UNOE CAL COPY

. ~* 211.5	(2) (2) (AT)。 \$\frac{1}{2} \frac{1}{2} \	are, who where personal states are recovered to		SPACHIA STORY STORY STORY STORY	General Section of the Commission of the
/	- 53 417 215	ī		Sidney R. Olser	v
	TRUSTEE'S DEED	FILED FOR REC	. 111 (31 (3	RECOPDER OF DEEDS	
ш		1988 APR -8 PM	I: 08	25417215	
	Form: 2591 03 13 000 Joint Tenamery	The	above space for recorders		
67 72 089	AMERICAN NATIONAL BANK AN organized and existing as a national America, and value authorized to accept but as Truter under the provisions of national banking association in pursuanday of May 1977	ND TRUST COMPAN banking association to t and execute trusts in to a deed or deeds in to the of a certain Trust by and known as Trust L. Berg, a ba	under the laws of rithin the State of laws to duly recorded Agreement, dated to ust Number achelor and R	the United States of Illinois, not personally and delivered to saithe 29th 46628	7
350 HFK 8	WITNESSETH, that said party of the first and no/100	y grant, sell and conv	Dollars, and oth ey unto said partie		7.6.1
17.17		0/	U	THE WAS	3 5 3
7	LEGAL ATTACHED HERETO AND M		EOF:		Jacks 134 (1875)
	together with the Monements and appurenames there to HAVE AND TO HOLD the same unto soud parties of SUBJECT TO THE FOLLOWING: (and subsequent years; (2) easements of record; (3) Recovenants and conditions of (4) Illinois Condominium Pro	the belonging. the second part forever, not leaves for leaves for leaves exervations of strictions, record;	on whomey in comm a bu 1979 THIS INS E BY MICH! 400 West	in Joint Manager, TRUMENT PREPARE FI D. BATLER, Nindee Road, Grive, Illino 60090	4
	This deed is executed by the party of the first part, as Trustee, as altareald, pursuant to and in the exercise of the power one authority cranted to and writed in it by the terms of said Deed or Deeds in Trust and the provisions of said Trust Agreement above as based, and if every other power and authority thereasin excelling. This deed is made subject to the liens at all trust deeds analyze moragine upon and recell estimate, if any, recorded or registered in such country.				
	IN WITNESS WHEREOF, and party of the first part has to these prevents by one of its Vice Presidents or its Attaches written. By SEAL ** Attach Attach	dstant Vice Presidents and use	a hereto offund, and here seemed by its Annistant Service by its Annistant Service TIONAL SANK AND TRUST ITS ITS ITS ITS ITS ITS ITS ITS ITS I	lary, the day and y ar tire	Co_
	personally known to a control of the	or Noigry Public in and for it of Trust COMPANY OF Che to be the same persons who was a few or the control of t	stantial Serie subscriped sustant Serietary Fesperit med and delivered the so ary act of soud National B sustant Secretary then an the seal of soud National b out of the fee and value and as the free and value on the free and value seal of sour seal seal and as the free and value	acid, DO HEREEY CERTIFY,	25 417 215
I E	S STREET	į	UNIT 1407	FOR INFORMATION CHL STREET ADDRESS OF ABOV DESCRIBED PROPERTY HER	60090
E H Y	OR OR	-		eek Drive ove, Illinois	60090 -
-	RECORDER'S OFFICE BOX SUBGES	派 555			

UNOFFICIAL COPY

EXHIBIT 1

Unit No. 1407 in The Arbors Condominiums as delineated on the survey of the following described parcel of real estate:

Pirt of Lot "C" in Buffalo Grove Unit Number 7, being a Subdivision in Sections 4 and 5, Township 42 forth, Range 11, East of the Third Principal Meridian, and part of the East 700 feet of the West 3/1 of the Southwest 1/4, Section 4, Township 42 North, Tange 11, East of the Third Principal Meridian, in Cook County, Illinois;

which survey is attached as Exhibit A to the Declaration of Condominium Ownership male by American National Bank and Trust Company of Chicago, as Trustre under Trust Agreement dated May 29, 1979 and known as Trust No. 46628, and recorded in the Office of the Recorder of Declar Cook County, Illinois, as Document No. 25401557; together with its respective undivided percentage interest in the Commun. Elements as set forth in said Declaration of Condominium (where thip, together with the tenements and appurtenances thereur to helonging.

Party of the first part also hereby grants to party of the second part, it successors and assigns, as rights and easements appurtenant to the above conveyed real estate, the rights and easements for the benefit of said property set forth in said Declaration of Condominium Ownership and parcy of the first part reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration of Cordominium Ownership for the benefit of the remaining property described therein, and the right to grant said rights and easements in conveyances and mortgages of said remaining property.

This Deed is subject to all rights, easements, restrictions, conditions, covenants and reservations contained in said Declaration of Condominium Ownership the same as though the provisions of said Declaration of Condominium Ownership were recited and stipulated at length herein.

THE TENANT OF THE UNIT EITHER WAIVED OR FAILED TO EXERCISE THE RIGHT OF FIRST REFUSAL OR HAD NO RIGHT OF FIRST REFUSAL WITH RESPECT TO THE UNIT OR IS THE PURCHASER OF THE UNIT.

25 417 215

4