A. 4. 4. 2. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	- ·	Maria and the state of the stat	045	24.000		
provisions of a Deed or Deeds in Trust, duly recorded and delivered to said Bank in pursuance of a trust agreement dated 10thday of July 1970, and known as Trust Nub in 41015, party of the first part, and Simon Toulossds; Jr.  [Address c. G antee(s): 1030 N. State Chicago, Illinois  WITNESSETH, Lat said party of the first part, in consideration of the Sunfof Tean and O0/100		-				
Address c. G antee(s):  Chicago, Illinois  WITNESSETH, Lat said party of the first part, in consideration of the sum of the second part.  Online following described real est to, situated in  SEE EXHIBIT A ATTACHED HIRETO AND HEREBY MADE A  PART HEREOF.  TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the proper use, benefit and behoof of said party of the second part as aforesaid and on the part and the part						
party of the second part.  [Address c. G antee(s): 1030 N. State Chicago, Illinois  WITNESSETH, at said party of the first part, in consideration of the wint of Tean and 00/100	provisions of a Deed of	or Deeds in Trust, duly re	corded and delivered to	said Bank in pursuance o	f a trust	
party of the second part.  Address c. G antee(s): 1030 N. State Chicago, Illinois  WITNESSETH, at said party of the first part, in consideration of the sunfof Tena and 00/100	agreement dated 1	Othday of July		1970 , and known	as Trust	
Chicago, Illinois  Witnesseth, Lat said party of the first part, in consideration of the sum of Tena and 00/100—————————————————————————————————	N_mb ir 41015	, party of the first par	rt, and Simon Tou	lossis; Jr.		
WITNESSETH, Lat said party of the first part, in consideration of the Sunfof Tean and 00/100		The second secon		party of the seco	nd part.	
WITNESSETH, Lat said party of the first part, in consideration of the Sunfof Tean and 00/100	(Address c. Grantee(s)	): <u>1030 N. State</u>				
Dollars, (\$ 10.00) and other good and valuable considerations in hand paid, does he eby grant, sell and convey unto said part y of the second part, the following described real est ite, situated in Cook County, Illinois, to wit:  SEE EXHIBIT A ATTACH D HURETO AND HEREBY MADE A PART HEREOF.  TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said part y of the second part as aforesaid and the proper use, benefit and behoof of said part y of the second part as aforesaid and the proper use, benefit and the proper use the p		: 4.			)	
Dollars, (\$ 10.00) and other good and valuable considerations in hand paid, does he eby grant, sell and convey unto said part y of the second part, the following described real est ite, situated in Cook County, Illinois, to wit:  SEE EXHIBIT A ATTACH D HURETO AND HEREBY MADE A PART HEREOF.  TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said part y of the second part as aforesaid and the proper use, benefit and behoof of said part y of the second part as aforesaid and the proper use, benefit and the proper use the p				Catalogue Company	•	
considerations in hand paid, dor's he eby grant, sell and convey unto said part y of the second part, the following described real estate, situated in Cook County, Illinois, to wit:  SEE EXHIBIT A ATTACHED HURETO AND HEREBY MADE A PART HEREOF.  Ogether with the tenements and appurtenances thereunto belonging.  TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party.	4 - 4 - W					
cart, the following described real est ite, situated in Cook County, Illinois, to wit:  SEE EXHIBIT A ATTACHED HIRETO AND HEREBY MADE A PART HEREOF.  Ogether with the tenements and appurtenances thereunto belonging.  TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party.			•	* *	raluable	
SEE EXHIBIT A ATTACHED BURETO AND HEREBY MADE A PART HEREOF.  Ogether with the tenements and appurtenances thereunto belonging.  TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said part as aforesaid and the proper use the prope	considerations in hand	i paid, dors he eby gran	nt, sell and convey un	o said part y of the	second	
ogether with the tenements and appurtenances thereunto belonging.  TO HAVE AND TO HOLD the same unto said party of he s cond part as aforesaid and of the proper use, benefit and behoof of said party of the second	part, the following des	scribed real est ite, situat	ted in Cook	County, Illinois,	to wit:	
ogether with the tenements and appurtenances thereunto belonging.  TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and the proper use aforesaid and the pro			TRETO AND HEREBY	MADE A		
TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and representation of the second part as afor		والمع المعالمة المعال	- O - *			
TO HAVE AND TO HOLD the same unto said party of the s cond part as aforesaid and the proper use, benefit and behoof of said party of the second property.			0		22	
TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and the proper use, benefit and behoof of said party of the second part as aforesaid and second part as aforesaid			3(O) F		56	
TO HAVE AND TO HOLD the same unto said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and of the proper use, benefit and behoof of said party of the second part as aforesaid and the part as aforesaid and					ં દૂ	
of the proper use, benefit and behoof of said party of the second .7. forever.	ogether with the tener	ments and appurtenances	thereunto belonging		8	
Transfer Desk	C TO HAVE AND	TO HOLD the same un	to said party of	he s cond part as aforesa	id and	
	o the proper use, ben	efit and behoof of said	party of the seco	nd 27. forever.	o. ,	
