## UNOFFICIAL COPY

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		5619 ay of		ust Ą.	D. 19 80	between	
	LA SALLE NATIONAL BANK, a national banking association, Chicago, Illinois, as Trustee under the						
	provisions of a Deed or Deeds in Trust, duly recorded and delivered to said Bank in pursuance of a trust. On the provisions of a Deed or Deeds in Trust, duly recorded and delivered to said Bank in pursuance of a trust.						). 016
Ш	agreement dated 1st day of Jun	le		19 79	, and know	n as Trust	8 7 5
S S	Number 101100 , grantor,	and :	Richard A. Lut	<b>:</b> 2		128	<b>為</b>
-				graı	itee.	001	Sin S
ر. و	(Address of Grantee(s): 5445 N. She	ridan,	Chicago, IL			20	
-				**	*************		
9						111	; <del>~</del> ≥=
	WITNESSETH, inal said grantor,		in consideratio	n of the sum of	Ten	3 8.	
ò	0.5	Dollars,	(\$ 10.00	) and oth	er good and	valuate §	SIO
9 &	considerations in hand paid, dues hereby	grant,	sell and convey	unto said gra	ntee, 😘	<sub>જી</sub> (લીમોલી	ļiji —
889	the following described real estate, s	ituated i	in Cook	Cou	nty, Illinois	, togwitz: 😁	!
/ מ	As legally described in Exh					عَ يَوْجُ وَمُ	
#	hereof, and commonly known a Court Condominium, Chicago,			he 901 Sout	h Plymout		CAN
				111	ľ		₹
			0,	111	00		<u> </u>
			4/2		38.00	111 P.	축 노 %-
together with the tenements and appurtenances thereunto belonging.							5.5
	TO HAVE AND TO HOLD the same unto said grantee as aforesald 122						
	to the proper use, benefit and behoof of s	aid · g	rantee	f IR	/er.	ENGE oc	₽.     <b>.</b>
6		Sils:	ey R. Olean.		4	0.80	PO PO
<i>'</i>	COOK COUNTY, ILLINOIS FILED FOR RECORD	RECO	POER OF DEEDS		'5		.≅o.
Ú,	1990 OCT 10 AM 10: 06	256	19249				NS I
IV.	1950 DC1 10 FT 10 00	_			152.1		요 <b>&gt;</b> 당인
~	Th's Deat's annual and a	,			'	<b>(5)</b>	≱ັດ
	This Deed is executed pursuant to and rested in said Trustee by the terms of said D	eed or E	eeds in Trust del	ivered to said T	rustee in pu	rsuance 🖈 🕽	.ευ <b>:</b> *
•	of the trust agreement above mentioned. The form of th	aid cou	nty affecting the	said real estate	or any part	thereof	
	given to secure the payment of money and re	mainin	g unreleased at th	e date of the de	livery hereo		Ŋ
IN ATTORESS WHEREOF, said grantor has caused its corporate seal to be hereto affire and has caused its name to be signed to these presents by its Assistant Vice President and the caused its name to be signed to these presents by its Assistant Vice President and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire and the caused its corporate seal to be hereto affire a significant vice President and the caused its name to be signed to these presents by its Assistant Vice President and the caused its corporate seal to be hereto affire a significant vice President and the caused its corporate seal to be hereto affire a significant vice President and the caused its corporate seal to be hereto affire a significant vice President and the caused its corporate seal to be hereto affire a significant vice President and the caused its corporate seal to be hereto affire a significant vice President and the caused its corporate seal to be hereto affire a significant vice President and the caused its corporate seal to be hereto affire a significant vice President and the caused its corporate seal to be hereto affire a significant vice President and the caused its corporate seal to be hereto affire a significant vice President and the caused its corporate vice President and the cause							
S	the Dries Assistant Secretary, the day a	nd year	first above writte	n.			92
LaSalle National Bank 6							2
as Trustee as aforesaid,							
3000	100 miles mull	Ву.	Soul				
•	Assistant Secretary		/	Assistan	Ice Presid	lent	•
1	This instrument was prepared by:		I a Sal	le National Ban	 k		
	James L. Marovitz  One First National Plaza  Real Estate Trust Department  135 S. La Salle Street						
	Chicago, Illinois 60603			o, Illinois 6069	0		

STATE OF ILLINOIS COUNTY OF COOK CHERYL LARKIN a Notary Public in and for said County, JOSEPH W. LANG in une State aforesaid, DO HEREBY CERTIFY that Assis and Vice President of LA SALLE NATIONAL BANK, and Assistar. Secretary thereof, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Assistant Vice President and Assistant Secretary respectively, appealed before me this day in person and acknowledged that they signed and delivered said instrument as unir own free and voluntary act, and as the free and voluntary act of said Bank, for the uses and purpose, therein set forth; and said Assistant Secretary did also then and there acknowledge that he as custoding of the corporate seal of said Bank did affix said corporate seal of said Bank to said instrument as his own fr e and voluntary act, and as the free and voluntary act of said Bank for the uses and purposes therein set and output act.

