ili. ilix... [

·D.

...ild

胍

*##

...H

199 199

The Grantor, CO. MERICAL NATIONAL BANK OF CHICAGO, a corporation duly organized and existing as a national banking association under the laws of the United States of America, and July surporate on July deptited on July surporate	10 Secol County 25579889
COMMERCAL NATIONAL BANK OF CHICAGO SEP-11-63 3 4 2 5 7 8 25576889	10 Cook County 25579889
COMMERCIAL NATIONAL BANK OF CHICAGO SEP-11-30 3 4 2 5 7 8 25579889	10 Cook County 25579889
COMMERCIAL NATIONAL BANK OF CHICAGO SEP-11-33 3 4 2 5 7 8 25579889 A REC The Grants, CO 'MERICAL NATIONAL BANK OF CHICAGO, a corporation duly organized and existing as a national banking association under the laws of the United States of Illinois, still personally, but stelety as Instate under the provisions of a Deed or Deeds in Trust duly gegation are usely refu to said national banking association in pursuance of a certain Trust Agreement dated the	10 Cook County 25579889
America, and only surborized to accept and execute busts within the State of Ulinois, not personally, but solely as Timeste under the provisions of a Dead or Deads in Trust day spectices on users the tax and entional banking association in pursuance of a certain Trust Agreement class the 20th Gray 1 3 2115 party of the first part, in consideration of fan and MolTubba Dollars (1910). and other valuable r. sides lions paid, conveys and quit claims to SHARON K. CROWLEY. divorced and not since remarried. SHARON K. CROWLEY. divorced and not since remarried. Dead other valuable r. sides lions paid, conveys and quit claims to SHARON K. CROWLEY. divorced and not since remarried. Dead other valuable r. sides lions paid, conveys and quit claims to SHARON K. CROWLEY. divorced and not since remarried. Dead other valuable r. sides lions paid, conveys and quit claims to SHARON K. CROWLEY. divorced and not since remarried. Dead other valuable r. sides lions paid, conveys and quit claims to SHARON K. CROWLEY. divorced and not since remarried. Dead other valuable r. sides lions paid, conveys and quit claims to SHARON K. CROWLEY. divorced and not since remarried. Dead other valuable r. sides lions paid, conveys and quit claims to SHARON K. CROWLEY. divorced and not since remarried. Dead other valuable r. sides lions paid the second part whose address is a side subject to the same unto and in the exercise of the power and authority granted to and vested in said trustee by the terms of the local deads in trust delivered to report in said trustee by the terms of the local special report in said trustee by the terms of the local special report in said trustee by the terms of the local special report in said trustee by the terms of the local special report in said trustee by the terms of the local special report in said trustee by the terms of the local special report in said trustee by the terms of the local special report in said trustee by the terms of the local special report in said trustee by the terms of the local spe	25579889
America, and July ambinished to accept and execute trusts within the State of Ellinois, and personally, but solely as Truste under the provisions of a Dead or Deads in Trust day specifies or January 19 19 19 19 19 19 19 19 19 19 19 19 19	25579889
substitute in pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of the 1st agreement above mentioned. This deed is executed pursuant to and in the exercise of the power and authority granted to the file in pursuance of the trust agreement above mentioned. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of the 1st agreement above mentioned. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of the 1st agreement above mentioned. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of the 1st agreement above mentioned. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of the 1st agreement above mentioned. This deed is caused its name to be signed to these presents by its Trust of the 1st agreement above mentioned. This deed is caused its name to be signed to these presents by its Trust of the 1st agreement above mentioned. This deed is caused its name to be signed to these presents by its Trust of the 1st agreement above the power and authority granted to and every toust deed or minimum to the other presents by its Trust of the 1st agreement above the power and authority granted to and every toust deed or minimum to the other presents by its Trust of the 1st agreement above the power and authority granted to and seated its name to be signed to these presents by its Trust of the 1st agreement above the power and authority granted to and every toust deed or minimum. Agriculture thank of the 1st agreement above the power and authority granted to and every toust deed or minimum.	25579889
parties of the second part whose address is	25579889
parties of the second part whose address is	25579889
parties of the second part whose address is	25579889
parties of the second part whose address is	25579889
SUBJECT TO: Covenants, conditions and restrictions of record; private, public and utility easements and roads and highways if any; party wall cichts and agreements if any; existing leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and appurtences thereunto belonging. 25579889 To have And to hold the same unto said parties of the second part, forever, Kax Kaxesaxax Maxaxaxaxaxaxaxaxaxaxaxaxaxaxaxaxax	25579889
As per attached legal description (See Rides 1+2) SUBJECT TO: Covenants, conditions and restrictions of record; private, public and utility easements and roads and highways if any; party wall cichts and agreements if any; existing leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and appurtences thereunto belonging. To have AND to Hold the same unto said parties of the second part, forever, NX	25579889
SUBJECT TO: Covenants, conditions and restrictions of record; private, public and utility easements and roads and highways if any; party wall rights and agreements if any; existing Jeases and tenancies and all taxes due or to become	25579889
SUBJECT TO: Covenants, conditions and restrictions of record; private, public and utility easements and roads and highways if any; party wall rights and agreements if any; existing leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and appurtences thereunto belonging. 25579889 To have and to hold the same unto said parties of the second part, forever, Nax Maximum and Maximum and Maximum and Company of the same unto said parties of the second part, forever, Nax Maximum and Maximum and Company of the same unto said parties of the power and authority granted to and vested in said trustee by the terms of the lease of the decay in trust delevered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or many of the country given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITNESS WHEREOF, said Grantor has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these presents by its Trust of the same that the same to be signed to these presents by its Trust of the same attested by the same to the same to be signed to these presents by its Trust of the same that the same to be signed to these presents by its Trust of the same that the same to be signed to these presents by its Trust of the same that the same to be signed to these presents by its Trust of the same that the same to be signed to these presents by its Trust of the same that the same that the same that the same to be signed to these presents by its Trust of the same that the s	25579889
