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with its fact and party of the first part, in consideration of the sum of TEN ANT N. 100———(\$10.00)——————————————————————————————————	• • • • • • • • • • • • • • • • • • •
WITNISETH, that said party of the first part, in consideration of the sum of TEN ANT W. 100—(\$10.00)——Dollars, and other good and valuable considerations is a hand paid, does hereby grant, sell and convey unto said parties of the second part, the following oscilled real estate, situated in Cook  See Legal Attached  See Legal Attached  See Legal Attached  See Legal Attached  To have and to loud the same unto said party of the second part, c.d. i the proper use, benefit and behoof, forever, of said party of the second part.  This Document Prepared By: Kathy vipp UNITED DEVITOPMENT COMPANY 845 N. Mining in Avenue — Suite 800 Chicago, IT.  This doed is executed by the party of the first part, as Trustee, as alreased, pursuant to and to an e-order of the power and authority and of every other power and authority hereants enabling. This doed is made subject to the lines of all thus doeds and/or mortgages upon said to be very other power and authority hereants enabling. This doed is made subject to the lines of all thus doeds and/or mortgages upon said to be lovely officed, and for power and authority benefits.  In WITNESS WHEREOF, said party of the first part has caused in corporate said to be hereto officed, and for power and authority and the said of the second party of the power and authority of the said of the said to be forevered and the power and authority of the said of the	COOK CO. No. 0
together with the tenements and appurtenances thereunto belonging.  To HAVE AND TO HOLD the same unto said party of the second part, c.d.! the proper use, benefit and behoof, forever, of said party of the second part.  This Document Prepared By: Kathy prop UNITLED DEVFLOPMENT COMPANY 845 N. Mit nigg n Avenue — Suite 800 Chicago, IT.  This doed is executed by the party of the first part, as Trustee, as afrosaid, pursuant to and in the extricts 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 Togrement above monitoned, and real estate, if any, recorded or regulated a said county.  In WITNESS WHEREOF, soil party of the first part has caused its expressed so be hone of all thus deeds and/or mortgages upon said these presents by one of its vice Presidents or the Assistant Vice Presidents and attested by its Assistant to heavy, the day and year first above witten.  AMERICAN NATIONAL BANK AND TRUST C MPA. Y OF CHICAGO as Trustee, as aforesaid, and no percently.  By  AMERICAN NATIONAL BANK AND TRUST C MPA. Y OF CHICAGO as Trustee, as aforesaid, and no percently.  AMERICAN NATIONAL BANK AND TRUST C MPA. Y OF CHICAGO as Trustee, as aforesaid, and no percently.  SEAL  ASSISTANT BURN NATIONAL BANK AND TRUST C MPA. Y OF CHICAGO as Trustee, as aforesaid, and no percently.  AMERICAN NATIONAL BANK AND TRUST C MPA. Y OF CHICAGO as Trustee, as aforesaid, and no percently.  SEAL  ASSISTANT BURN NATIONAL BANK AND TRUST C MPA. Y OF CHICAGO as Trustee, as aforesaid, and no percently.	REAL ESTA  T. RE. 11252  JAN-573 DEPT REVE
together with the tenements and appurtenances thereunto belonging TO HAVE AND TO HOLD the same unto said party of the second part, c.d.t. the proper use, benefit and behoof, forever, of said party of the second part.  This Document Prepared By: Kathy Nipp UNITED DEVFTOMENT COMPANY 845 N. Michigan Avenue — Suite 800 Chicago, IT.  This doed is executed by the party of the first part, as Trustee, as adversaid, pursuant to and in no cordinate 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 Togrement above mentioned, and are cordinated in the land to the lens of all that deeds and/or mortgages upon add to these presents by one of its Vice Presidents and attested by its Assistant togree, the day and year first above written.  AMERICAN NATIONAL BANK AND TRUST C. MPA. Y OF CHICAGO as Trustee, as aforesaid, and no person ally.  Attest  ASSISTANT ECRETRY  STATE OF ILLLINOIS, Lens Assistant Control of the control of	% 2 7 5 0 € 3 7
IN WINNESS WHEEDER, said party of the first part has caused its corporate seal to be hereto affixed, and here a seed its name to be signed to those presents by one of its Vice Presidents or its Assistant Vice Presidents and attested by its Assistant Sar hary, the day and year first above writton.  AMERICAN NATIONAL BANK AND TRUST C. MPA. Y OF CHICAGO as Trustoe, as alrossed, and no person silly.  SEAL  STATE OF ILLLINOIS,  ST	20
STATE OF ILLINOIS, \ cc	Γ
L, the undersigned, a Notary Public in and for the Councy and State aforesaid, DO HEREBY CERTIFY, that the above named NATIONAL BANK AND TRUST COMPANY OF CHICAGO, A National Banking Association, Granter, NATIONAL BANK AND TRUST COMPANY OF CHICAGO, A National Banking Association, Granter, and the said control of the cont	Document Number
D NAME Estella Welms  D NAME Estella Welms  E STREET 400 Park Aw. (Umo)  I CITY  Calumet City, IL  Calumet City, IL	24 271 728



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

Unit(s)

10?

in The Park of River Oaks Condominium No. 2, as delineated in survey of Lot 5 and 6 or parts thereof in River Oaks West Unit No. 1, being a sundivision of part of the Northwest 1/4 of Section 24 and that part of Lot 1 lying North of the Little Calumet River in the Subdivision of the Southwest 1/4 of Section 2. /all in Township 36 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois (hereinafter referred to as Parcel), which survey is attached as Exhibit "A" to Declaration of Condominium Ownership made by American Nation 1 Bank and Trust Company of Chicago, as Trustee under Trust Agreement dated Decemier 21, 1964 and known as Trust No. 21073, recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 22831375, as amended from time to time, ogether with the percentage(s) of the Common Elements appurtenant to said Unit(s) as set forth in said Condominium Declaration, which percentage(s) shall automatically "lange in accordance with amendments to said Condominium Declaration as same are filed of record, and together with additional Common Elements as such amendments to the Condominium Declaration are filed of record, in the percentages set forth in such amendments, which percentages in such additional Common Elements shall automatically be deemed to be conveyed effective on the recording of each such amendment as though conveyed.

This deed is given on the conditional limitation that the percentage of ownership of said Grantees in the Common Elements shall be divested protanto and vest in the Grantees of the other Units in accordance with the terms of said Condominium Declaration and any amendments recorded pursuant thereto, and the right of revocation is also hereby reserved to the Grantor herein to accomplish this result. The acceptance of this conveyance by the Grantees shall be deemed an agree of within the contemplation of the Condominium Property Act of the State of Inlineis to a shifting of the Common Elements pursuant to said Condominium Declaration and to all the other terms thereof, which is hereby incorporated herein by reference the eto and to all 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 Declaration, as amended, in the Declarations recorded as Document Nos. 21712318 and 21712320 and as shown on the Plat recorded as Document No. 21704184. Grantor reserves to itself, its successors and assigns, as easements appurtenant to the remaining parcels described in said Declarations, and this conveyance is subject to the said easements and the right of the Grantor to grant said easements in the conveyance and mortgages 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 taxes for 19 76 and subsequent years; all rights, easements, restrictions, conditions, covenants and reservations contained in said Declarations, the same as though the provisions thereof were recited and stipulated at length herein; all other easements, covenants, conditions and restrictions and reservations of record; building lines and building and zoning laws and ordinances; and the Condominium Property Act of the State of Illinois.

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END OF RECORDED DOCUMENT