VŲ.					
2,0	This indenture, Made this. 3rd day of October 19.78.				
``	between AETNA BANK, a corporation of Illinois, as trustee under the provisions of a deed or deeds in				
between AETNA BANK, a corporation of Illinois, as trustee under the provisions of a de trust duly recorded and delivered to said AETNA BANK in pursuance of a trust agreem 6th day of May 19.76, and known as Trust Number. 10-21  Party of the first part, and Dean A. Elias and Denise J. Fligner, as joint ter right of survivorship and not as tenants in common					
3	6th day of May 19.76, and known as Trust Number. 10-2109				
7	Party of the first part, and Dean A. Elias and Denise J. Fligner, as joint tenants with				
訊	right of survivorship and not as tenants in common				
6	Contract the Contract of Contr				
)2					
30	2.5.9.24分多克				
92	•••••••••••••••••••••••••••••••••••••••				
29	of9188C South Rd., Palos Hills party of the second part.				
	Bitne व seth. That said party of the first part, in consideration of the sum of				
JAN 15	Ten and 00/100 Dollars, and other				
	good and valuable considerations in hand paid, does hereby quit claim unto said party of the second				
5	part, the following described real estate, situated in Cook County, Illinois, to-wit:				
	SEE EXHIBIT A ATTACHED HERETO.				
	SUBJECT TO: (1) current real estate taxes; (2) the Act; (3) the Plat; (4) the Condo-				
222	minium Documents, including all easements, covenants, conditions and restrictions set				
d	forth or referred to therein or in the exhibits thereto; (5) covenants, restrictions and reservations of record; (6) rights of the Woods Edge Homeowners' Association with				
	respect to the Portions of the Property and Adjoining areas to be owned or administered				
	by said Association: (7) rights and assements for streets and public utilities; (8) acts done or suffered by Purchaser.				
30					
$\mathcal{L}_{\mathfrak{I}}^{\mathcal{J}}$	together with the tenements and appurtenances ther aut to belonging.				
- 1	Un Hane and to Hald the same unto said party of the second part, and to the proper use, benefit				
- 1	and behoof forever of said party of the second party.				
ļ	CANCELLED STATE OF THE STATE OF				
ĺ	JAN 17 1990 1 1990 1 20 1 20 1 20 1 20 1 20 1				
ł	THIS INSTRUMENT PREPARED BY:				
J	James E. Ientz 30 N. LaSalle				
ŀ	Chicago, IL				
ı	Hillin Hailar				
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
- [					
	This deed is executed pursuant to and in the exercise of the power and authority granted to an exested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement				
Ì	above mentioned. This deed is made subject to the lien of every trust deed, mortgage, and any other lien of record,				
ł	if any there be, in said county given to secure the payment of money, and remaining unreleased at the date of the delivery thereof.				
	C C C C C C C C C C C C C C C C C C C				
- }	In Bitness Aherenf, said party of the first part has caused its corporate seal to be hereto affixed,				
- 1	and has caused its name to be signed to these presents by its Vice-President and Trust Officer and attested				
	by its Assistant Vice-President - द्विश्नेप्रेट्स, the day and year first above written.  AETNA BANK				
	As Trustee as aforesaid,				
l					
- 1	By Vice President and Trust Officer				
Į	Vice-President and Trust Officer				
	Attest				
- [	Wassistant Vice-President - Cardinor				

Mail: Robert Slevenson, 8301 So. Cass, Darien, IL

**BOX 533** 

ST	ATE OF	FILLINOIS) <sub>S</sub>	HEREBY CERTIFY, the Vice-President and Trust	at James T. Collins Officer of the Aetna Bank	the State aforesaid, DO
	and the same		David L. Keller,  ***********************************		
5 4 	o z	% . − <del>-</del>	<b>Sitten</b> under	my hand and Notarial Seal this	3.1stday
	10 10 10 10 10 10 10 10 10 10 10 10 10 1	Ox Ox		my hand and Notarial Seal this	
			Coop Coup	Dy Clarks O	
Вок	rrustee's deed	As Trustee under Trust Agreement TO			
,	rRI	`. *			

if with

## **UNOFFICIAL COPY**

Granter also hereby grants to Grantee, their successors and assigns, as rights and easements appurtenant to the above described real estate, the rights and easements for the benefit of read property set forth in the Declaration of Condominium, aforesaid, and in the Declaration of Covenants, Conditions, Restrictions and Easements recorded as Document 13667054, as supplemented by Document 24655047, and Grantor reserves to itself, its successors and assigns, the Rights and Easements set forth in said Declarations for the benefit of the revaluation property described therein.

This conveyance is subject to all Rights, Easements, Restriction, Conditions, Covenants and Reservations contained in said Declarations the same as though the provisions of said Declarations were recited and stipulated at length herein.

75 324 932