(/ /	
	. 24 849 727 100
•	This Indenture, made this. 21st day of December 19.78
1)	between CENTRAL NATIONAL BANK IN CHICAGO, a corporation duly organized and existing as a national bank-
\sim	ing association under the laws of the United States of America, and duly authorized to accept and execute trusts within
-∕Ì	the State of Illinois, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and
1	delivered to said national banking association in pursuance of a certain Trust Agreement, dated the23.5
(d)	day of July , 19.78 , and known as Trust Number 23333 , party of the first part, and EDWARD J. POTASH and GEERTJE S. POTASH, his wife
10	of Chicago, Illinois , not as tenants in common, but as
% 5.5 8.5 8.5 8.5 8.5 8.5 8.5 8.5 8.5 8.5	joint tenants, parties the second part.
. i ^	WITNESSETH, that sid party of the first part, in consideration of the sum of
<i>b</i>	Ten and no/100Dollars, and other good and
12 7	valuable considerations in hard parit does hereby grant, sell and convey unto said parties of the second part, not as
W	tenants in common, but as join' tenants, the following described real estate, situated in Chicago, Cook County
	Illinois, to-wit:
\$ 5 2 2 5 2 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Unit No. 2203 in the Lake Park Plaza Condominium, as delineated on a survey of the following described real estate: Lots I and 2 in Block 2 in the Equitable Trust Company's Subd vision of Lots I and 2 in Pine Grove, a subdivision of Fractional Section 21, Towns' p 40 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois, vich survey is attached as Exhibit A to the Declaration of Condominium recorder a Pocument 24769207 together with its undivided percentag interest in the common elements.
A.E. State TRA	Party of the first part also hereby grants to parties of the second part, their pacts and assigns, as rights and easyments appurtenant to the above described challestate, the rights and easyments for the Jonefit of said property set forth in the aforementioned Declaration, and party of the first part reserves to itself, its incressors and assigns, the rights and easyments set forth in said Declaration for the benefit of the remaining property described therein.
	This deed is subject to all rights, easemerts, restrictions, conditions, overants and reservations contained in said Declaration he same as though the revisions of said Declaration were recited and stipulated at length herein, objective with the tenements and appurtenances thereto belonging.
3 9	TO HAVE AND TO HOLD the above granted premises unto the said parties of no second part forever, not in
310 101 0016	coancy in common, but in joint tenancy. Subject to: a) current general real estate taxes; b) special city or county
ta	Subject to: a) current general real estate taxes; b) special city or county axes or assessments; c) easements, convenants, restrictions and billing lines of
re	ecord; d) encroachments, if any; e) applicable zoning and bu'iding laws or
	rdinances; f) acts done or suffered by party of the second part; g) Condominium concerty Act of Illinois; h) Declaration of Condominium Ownership and all amondments of Condominium Ownership and all amondments of Chicago

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 provisions of said Trust Agreement above mentioned, and of every other power and authority thereunto enabling, SUBJECT, HOWEVER, to: the liens of all trust deeds and/or mortgages upon said real estate, if any, of record in said county; affecting the said real estate; building lines; building, liquor and other restrictions of record, if any; party walls, party wall fights and party wall agreements, if any; Zoning and Building Laws and Ordinances; mechanic's lien claims, if any; eagements of record, if any; and rights and claims of parties in possession.

THE TIMANT, IF ANY, OF THIS UNIT HAS EITHER WAIVED OR HAS FAILED TO EXERCISE HIS RIGHT OF FIRST REFUSAL TO PURCHASE THIS UNIT, OR HAD NO SUCH RIGHT OF FIRST REFUSAL.

A IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereunto affixed, and has caused its name to be signed to these presents by its Vice-President and attested by its Assistant Trust

Officer, the day and year first above written. SUML Chicago, Illinois 60611

CENTRAL NATIONAL BANK IN CHICAGO. and not personally,

IRUST OFFICER

Assistant Trust Officer

c

THE THNANT

MELTHO! SECOND VICE PRESIDENT eraed Preteregue 40601

: 8

JNOFFICIAL COPY

FEB 16 '79 10 16 AM

*24849727

DEEDJOINT TENANCY

CHICAGO

CENTRAL

COUNTY OF COOK

as such Vises-received and 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 act and as the free and voluntary act of said Company for the Escondance President Trust Officer, as custodian of the corporate seal of said Company, caused the orporate seal of said Company to be affixed to said instrument as said Assistant Trust Officer's own free and voluntary act of said Company for the uses and purposes therein set forth.

Or Coot County Course Soor Soor Office

END OF RECORDED DOCUMENT