	Marketing and the second secon		<u>.</u>		~ \ e	<b>4</b> 2
	y man		ිය දුම් කෙ න	174	C 6	anst ETU
				<b>(</b> )	53	
This Dead is asserted surgices to and in the everyise of the power and authority granted to and		보이다. 이 경기 기계를 되었다. - 기계를 하는 것이 되었다. 그 사람				es o
This Dead is executed augment to and in the exercise of the nower and authority granted to and					Sc.	
			illa america of the ma			
	sted in said Trustee by	,				
f the trust agreement above mentioned. This Deed is made subject to the lien of every Trust Deed r Mortgage (if any there be) of record in said county affecting the said real estate or any part thereof	sted in said Trustee by f the trust agreement	above mentioned. This	Deed is made subject county affecting the sa	to the lien of every Trust	t Deed hereof	
f the trust agreement above mentioned. This Deed is made subject to the lien of every Trust Deed  r Mortgage (if any there be) of record in said county affecting the said real estate or any part thereof  iven to secure the payment of money and remaining unreleased at the date of the delivery hereof.	ested in said Trustee by if the trust agreement in Mortgage (if any the	t above mentioned. This ere be) of record in said	county affecting the sa	to the lien of every Trustid real estate or any part t	hereof	
Mortgage (if any there be) of record in said county affecting the said real estate or any part thereof iven to social the payment of money and remaining unreleased at the date of the delivery hereof.  The Tries by Hereof, said party of the first part has caused its corporate seal to be hereto	sted in said Trustee by the trust agreement of Mortgage (if any, the trust to secure the pay)  If WITNESS WIT	above mentioned. This ere be) of record in said ment of money and rema	county affecting the sa sining unreleased at the the first part has cause	to the lien of every Trust id real estate or any part to date of the delivery hereof it its corporate seal to be	hereof herefo	
r Mortgage (if any, there be) of record in said county affecting the said real estate or any part thereof iven to secure the payment of money and remaining unreleased at the date of the delivery hereof.  IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto flixed, and the laused bis name to be signed to these presents by its Assistant Vice President and	ested in said Trustee bef the trust agreement of the trust agreement or Mortgage (if any the iven to secure the pay) by WITNES Wiff flixed and her guse	above mentioned. This ere be) of record in said ment of money and rema  EREOF, said party of d Machame to be signed	county affecting the sa aining unreleased at the the first part has caused to these presents by	to the lien of every Trust id real estate or any part to date of the delivery hereof its corporate seal to be its Assistant Vice Presider	hereof herefo	
r Mortgage (if any, there be) of record in said county affecting the said real estate or any part thereof iven to secure the payment of money and remaining unreleased at the date of the delivery hereof.  IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto flixed, and the laused bis name to be signed to these presents by its Assistant Vice President and	ested in said Trustee be of the trust agreement or Mortgage (if any the iven to secure the pay)  iywitrous 2 wif ffixed and has guise	above mentioned. This ere be) of record in said ment of money and rema  EREOF, said party of d Machame to be signed	county affecting the sa aining unreleased at the the first part has caused to these presents by	to the lien of every Trust id real estate or any part to date of the delivery hereof its corporate seal to be its Assistant Vice Presider	hereof herefo	
r Mortgage (if any, there be) of record in said county affecting the said real estate or any part thereof iven to secure the payment of money and remaining unreleased at the date of the delivery hereof.  IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto flixed, and the laused bis name to be signed to these presents by its Assistant Vice President and	ested in said Trustee bef the trust agreement of the trust agreement or Mortgage (if any the iven to secure the pay) by WITNES Wiff flixed and her guse	above mentioned. This ere be) of record in said ment of money and rema  EREOF, said party of d Machame to be signed	county affecting the sa sining unreleased at the the first part has caused to these presents by year first above written.	to the lien of every Trustid real estate or any part that of the delivery hereof its corporate seal to be its Assistant Vice Presider	hereof herefo	
r Mortgage (if any there be) of record in said county affecting the said real estate or any part thereof iven to secure the payment of money and remaining unreleased at the date of the delivery hereof.  INVELTINGS PAHEREOF, said party of the first part has caused its corporate seal to be hereto fixed and his paused this name to be signed to these presents by its Assistant Vice President and thestal by its Assistant Vice President and thestal by its Assistant Vice President and thestal by its Assistant Vice President and the said real estate or any part thereof.	ested in said Trustee bef the trust agreement of the trust agreement or Mortgage (if any the iven to secure the pay) by WITNES Wiff flixed and her guse	above mentioned. This ere be) of record in said ment of money and rema  EREOF, said party of d Machame to be signed	county affecting the saming unreleased at the the first part has caused to these presents by year first above written.  LaSalle Natio	to the lien of every Trustid real estate or any part that of the delivery hereof its corporate seal to be its Assistant Vice Presider	hereof herefo	