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NOTARY PUBLIC

my con mission Expires November 19, 1981 nder my hand an Not rial Seal this. 2. Haday of ...

Address of Property

LaSalle National Bank 135 South La Salle Street

## EYMIDIT A

Unit \_\_\_\_\_802\_\_ in the 901 South Plymouth Court Condominium, as delineated on a survey of the following described real estate:

Lot 1 in Block 6 in Dearborn Park Unit Number 1, being a Resubdivision of sundry lots and vacated streets and alleys in and adjoining Blocks 127 to 134, both inclusive, in School Section Addition to Chicago, in Section 16, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

which survey is attached as Exhibit "A-2" to the Declaration of Condominium recorded as Document 25245458 together with its undivided percentage interest in the common elements.

Grantor also hereby grants to the Grantee, 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 Declaration of Condominium, aforesaid, and Grantor 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 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, covenants, conditions, restrictions and reservations contained in said Declaration the same as though the provisions of said Declaration were recited and stipulated at length herein.

Als., subject to: The Condominium Property Act; the Declaration of Condominium Ownership; the Plat of Survey; cur cm real estate taxes not yet due and payable; zoning and building laws and ordinances; roads and highways; except ants and building lines of record; the lien of additional taxes which may be assessed by reason of the construction of new or additional improvements on the Parcel; liens and other matters, if any, insured over by Chicago Title Insurince Company; acts of Grantee; the right and option of Dearborn Park Corporation (Limited Dividend) to repurchase the conveyed premises at the purchase price paid by Grantee (Grantee hereinafter includes the beneficiary of a land (ru it if that land trust's nominee is Grantee hereunder) to Grantor plus an amount equal to Grantee's purchase price 'irres the percentage increase in the Consumer Price Index from the time of Grantee's purchase less an amount to compensate for damage to the Unit, if any, if Grantee sells the conveyed premises or any portion thereof or interest the ein, vithin two (2) years of Grantor's conveyance to Grantee. Grantee shall give Dearborn Park Corporation at least 45 days prior written notice of the proposed sale, which notice shall contain the name and address of the proposed our haser and shall contain an executed copy of the proposed contract of sale or terms of transfer. Dearborn Park Corruntion shall have a period of 45 days after receipt of said notice to exercise its right to purchase the Property on the aforesaid terms. If Dearborn Park Corporation gives written notice to Grantee within said 45-day period that it do is not elect to exercise said right, or if Dearborn Park Corporation fails to give written notice to Grantee within said 45-day period, then Grantee may proceed to close the proposed sale, provided, however, that if Grantee fails to close the proposed sale with the proposed purchaser and on the terms and conditions designated to Dearborn Park Corporation in the aforesaid notice, the right of first refusal granted to Dearborn Park Corporation herein shall remain in effect, and shall be applicable to any subsequent proposed sale by Grantee of the Property, or any portion thereof or intriest therein, as aforesaid. If Dearborn Park Corporation notifies Grantee within the aforesaid 45-day period of the election to purchase the Property, then such purchase shall be closed within 30 days after the giving of such notice, at which time Grantee agrees to tender a reconveyance warranty deed subject only to those title exceptions to which this conveyance is subject (but excluding acts of Grantee) and Dearborn Park Corporation agrees to tender the representation as aforesaid. Also subject to: the right and option of Dearborn Park Corporation (Limited Dividend) to courchase the conveyed premises at the purchase price paid by Grantee (Grantee hereinafter includes the taneficiary of a land trust if that land trust's nominee is Grantee hereunder) to Grantor plus an amount equal to Grantee's purchase price times the percentage increase in the Consumer Price Index from the time of Grantee's purchar a less an amount to compensate for damage to the Unit, if any, upon the failure of Grantee or member of Grantee's lamily (related to Grantee by blood or marriage) to occupy the conveyed premises as its processed residence within ninety (90) days and continuously for two (2) years after Grantor's conveyance to Grantee. If Grantee notifies Dearborn Park Corporation in writing of its intent to vacate or never occupy the Unit, if Dearborn Park Corporation exercises its rig in and option to repurchase as aforesaid such exercise must be by written notice to Grantee, within sixty (60) d ys of Grantee's notice to Dearborn Park Corporation, provided that if Grantee fails to give notice to Dearborn Park Corporation, as aforesaid, then the sixty-day notice shall not apply and Dearborn Park Corporation may exercise its or tion and right to repurchase at any time thereafter by written notice as aforesaid to Grantee. The closing of the entre shall be thirty (30) days after the date of Dearborn Park Corporation's notice, or at such other time as may be acreed upon by the parties, at which time Dearborn Park Corporation shall pay Grantee the purchase price as above stated and Grantee agrees to tender a reconveyance warranty deed subject only to those title exceptions to which this conveyance is subject (but excluding acts of Grantee) and to convey the premises in the same condition as at its purchase, ordinary wear and tear excepted. If Grantee breaches its convenants hereunder and an occupant takes possession of the Unit but Dearborn Park Corporation elects not to exercise its right and option to repurchase, such election shall not operate as a waiver of the right to repurchase the Unit from Grantee in case the occupant subsequently vacates the Unit.

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