SUBJECT TO: Covenants, conditions and restrictions of record; private, public and utility easements and roads and highways if any; party wall rights and agreements if any; existing leases and tenancies and all taxes due or to become the season tenancies and all taxes due or to become the season tenancies and all taxes due or to become the season tenancies and appurtences thereunto belonging. To have and to hold the same unto said parties of the second part, forever, Nex NONCHAMANAMANAMANAMANAMANAMANAMANAMANAMANAMA	25579889
SUBJECT TO: Covenants, conditions and restrictions of record; private, public and utility easements and roads and highways if any; party wall rights and agreements if any; existing leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and appurtences thereunto belonging. 25579889 To have AND to hold the same unto said parties of the second part, forever, NX	
SUBJECT TO: Covenants, conditions and restrictions of record; private, public and utility easements and roads and highways if any; party wall cichts and agreements if any; existing leases and tenancies and all taxes due or to become the leases and tenancies and all taxes due or to become the leases and tenancies and appurtences thereunto belonging. To have AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part, forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second part forever, NEX EXPENSIVE MEXICOLOGY, AND TO HOLD the same unto said parties of the second parties of the sec	
Together with the tenements and appurtences thereunto belonging. TO HAVE AND TO HOLD the same unto said parties of the second part, forever, KX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
Together with the tenements and appurtences thereunto belonging. TO HAVE AND TO HOLD the same unto said parties of the second part, forever, NOX MAXIMAX MAXI	
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of a lideed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or multipage. Somether be) of record in said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. N. WITNESS WHEREOF, said Grantor has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these prisents by its Trust Directions (afficer this 31st day of July 1980.	
This deed is executed pursuant to end in the exercise of the power and authority granted to and vested in said trustee by the terms of a lideed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or multipage. Somether be) of record in said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITNESS WHEREOF, said Grantor has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these prisents by its Trust Directions (Figure 1) and the second of th	
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of all deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or multipage and there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of the delivery heroof. IN WITNESS WHEREOF, said Grantor has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these presents by its Trust Directions affixed and the delivery heroof. COMMERCIAL NATIONAL BANK OF CLOSED.	
county given to secure the payment of more, and remaining unreleased at the date of the delivery hereof. IN WITNESS WHEREOF, said Grantor has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these pr sents by its Trust Difference. COMMERCIAL NATIONAL BANK OF C. CAGO	7 9
county given to secure the payment of more, and remaining unreleased at the date of the delivery hereof. IN WITNESS WHEREOF, said Grantor has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these pr sents by its Trust Difference. COMMERCIAL NATIONAL BANK OF C. CAGO	7 0
county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITNESS WHEREOF, said Grantor has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these pr sents by its Trust Officer and the secure of the secure	. 3
ettested by 18 18 18 18 18 18 18 18 18 18 18 18 18	6
COMMERCIAL NATIONAL BANK OF U. CAGO	17
as trustiee as algresaid.	· ^
The state of the s	77
BY Chick F. * Bir	-
Elizabeth Kurlin 5 7 10	}
ATTEST CONTROL Assistant Trust Office	
1, the undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above; of the County and State aforesaid, DO HEREBY CERTIFY that the above aforesaid the county and the County aforesaid the County and State aforesaid, DO HEREBY CERTIFY that the above aforesaid the County and State aforesaid, DO HEREBY CERTIFY that the above aforesaid the County and State aforesaid, DO HEREBY CERTIFY that the above aforesaid the County and State aforesaid, DO HEREBY CERTIFY that the County and State aforesaid, DO HEREBY CERTIFY that the County and State aforesaid, DO HEREBY CERTIFY that the County aforesaid the County aforesai	*
COUNTY OF COOK: 355 known to me to be the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the foregoing instrument as such That to the same persons whose names are subscribed to the same persons whose names are sub	出
the said instrument as their own free and voluntary act and as the free and voluntary act of said Corporation for this spike [12] and oursposes therein set forth; and the said Assistant Trust Officer then and there exhausted the high Assistant [1] and the said Assistant Trust Officer then and there exhausted the high Assistant [1] and the said Assistant [1] and the said Assistant Trust [1] and the said Assistant [1] and the said Assistant [1] and the said Assistant [1] and the said [1] and the	įķ.
Trust Difficer, as custodian of the corporate seal of said Corporation, caused the corporate seal of said Corporation for the and voluntary act and as the free and voluntary act and as the free and voluntary act and so said Corporation for the sures and pumpses therein torth.	影
See Dille See See See See See See See See See	
	新
Given under my hand and Notarial Seal this 315t day of July 1997	計
Notary Public Protocolul	斯斯主
My Commission Expires April 13, 1983	いまし
NAME CAPITAL BANK OF CHICARD FOR INFORMATION CONLY E	間によった。
STREET 4801 WI FULL CR to N INSERT STREET ADDRESS OF ABOVE TO STREET ADDRESS OF ADDRESS OF ABOVE TO STREET ADDRESS OF ADDRESS OF	所 い に へ の の
CITY LOWIGLAGO TILL 60 630	marinado*
CHICAGO, LCLI 6 CONTRACTOR Shehidan Rd.	所的工CAGO*
CITY LCH CONGO, TLL. 6 0 63 CHTCago, Illinois	所的上IPAの*