r Mortgage (if any there be) of record in said county affecting the said real estate or any part thereof iven to secure the payment of money and remaining unreleased at the date of the delivery hereof.  INVITINES PHEREOF, said party of the first part has caused its corporate seal to be hereto fixed, and his paused kindame to be signed to these presents by its Assistant Vice President and trested by its Assistant Vice President Vice President Vice President Vice President Vice President Vice Preside	ested in said Trustee be of the trust agreement or Mortgage (if any the iven to secure the pay)  it wit trusts by if ffixed, and her guse	above mentioned. This ere be) of record in said ment of money and rema  EREOF, said party of d Machame to be signed	county affecting the saming unreleased at the the first part has caused to these presents by year first above written.  LaSalle Natio as Trustee as aforesaid,	to the lien of every Trustid real estate or any part that of the delivery hereof its corporate seal to be its Assistant Vice Presider	hereof herefo	
r Mortgage (if any, there be) of record in said county affecting the said real estate or any part thereof iven to secure the payment of money and remaining unreleased at the date of the delivery hereof.  BY WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto fixed and its sussed listname to be signed to these presents by its Assistant Vice President and treated by its Light Septrary, the day and year first above written.  THESE  LaSalle National Bank	ested in said Trustee but the trust agreement or Mortgage (if any the iven to secure the pay)  NWITHIS WITHING WITHINGS WITHINGS and her puse	above mentioned. This ere be) of record in said ment of money and rema EREOF, said party of d Missiame to be signed t Sectory, the day and y	county affecting the saming unreleased at the the first part has caused to these presents by year first above written.  LaSalle Natio as Trustee as aforesaid,	to the lien of every Trustid real estate or any part to date of the delivery hereof its corporate seal to be its Assistant Vice Presidental Bank	hereof herefo it and	
r Mortgage (if any there be) of record in said county affecting the said real estate or any part thereof iven to secure the payment of money and remaining unreleased at the date of the delivery hereof.  INWITTIES PAHEREOF, said party of the first part has caused its corporate seal to be hereto fixed, and his payment to be signed to these presents by its Assistant Vice President and trestad by its Assistant Vice President Ass	ested in said Trustee be of the trust agreement or Mortgage (if any the given to secure the pay) Digwirns 2 wil	above mentioned. This ere be) of record in said ment of money and rema EREOF, said party of d Missiame to be signed t Sectory, the day and y	county affecting the saming unreleased at the the first part has caused to these presents by year first above written.  LaSalle Natio as Trustee as aforesaid,	to the lien of every Trustid real estate or any part to date of the delivery hereof its corporate seal to be its Assistant Vice Presidental Bank	hereof herefo it and	
r Mortgage (if any, there be) of record in said county affecting the said real estate or any part thereof iven to secure the psyment of money and remaining unreleased at the date of the delivery hereof.  INWITNES CHIEREOF, said party of the first part has caused its corporate seal to be hereto fixed and his assed the same to be signed to these presents by its Assistant Vice President and treated by its Assistant Vice President and treated by its Assistant Vice President and as Trustee is aforesaid,  By Assistant Secretary  Assistant Secretary  Assistant Secretary	ested in said Trustee be fit the trust agreement for Mortgage (if any the iven to secure the pay)  IN WITNESS A HE fitted, and has sause treesed by its 188 finite.	above mentioned. This ere be) of record in said ment of money and rema  IREOF, said party of d Misname to be signed t Sofficiary, the day and y  Assistant Secretary	county affecting the saming unreleased at the the first part has caused to these presents by year first above written.  LaSalle Natio as Trustee is aforesaid,  By	to the lien of every Trustid real estate or any part to date of the delivery hereof it its corporate seal to be its Assistant Vice Presidental Bank  Assistant Vice Presidental Bank	hereof herefo it and	
r Mortgage (if any there be) of record in said county affecting the said real estate or any part thereof iven to secure the payment of money and remaining unreleased at the date of the delivery hereof.  INWITTIES PAHEREOF, said party of the first part has caused its corporate seal to be hereto fixed, and his paused kindame to be signed to these presents by its Assistant Vice President and trestad by its Assistant Vice President Assistant Vice Presid	This instrument was James L. Marco	above mentioned. This ere be) of record in said ment of money and rema EREOF, said party of d Michaime to be signed it Selectory, the day and y Assistant Secretary  prepared by: viez	to county affecting the saming unreleased at the the first part has caused to these presents by year first above written.  LaSalle Natio as Trustee as aforesaid,  By  La Salle Real Est	to the lien of every Trustid real estate or any part to date of the delivery hereof it its corporate seal to be its Assistant Vice President Bank  Assistant Vice President	hereof herefo it and	

