## <u>UNOEFICIAL COPY</u>

TRUSTEE'S DEED	COOK COLDE	7. 23 265 70	allini (n. 1)		
m 195-3 Rev. 3-69	Individual	The above space for recor		557.07	
HIS INDENTURE, made MERICAN NATIONAL rganized and elisting as merica, and duly au horizut as Trustee undo the pational banking as ciallo ay of DECEMBER arty of the first part, and	BANK AND TRUST C a national banking ass ed to accept and execute rovisions of a deed or de in in pursuance of a certa 19 64, and kno DOUGLAS J. KOWAL	trusts within the State of	f Illinois, not persona d and delivered to s	aly   ພະນາເປີດເພື່ອເພື່ອເຄື່ອງ (of:   ຊື່ 2 5 9 5	
400 Park Avenue, Cali VITNESSETH, that said: TEN AND NO/100(\$ considerations in hand pai the following described res	party of the first part, ir 10:00)	consideration of the su	n of ther good and value arties of the second p County, Illinois, to-v	wit:	
	see le	rttached).	<b>5</b> 00	。 <u>10</u> 条で の田田田田	and the second
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ogether with the venements and ap	purisacines thereunic belonging	t, and to the proper use, benefit	and pair of lorever, of solid i	carry 12	
the second part.  This instrument Pre-	pared Byt			tor affithme	
United Developme	ent Co. A Ave.			This space	
Chicago, Illinuis  This deed is executed by the party promised to and vested in it by the	of the first part, as Trustee, as at serms of said Deed or Deeds in 7	present, pursuant to gnd in the s rust and the provisions of said Trust ands subject to the liens of all trust	tercire of the power and au al-Agreement above mentions deeds and/or morkgages hip	o conc conc cond	ı
of every other power and authority is real setate, it any, recorded or req IN WITNESS WHEREOF, each party to these presents by one of its Vice above written.	d the first part has counsed its cor Presidents or its Assistant Vice Pr	porcie sed to be hereto diffred on estdents and affected by its Assista	d has caused its name to be a nt Secretary, the day and year o TRUST COMPANY OF CRI	algued	
Constant I	Ву	as Trusias, as planes	VICE PRES		
BEAL	Allest	777	ABSISTANT SECRI	HAY	
STATE OF ILLINOIS. SS	I, the undersigned a Notary Pa that the above samed WATIONAL BANK AND TRUST	COMPANY OF CHICAGO, A.N	aformid, DO HERERY CFI tast Sorretery of the AME atjoud Banking Association, of the the foregoing instru		
and Cox	path   View Pre   Pre	name primare when games are manded and American's Secretary compey storaged and delivered Mantenger storage and the condition of the condition	remore an chair own few and hancistant for the more and p whetherd that and Antitrant So on county the comparison is a Antitant Specialty well.		
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MAN ( ) Ufaled De					

## RIDER TO DEED FOR THE PARK OF RIVER OAKS CONDONINIUM NO. 2

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Unit(s) 703 and G-9 in The Park of River Oaks Condominium No. 2, as delineated on survey of Lot 5 and 6 or parts thereof in River Oaks West Unit No. 1, being a subdivision of part of the Northwest 1/4 of Section 24 and that Oal 1, being a subdivision of part of the Northwest 1/4 of Section of the Little Calumet River in the Subdivision of the Part of Lot 1 lying North of the Little Calumet River in the Subdivision of the Calumeter of Lot 1 lying North of the Little In Township 36 North, Range 14 East of the Southwest 1/4 of Section 24 all in Township 36 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois (hereinafter referred to as Third Principal Meridian, in Cook County, Illinois (hereinafter referred to as Exhibit "A" to Declaration of Condominium Parcel), Joich survey is attached as Exhibit "A" to Declaration of Condominium Oach as Trust Ro. 21073, recorded Under Trust Agreement dated December 21, 1964 and known as Trust No. 21073, recorded under Trust Agreement dated December 21, 1964 and known as Trust No. 21073, recorded under Trust Agreement dated December 21, 1964 and known as Trust No. 21073, recorded under Trust Agreement dated December 21, 1964 and known as Trust No. 21073, recorded under Trust Agreement dated December 21, 1964 and known as Trust No. 21073, recorded under Trust Agreement as Decument No. 2831375, a raended from time to time, together with the percentage(s) of the Common Elements appur cerant to said Unit(s) as set forth in said Condominium Declaration are filed of record. And together with additional Condominium Declaration are filed of record and together with additional in the percentages at forth in such amendments, which percentages in such additional in the percentages at forth in such amendments, which percentages in such additional Common Elements shall e comatically be deemed to be conveyed effective on the Common Elements shall e comatically be deemed to be conveyed hereby.

This deed is given on the conditional limitation that the percentage of ownership of said Grantees in the Common Elects shall be divested pro tanto and vest in the said Grantees of the other Units ir accordance with the terms of said Condominium Declaration and any amendments recorded pursuant thereto, and the right of revocation is tion and any amendments recorded pursuant thereto, and the right of revocation is also hereby reserved to the Gran or herein to accomplish this result. The acceptales hereby reserved to the Gran or herein to accomplish this result. The acceptales of this conveyance by the Gran or herein to accomplish this tenuit. The acceptance of this conveyance by the Gran or herein to accomplish this to a shifting accontemplation of the Condominium Prop.r.y Act of the State of Illinois to a shifting contemplation of the Condominium Prop.r.y Act of the State of Illinois and to all the other of the Common Elements pursuant to ss. Condominium Declaration and to all the other terms thereof, which is hereby incorpo ated herein by reference thereto, and to all terms thereof, which is hereby incorpo ated herein by reference thereto, the terms of each amendment recorded pursuant thereto.

Grantor also hereby grants to the Grantees, their successors and assigns, as rights and easements appurtenant to the premises hereby conveyed, the rights and easements set forth in the aforementioned Condominium Delication, as amended, in the Declarations recorded as Document Nos. 21712318 and 21/2310 and as shown on the Plat recorded as Document No. 21704184. Grantor reserves to itself, its successors and recorded as Document No. 21704184. Grantor reserves to itself, its successors and the remaining parties and the right of the stight, and this conveyance is subject to the said of a ments and the right of the tions, and this conveyance is subject to the said of a ments and the right of the grant to grant said easements in the conveyance and morts ges of said remaining. Grantor to grant said easements in the conveyance and morts ges of said remaining parcels or any of them and the parties hereto for themselves, their heirs, successors and assigns, covenant to be bound by the covenants and agreements in said Declarations as covenants running with the land.

This conveyance is also subject to the following: general takes for 19 .75 and subsequent years; all rights, easements, restrictions, condition; covenants and subsequent years; all rights, easements, the same as though the provisions reservations contained in said Declarations the same as though the provisions thereof were recited and stipulated at length herein; all other easements, covenants, thereof were recited and stipulated at length herein; all other easements, covenants, thereof were recited and stipulated at length herein; all other easements, covenants, thereof were recited and stipulated at length herein; all other easements, covenants, and the condominium property Act of the State of condominium property Act of the State of lines.