's expense; and zoning and other local ordinances, and state and federal regulations, if any, which do not prohibit the use of the premises for residential purposes.