# UNOFFICIAL COP

# EXHIBIT A

### PARCEL 1

Unit 114 in Americana Towers Condominium, as delineated on survey of the following described parcel of real estate (hereinafter referred to as "Parcel"):

Sub-Lot 14 in the Subdivision of Lots 14 to 19 and the Fouth 63 feet of Lot 13 in Gale's North addition to Chicago in Section 33, Township 40 North, Range 14 East of the Third Principal Merician. Also; Lots and parts of lots in the Subdivision of Lot 20 in Gale's North addition to Chicago, aforesaid, Also; Lots and part of lot in the Subdivision of Lot 21 in Gale's North addition to Chicago, aforesaid,

which survey is attached as Exhibit 'A' to Declaration of Condominium made by LaSalle National Bank, a National Banking Association, as Trustee under Trust Agreement dated July 10, 1970 and known as Trust Number 41015 recorded as Document No. 24 267 612 and filed as Document No. LR 29 11 060; together with an undivided 1598 percent interest in said Parcel (excepting from said Parcel all the property and space comprising all the units thereof as defined and set forth in said declaration and survey) in Cook County, Illinois.

## PARCEL 2:

Easements created by grant dated October 26, 1926 and 11'ed October 29, 1926 as Document No. LR 326084 for the purposes of ingress and egress over the South 8 feet of Lot 4 (except that part taken for North Franklin Street) in the Subdivision of Lot 21 in Gale's North addition to Chicago in Section 33, Town ship 40 North, Range 14 East of the Third Principal Meridian, all in Cook County, Illinois.

stamps on Doct 3035919

# LINO FICIAL COPY

7	STATE OF ILLING COUNTY OF COO	)IS ( cc.	CIPTITY ILLEGIS	Public in and for said Co	, £
	Assistant Vice Presi		Y thatONAL BANK, and	H W. LANG	
	stribed to the for strively, appeared aid instrument as the was and purpose that have a sustodian instrument whis over and purposes therein	egoing instrument as suc il before me this day in p their own free and volunta es therein set forth; and sai a of the corporate seal of a m free and voluntary act, a a set forth.	ch Assistant Vice Presider person and acknowledged ary act, and as the free and d Assistant Secretary did al said Bank did affix said cor and as the free and volunta	persons whose names are it and Assistant Secretary that they signed and deliv voluntary act of said Bank iso then and there acknowle porate seal of said Bank to ry act of said Bank for the	re- ered , for edge said uses
	00 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	ny hand and Notarial Seal	Nepary	Labin	
		[10]			245
Bo Not Deliver RETURN TO Transfer Desk	3035919	Jul. 31 11236 PH. 6. Lam, K. 30035919	3035919	TO WANAT	24561639
26	Para de la companya d		at Ne Steul Ne 0/	DELIVE	
	'S DEED	Ognal Bank	furent K. Lintt. 80 Havel Laballe & Suite 1910 huage, Ile 60601	Onal Bank Selle Street NOIS 60690	
	TRUSTEE'S DEED	LaSalle National Banino	Hurbent H. 1 180 Havel of Suite 1910 Chuago, Le	LaSalle National Bank 135 South La Salle Street CHICAGO, ILLINOIS 60690	