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	party of the first part, and STANDI Buffalo Grove, Illandis WITNESSETH, that said party of the	D TRUST COMPANY Of banking association under and execute trusts within a deed or deeds in trust of cee of a certain Trust Agre 79, and known as Trust 18A L. WARREN, 5 Oa party of the seconds.	F CHICAGO, at the laws of the the State of Illi luly recorded an ement, dated the Number 46 k Creek Dritond part.	ne United State of the United State of the Indian of	duly les of CANCELLES OF CANCEL	4 ASSECTION
	TEN and no/100 considerations in hand paid, does here the following described real estate, situ LEGAL ATTACHED HERETO AND	eby grant, cell and convey uated in Cook	unto said partie Cou	good and va s of the second enty, Illinois, t	ipart 🗀 🚊	ILLINOIS II
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	together with the tenements and appurtenances then TO HAVE AND TO HOLD the same unio said party of the second part.		er we, beselft and b	sho f, forever of so	ad pusty	
	SUBJECT TO THE FOLLOWING: 1979 and subsequent years of easements of record; (3 covenant and conditions of (4) Illinois Condominium I	Restrictions, frecord;	THIS INSTR BY MICHAEL 400 West D Buffalo Gr	D. BATLF. undee Road ove, Illin	1015 50050 Frn	NSACTION
	This deed is executed by the party of the first part, granted to and vested in it by the terms of said D of every other power and authority thereunto enabling	as Trustee, as aforesaid, pursuant sed or Deeds in Trust and the provis g. This deed is made subject to the	in and in the exercise tions of each Trust Aqu liens of all trust deed:	of the power and sement above ment a and/or morigages	crutherity brood, and inpost said	×
57.	IN WITNESS WHEREOF, said party of the first part to these presents by one of its Vice Presidents or its above written. By	has caused its corporate seal to be it Assistant Vice Presidents and attest AMERICAN WATER	ereto cifixed, and has ed by its Assistant Sec MAL BANK AND ARI	returned its name to	be signed year lirst	6
*	Atte	est (<u>00</u>		ASSISTANT E	<u>n</u>	Γ
0	COUNTY OF COOK SS.		V			N
Ö	I, the under that the above	signed, a Notary Public in and for the named. The sign of the same persons whose to use to be the same persons whose knowledged that they signed and deli- the free and voluntary set of said N; ; and the said Assistant Secretary the the corporate seal of said National gassociation to affixed to said in the said free and voluntary set of the toporate seal of said said in the said said said said in the said in the said in the said said said said in the said in the said in the said said said said in the said in the said in the said in the said said said said in the sa	County and State afore sident and Assistant CHICAGO, A Nations names are subscribed at Secretary respectivel tered the said instrume ational Banking Associa-	paid, DO HEREBY Secretary of the A il Banking Association to the foregoing in ty, appeared before int as their own free ation for the uses a definition of the uses a	CERTIFY, MERICAN on, Grantor, strument as me this, server r and comme	
ALK	CHICAGO, ILLINOIS	; and the said Assistant Sectrally the the corporate seal of said National g Association to be affixed to said and as the free and voluntary set of set forth.	Banking Association of natrument as said Ass said National Bankin	used the corporate istant Sceretary's on g Association for 8		
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EXHIBIT 1

Unit No. $\frac{2107}{}$ in The Arbors Condominiums as delineated on the survey of the following described parcel of real estate:

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

which survey is attached as Exhibit A to the Declaration of Condominium Cymership made by American National Bank and Trust Company of Unicago, as Trustee under Trust Agreement dated May 29, 1979 and mown as Trust No. 46628, and recorded in the Office of the Receider of Deeds, Cook County, Illinois, as Document No. 2540557; together with its respective undivided percentage interest in the Common Elements as set forth in said Declaration of Condominium Ownership, together with the tenements and appurterances thereunto belonging.

Party of the first part (12) 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 (aid property set forth in said Declaration of Condominium Ownership and party of the first part reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration of Condominium Ownership for the benefit of the remaining property described therein, and the right to grant said rights and casements 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 Camership were recited and stipulated at length herein.

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

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