UNCERCALCORY

B1782

H

udiji m

111

Unit No. 2 W as delineated on Survey of the following described real estate:

Lot 13 in Block 2 in Herdien Hofflund and Carson! North Shore Addition to Chicago in the South East Fractiona' 1/4 of Section 32, Township 41 North, Range 14 East of the Third Trincipal Meridian, in Cook County, Illinois,

which Survey is attached as Exhibit A to a Declaration of Co.dominium made by COMMERCIAL NATIONAL BANK OF CHICAGO, as Trustee under Trust.

Agreement dated January 20, 1979 known as Trust Number 215, recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document 124876751 together with its undivided percent interest in said parcel as set forth in the Declaration (excepting from said parcel all the property and space comprising all the units thereof as defined and set forth in said Declaration and Survey).

The party of the first part also hereby grants to said 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 aforesaid Declaration, and the party of the first part reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration for the benefit of the remaining property described therein.

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

RIDER#/

25579889

UNOBEIO ALCOPY

111

Unit No. $\frac{3 \text{ W}}{}$ as define eated on Survey of the following described, real estate:

Lot 13 in Block 2 in Herdlen Polithund and Carson's North Shore Addition to Chicago in the South East Fractional 1/4 of Section 32, Township 41 North, Range 14 Fast of the Third Principal Meridian, in Cook County, Illinois.

which Survey is attached as Exhibit A to F Paclaration of Condominium made by COMMERCIAL NATIONAL BANK OF CHICAGO, F3 Trustee under Trust Agreement dated January 20, 1979 known as Trust Numbra 215, recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document #24876751 together with its undivided percent interest in tall parcel as set forth in the Declaration (excepting from said parcel all the property and space comprising all the units thereof as defined and set for h in said Declaration and Survey).

The party of the first part also hereby grants to said parties of 'ne' second part, their successors and assigns, as rights and easements appurterent to the above described real estate, the rights and easements for the benefit of said property set forth in the aforesaid Declaration, and the party of the first part reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration for the benefit of the remaining property described therein.

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

RIDER #2

END OF RECORDED DOCUMENT