## UNOFFICIAL COPY

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DEED IN	TRUST			25080104	
76	QUIT CLAIM		The above space for reco	and and the second second second	
	IRE WITNESSETH, Th			eisbrod, a widow and	
of the County of	COOK and	d State of	ILLINOIS	for and in consideration	
and valuable cons	iderations in hand paid, C TIONAL BANK OF CI rustee under a trust agree	HICAGO, a N	ational banking e	Claim s unto association, its successor 12TH day of	
described real esta	INE , 19 79 , kn te in the County of FOR LEGAL DESCRIPTION	own as Trust I COOK I SEE RIDER I	an	35469 , the following d State of Illinois, to-wit:	
		NO.		tain .	medie :
11	TOUR COURTY,AUS FILED FOR RESORB			AZELSTONE PER METERS	
	Cue 2779 9 oc 1	lh		*2508010	4
1, 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			PARED BY TRUS		378
(Permanent Index	No.: Ox	SANFORD	KOVITZ, FIRST	VICE PRESIDENT	0n 4. f 200.12.
	) the real estate with its appurtenant				lon (
Full power and authoric streets, highways or alleys a purchase, to execute contract a successor or successors in trustee; to donate, to dedic just thereof, from time to triperous of time, and to execute the contract of time, and to execute the contract of time, to leave in the period of time, to be a succession of the contract of th	by is hereby granted to said trustee to the force of the property of the said trustee of trustee of the said trustee of the sa	o subdivide and result there is to execute a for mere ath or without a for mere ors in trust ser t. o. r. d. in the set to cor mere in page and he thereof at any dr. s. o. w. m. s. to latte, or m. s. to	divide the real estate or contracts to sell or excha- onsideration; to convey it all of the title, estate, 1 any part thereof; to exce- race-enti or futuro, and up or any period or periods or times hereafter; to exce- hole or any part of the	any part thereof; to dedicate parks, indee, or execute grains of options to he real estate or any part thereof to powers and authorities vested in the rate lesses of the real estate, or any an any terms and for any period or of time and to execute amendments, are the properties of the contract of the	Ac 200
respecting the manner of fixi- assign any right, title or int- estate and every part thereo- estate to deal with it, whether In no case shall any is	ing the amount of present or future re- cress in or about or easement apparts f in all other ways and for such other similar to or different from the ways arty dealing with said trustee in rel-	muls, to exerce gran mant to the real estates or considerations as it above specified and at ation to the real esta	is of easements or charge e or any part thereof, an we be lawful for any y y ting or times hereaft 2, or to whom the real	s of any kind: to release, convey or old to deal with the title to said real operson owning the title to the real ler.  estate or any part thereof shall be	Haphily
on oved, contracted to be; borrowed or advanced on the necessity or expediency of an trust deed, mortgage, leave person telving upon or claim boron and by the trust agre trests; conditions and limita or that the trustee was duly	similar to or different from the ways try dealing with said trustee in red olds lossed or mortizated by the tru (as a second of the second of the y act of the trustee, or be obliged or or other instrument occuted by the trustee, or ing under any such conveyance, leas- ing under any such conveyance, leas- ing under any such conveyance, leas- ted and the second of the second of the ions, contained herein and at the red authorized and empowered to execute or a processor of successor in tru- ce of a processor of successor in tru-	stee, by obliged to see the terms of the trus privileged to inquire i rustee in relation to a or other instrument, or that such conveyan ast agreement or in a and deliver every su	to the application of art complied with the art of the terms of the terms of the terms of the car the terms to the car the terms to the cor one of strument with the cor one of strument with a terms are of the color of the coronal	y purchase money, rent, or money h, or be oldiged to inquire into the he trust agreement; and every deed, metasive evidence in favor of every ne delivery thereof the trust created as executed in accordance with the and binding upon all beneficiaries, mortgage or other instrument, and	provisibing of physikahi. rangion Yax Ast. Dever-Seller-
the tit the conveyance is madefully vested with all the title.  The interest of each be possession, earnings, and the declared to be personal properties.	e to a successor or successors in true estate rights, powers, authorities, duti- neficiary under the trust agreement avails and proceeds arising from the try, and no beneficiary shall have an ungs, avails and proceeds thereof as a	d, that such successores and obligations of it and of all persons c sale, mortgage or oth y title or interest, leg	or successors in as no is, his or their produce so latining under they or her disposition of the rad all or equitable, in or to t	no property appointed and are r in trust.  In y of them shall be only in the crate, and such interest is hereby the real estate as such, but only an	ot under provisibilismer fro Estate Transfor fax Act // 2 9 Dute Buyen
If the title to any of the certificate of title or duplicate in accordance with the statute	<ul> <li>above lands is now or hereafter reg thereof, or memorial, the words "ir in such case made and provided.</li> </ul>	distered, the Registrar a trust," or "upon cor	of Titles is hereby (", dition," or "with limitat	cted not to register or note in the tions," c wor's of similar import, inder at I by virte of any and all	Trans
statutes of the State of Illinois In Witness Whereof, the	hereby expressly waive and providing for the exemption of homes grantor aforesaid ha 5 her 25th day of day of	steads from sale on ex-	ner	hand and seal	pt under Estate 1 // 79 Date
	(SEAL	)	leeu 2. L	Leebra EAL)	Kenpt Koal Es
	(SEAL	)		(SEAL)	00
NO TAXABLE	CONSIDERATION		·	Butt	
State of ILLINOIS County of COOK	ss. I, NORMA SC the state aforesaid, do	more of certainy management	a Notary	Public in and for said-County, in sbrod, a widow and arrried.	Co
32.00		, appeared before me t	his day in person and ack		Number 572
NOTAR		forth, including the re	lease and waiver of the ri	e and voluntary act, for the uses ght of homestead.  June 19.79	Decument Numbe
CANTO		·	Notary Public	serlara	10.3
EXCHANGE NATIONAL BANK OF CHICAGO  Box 132  Unit 803 2 East Oak Street/Chgo,Ill. 60 For information only insert street address of above described property.  ADDRESS OF GRANTEE: LA SALLE AND ADAMS CHICAGO, ILL. 60690					16-9

