24 795 351	
7/2//00 24 795 351 This Indenture, made this 21st day of December 19.78	
between CENTRAL NATIONAL BANK IN CHICAGO, a corporation duly organized and existing as a national banks	K ale
ing association under the laws of the United States of America, and duly authorized to accept and execute trusts within	
the State of Illinois, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and	(3 (
delivered to said national banking association in pursuance of a certain Trust Agreement, dated the 23rd	S
day July 19.78, and known as Trust Number 23333 , party production	杨
first part, and Diane M. Detmer, a single woman never married 3930 v. Pine Grove, #1612, Chicago, IL 60613 of	الريخ الاحت
()	ŽΑ
WITNES ET i, that said party of the first part, in consideration of the sum of	
Ten and no. 100 Dollars, and other good and x	
valuable considerations is hand paid, does hereby grant, sell and convey unto said party of the second part, the following to described real estate, situated in Chicago, Cook County, Illinois, to-wit:	A L
Unit No. 1012 in the Lake Park Plaza Condominium, as delineated on a	置包
survey of the following described real estate: Lots 1 and 2 in Block 2 in the	. ≵ Շ
survey of the following described real estate: Lots 1 and 2 in Block 2 in the Equitable Trust Company ubdivision of Lots 1 and 2 in Pine Grove, a subdivising of Fractional Section 21, Township 40 North, Range 14 East of the Third Principal	111111
Meridian in Cook County, Illinois, which survey is attached as Exhibit A to the Declaration of Condominium recorded as Document 24769207	رموا
together with its undivided percentage interest in the common elements.	
Party of the first part also 'ereby grants to parties of the second part, their	
successors and assigns, as rights and easements appurtenant to the above described real estate, the rights and easements for the benefit of said property set forth in	
the aforementioned Declaration, and party of the first part reserves to itself, its 6	2 5
successors and assigns, the rights and (aserents set forth in said Declaration for the benefit of the remaining property described therein.	품 다
프 걸음!	-
covenants and reservations contained in said D claration the same as though the provisions of said Declaration were recited and sipulated at length herein,	FYTY O
together with the tenements and appurtenances thereto belonging.	ת ה
TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and benefit	ŽΊ
forever, of said party of the second part.	<u>ຊີ</u> ດ
ω	5
taxes or assessments; c) easements, convenants, restrictions and building lines of	ຸດ
ordinances: f) acts done or suffered by party of the second part. f) Condominium.	0
Property Act of Illinois; h) Declaration of Condominium Ownership and all amendments	*
thereto; i) Chapter 100.2 of the Municipal Code of Chicago; j)existing leases.	
THE TENANT, IF ANY, OF THIS UNIT HAS EITHER WAIVED OR HAS FAILED TO E ERC SF HIS RIGHT OF FIRST REFUSAL TO PURCHASE THIS UNIT, OR HAD NO SUCH RIGHT OF FIRST REFUTAL.	1
RIGHT OF FIRST REFERENCE TO TOROLAND THEO ONLY OR ALL HO SOON RESIDENCE OF TEXAST AND AND AND HE SOON RESIDENCE OF TEXAST.	Į:
This double assemble by the power of the first man or Trustee as affected assemble as and in the second	ຶ ຊູ່
This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuant to and in the exercise of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the provisior;	()
of said Trust Agreement above mentioned, and of every other power and authority thereunto enabling, SUBJECT,	႘ၟ
HOWEVER, to: the liens of all trust deeds and/or mortgages upon said real estate, if any, of record in said county; all unpaid general taxes and special assessments and other liens and claims of any kind; pending litigation, if any,	_
affecting the said real estate; building lines; building, liquor and other restrictions of record, if any; party walls, party	
wall rights and party wall agreements, if any; Zoning and Building Laws and Ordinances; mechanic's lien claims, if any; easements of record, if any; and rights and claims of parties in possession.	
IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereunto affixed, and	
as caused its name to be signed to these presents by its Vice-President and attested by its Assistant Trust Officer the day	
nd year first above written.	
CENTRAL NATIONAL BANK IN CHICAGO, as Trustee, as aforesaid, and not personally,	তে
This Instrument was prepared by the state of	T.

UNOFFICIAL COPY

DECORDER OF DELOS

*24795351

COUNTY OF COOK JAN)9 73 2 26 PM STATE OF ILLINOIS

SALLIE VLOEDMAN

a Notary Public in and for said County, in the State aforesaid, DO HEREBY THOMAS E. BECK

B. W. PATTISHALL

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.

GIVEN under my hand and Notarial Seal this DEC 2 1 1978

<u>3-</u>5-82

gly com.

Central National Bank 20 South Lasalle Street, Chicago, Illir National Bank

ORM 507-028 (REV. 1/77)

CENTRAL NATIONAL BANK