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DEF	ED IN TRUST				
Form 191 Rev. 11-71		i	The above Space 35 popular		
THIS INDEN	TURE WITNESSETH, THAT	THE CDANTOR			7
of the County	a	and State of	*******	, for and in consideration	4
-	Ten and l			lars (\$ 10.00),	Talo
	and of other good and valuable			~	
	unto AMERICAN NATIONA				
Agreeme c, d	ose address is 33 No. LaSalle S and the 1St da			rust Number 48992	g.
	d so Sed real estate in the Cou		-	# Y	50 7
	10			s, to wit:	3
See	Exhibit A attached	l hereto and	made a part h	ereof.	
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		أبر الأشتية		nnde	8 1
	U _x		Sidney H. Ols	42	Ordinan &
	COOK COUNTY, II FILED FOR RE	LINOIS CORD			17 3 3
	1980 FEB 25 PA	12	25272250	, not	72-72 72-72
	100 . 50 50 11		23312338	as ct	
		0/		runa emp	Bactic Date
				mat s	Transaction Date
TO HAVE AND	TO HOLD the said real estate with the ap-	purtenances, upon the trus.	nd the uses and purposes !	percin and in said Trust Agreement	E .
Full power and a streets, highways or	authority is hereby granted to said Truste alleys to vacate any subdivision or par	to improve, manage, protest thereof, and to resubdivi	et a. d 50' div le said real estate on ide sau re' estate as often as d	any part thereof, to dedicate parks, esired, to contract to sell, to grant	Stamps
options to purchase, it cessors in trust and it to mortgage, pledge of reversion, by leases it	to sell on any terms, to correy either with to grant to such successor or successors in a otherwise encumber said real estate, or as o commence in praesent or in future, and	i or without consideration, t rust all of the title, estate, y part thereof, to lease said I upon any terms and for s	to convey aid r al estate or any powers aid r norties rested in a real estate, or part thereof, any period of pr.ods f time, not	part thereof to a successor or suc- raid Trustee, to donate, to dedicate, from time to time, in possession or exceeding in the case of any single	enne
demise the term of 19 terms and provisions purchase the whole or said real estate, or as	8 years, and to renew or extend leases upor thereof at any time or times hereafter, to any part of the reversion and to contract my part thereof, for other real or personal	any terms and for any per- contract to make leases and respecting the manner of fix property, to grant easements	ind or periods of time and to ame: to grant options r ler and options the amount of prer at or future t or charges of any rid, releas	id, change or modify leases and the clons to renew leases and options to rentals, to partition or to exchange c, convey or assign any right, title	d Rev
or interest in or abou and for such other cor specified, at any time	authority is hereby granted to said Truste allers to waste any subdivision or particle of the said trusted and the said trusted and truste	te or any part thereof, and person owning the same to d	to deal with said re 1 es ate and leaf with the same, wheth e * affar	every part thereof in all other ways to or different from the ways above	100 100 100 100 100 100 100 100 100 100
In no case shall thereof shall be conve, purchase money, rent obliged to inquire int	any party dealing with said Trustee, or yed, contracted to be sold, leased or morts or money borrowed or advanced on said to to the authority, necessity or expediency of	any succeaser in trust. In aged by said Trustee, or a cal estate, or be obliged to f any act of said Trustee,	relation to said resi estate, or be oblig a secressor in trust, be oblig a see that the terms of this tar or be obliged or privileged to	whom said real estate or any park to se to the application of any it have been compiled with, or be quire into any of the terms of said	
Trust Agreement; and estate shall be conclus lease or other instrum- and effect (b) that	every deed, trust deed, martgage, lease a tre cridence in favor of every person (lark sent, (a) that at the time of the deliver such conveyance or other instrument was	r other instrument executed oling the Registrar of Titles: thereof the trust created executed in accordance with	by said Trustee, or any success- s of said county) relying upon or by this Indenture and by said the trusts, conditions and limit	claims and the first true of the claims and the claims and the conveyance, which was in full force atlons a fair of in this Indenture	Pea Pea