## UNOFFICIAL COPY

EXHIBIT "A"

IN THE TWO EAST OAK CONDOMINIUM, AS DELINEATED ON A SURVEY OF UNIT THE FOLLOWING OFSCRIBED REAL ESTATE:

PART OF BLCCK 6 IN THE SUBDIVISION BY THE COMMISSIONERS OF THE ILLINOIS AND MICHIGAN CANAL OF THE SOUTH FRACTIONAL 1/4 OF SECTION 3, TOWNSHIP 39 NOPTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILI INOIS,

WHICH SURVEY IS ATTACHED AS ETHIBIT 'A' TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 25-135-273 T PERCENTAGE INTEREST IN THE COMMON ELEMENTS. TOGETHER WITH ITS UNDIVIDED

GRANTOR ALSO HEREBY GRANTS TO COLUME, THEIR SUCCESSORS AND ASSIGNS, AS RIGHTS AND EASEMENTS APPURTENANT TO THE APOVE DESCRIBED REAL ESTATE, THE RIGHTS AND EASEMENTS FOR THE BENEFIT OF SAID PROCERTY SET FORTH IN THE AFORESAID DECLARATION EASEMENTS FOR THE BENEFIT OF SAID P.C. ERIT SET FORTH IN THE AFORESAID DECLARATION OF CONDOMINUM AND IN THE DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENTS RECORDED AS DOCUMENT 24 889 0.2 AND GRANTOR RESERVES TO ITSELF, ITS SUCCESSORS AND ASSIGNS, THE RIGHTS AND FASEMENTS SET FORTH IN SAID DECLARATION FOR THE BENEFIT OF THE REMAINING PROPERTY FESCRIBED 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, COVIN'NTS, CONDITIONS, RESTRICTIONS AND RESERVATIONS CONTAINED IN SAID DECLARATIONS THE SAME AS THOUGH THE PROVISIONS OF SAID DECLARATIONS WERE RECITED AND STIPULATED AT LENGTH HEREIN.

SE THE NEFUSAL TO THE TENANT OF THE UNIT, IF ANY, HAS WAIVED OR FAILED TO EXERCISE THE RIGHT OF FIRST REFUSAL TO PURCHASE THE UNIT OR HAD NO RIGHT OF FIRST PLEUSAL TO PURCHASE THE UNIT UNLESS THE TENANT IS THE PURCHASER.

END OF RECORDED DOCUMENT