and in said Trust As in trust, was duly au- is made to a successor rights, powers, authorit	any pasty dealine with taid Trutte, or year, entirecting the best of least of menty or money berrowed or advanced on said to to the authority, necessity or expediency every deed, trust deed, mortgage, least it of the contraction of the delivery such conveyance or other instrument was recently and all amendments thereof, the or successor to trust, that such successor teet, dutte and obligations of its, bits or its,	any, and binding upon al for every such deed, trust or successors in trust lave : left predecessor in trust.	il beneficiaries thereunder, (c) the deed, lease, mortgage or other in heen properly appointed and are full	ist and A " tee or any successor current and to if the conveyance all y vested with all the title, estate.	
thereto or for injury contract, obligation or beneficiaries under said	made upon the express understanding and for or successors in trust that linear any by as may do or smill to do in or about the 2 to person or property happening in or al- imaterial control of the state of the indebtedness incurred or entered into by a respress trust and not individually (and it y so far as the trust property and funds it ultions "binometer and whatboerer shall be	out said real estate, any ar- ne Trustee in connection with hereby irrevocably appoints of Trustee shall have no ob-	nd all such liability being hereby h said real estate may be entered the for such purposes, or, at the ligation whatsoever with respect t	expressly walved and release. Any into by it in the name of the then the cleetlon of the Trustee, in its own and the contract, oh, atlou or	- 2 W
	y so far as the trust property and funds in ations whomsoerer and whatsoerer shall be th and every beneficiary hereunder and und			he payment and discharge thereo'.	CTIO
				eclared to be personal property, a. est in earnings, avails and proceeds entire legal and equitable title in	5 7 3
If the title to any	of the above real estate is now or hereafter of, or memorial, the words "In trust," or we rided.	registered, the Registrar of oon condition, or "with limit	Titles is hereby directed not to stations." or words of similar impor	egister or note in the certificate of	
	stor hereby expressly waive				0 \$ (O
	ereof, the grantoraforesaid ha_		her	hand and d	1 x 2 P
sealthis	lst	day of	February	19.80	
	UMENT PREPARED E UBBO, ATTORNEY-AT-LAW	L[SEAL]	Mary P. Sh	umake (****)	aragrap
BDDD SEARS	TOWER CHICAGO, ILL. 60606		U	[SEAL] \$	25
STATE OF	COOK	Carl L. Ru		Notary Public in and for said	•
our That in the	County, in the	e State aforesaid, do here Mary P. Shu	make a Spinste	r	T pp
	Para be the same person whose	. name is	enkan ti -	to the foregoing instrument,	
Notice	old developers and acknowledged the	1301//0		signed, sealed and	112
Apre L	the light of homestead.	7	ct, for the uses and purposes	0.0	A N
COUNTY	M _{eand} notarial	_seal thisIST_	Februar		贬
· COO TRANS	February 6, 1	005	- Courte	Notary Public	

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A.R.A.

旅送差目(|1.1.|

Unit No. 1502 in 50 East Bellevue Condominium as delineated on the Survey of the following described parcel of real estate:

The West 12 feet of Lot 31 and all of Lots 32 to 37 bon inclusive, and East 8 feet to Lot 38 in Block 1 in Potter Palmer's Lake Shore Drive Addition to Chicago in Section 3, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook Count, Illinois

which Survey is attached to Declaration of Condominium Ownership and of Easeman's, Restrictions, Covenants and By-Laws for 50 East Bellevie Indominium Association made by LaSalle National Bank, a National Banking Association, as Trustee under Trust Agreement Anted March 14, 1978 and known as Trust No. 54019, recorded in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 25221794; together with its undivided percentage interest in the Common Elements.

Grantor also hereby grants to Grantee, his, her or their successors and assigns, as right, and easements appurtenant to the above-described real estate, the rights and easements for the benefit of said real estate set forth in the aforesaid Declaration, and Grantor reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration for the benefit of the remaining real estate described therein.

This Trustee's Deed is subject to all rights, e caments, restrictions, conditions, covenants and reservations contained in said Declaration the same as though the privisions of said Declaration were recited and stipulated at length herein.

END OF RECORDED DOCUMENT