UNOFFICIAL CORY

		<u> </u>
	26 469 737	
		2
	This Industrie Witnesseth: That the grantor T-1-00-	
	PATRICIA A. COSTELLO, a spinster	•
	of the city of coomy of and of an of	or,
,	and in consideration of Ten an 1 00 /100(\$10.00) Dollar	ar_ i
W	and other valuable consideration paid, wivey and warrants	-
0	unto BANK OF LYONS, 8601 W. Odgen A. Lyons, III. 60534, a corporation of Illinois, as Trustee Library of November 5 8	the
w	provisions of a ross regional during a ross region of the ross region	 \£
	the County of Cook and State of Illinois	- E
	LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF.	Representative
نسب	Unit Number 11143E in loods Edge II Condominium as delineated on survey of certain parts of Lot 'A' (except that part	T/y2_
	delineated on survey of certain parts of 1 t 'A' (except that part falling in Keane Avenue) in McGrath & Ahren Subdivision of part of	
1	the North Half of Section 22, Township 37 (o)th, Range 12 East of	
	the Third Principal Meridian in Cook County, Illinois (hereinafter referred to as "Parcel"), which survey is attached as Exhibit "C"	
	to Declaration made by Aetna Bank, a corporation of Illinois, Trustee	<i>i</i> .
	under Trust Agreement dated May 6, 1976 and known as Trust Number 10-2109 recorded in the Office of the Recorder of Deads of Cook	*
	County, Illinois, as Document Number 24655048, as ame of from time to time; together with a percentage of the Common Elements appur-	
	tenant to said Unit as set forth in said Declaration, as a ended	
	from time to time, which percentage shall automatically ching in accordance with Declarations as same are filed of record pursuant to	•
	said Declaration, and together with additional Common Elements as	
	such Amended Declarations are filed of record, in the percentage of set forth in such Amended Declarations which percentages shall automated became a set forth in such Amended Declarations which percentages shall automated became a set for the second set of the second	٠.
	matically be deemed to be conveyed effective on the recording of each such Amended Declaration as though conveyed hereby.	<i>*</i>
	Grantor also hereby grants to Grantee, their successors and assigns, as rights and easements appurtenant to the above described.	C
	real estate, the rights and easements for the benefit of said property set forth in the Declaration of Condominium, aforesaid, and in the	
	Declaration of Covenants, Conditions, Restrictions and Easements re-	1 7
7.4 L. 1970	corded as Document 23667054, as supplemented by Document 24655047, and Grantor reserves to iteslf, its successors and assigns, the Rights and	
	Easements set forth in said Declarations for the benefit of the remain-	4
	ing property described therein.	- 100 P
	This conveyance is subject to all Rights, Easements, Restrictions, Conditions, Covenants and Reservations contained in said Declarations	
	the same as though the provisions of said Declarations were recited	
1.00	and stipulated at length herein.	7 14 L Navida

UNOFFICIAL COPY

<i>S</i> 0	unios	er the		
9	provi	85 T	2	a some a silvantum
	the Co	ete in	sentati	į.
	LEGI		E	,
		Transaction	Seller, 0	
		Chicago 7	Jaker,	
	7	書	C C	
1/0	Exempt Under provisions of the property of the Real Estate Temperature of the provisions of the provision of t	5	J	
		200,1-49	,	
	Data Super, Seller or regresentative	i ioji	1	
3		provisions Se	0 1	
Law	The hate and to hold the real estate with the appurtenances upon the vists and for the uses a		a a	
. n	herein and in said trust agreement set forth. "I'll power and authority is hereby granted to said Trustee to improve, protect and briving said real estate, of the said trust and the s	· 마이크 프로	3/	
3D.B	thereof, to dedicate parks, highways or elleys, and to vacale any subdivision or part thereof, and a subdivide said proper as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either will a without consideration to dedicate, to mortgage, pledge or otherwise encumber, said property, or any part thereof, to lease s id _ perty, or enypart time to time, in possession or reversion, by leases to commence in presentior future, and upon any _m and _ir any perit time.	thereof from	1	•
PREPARED BY , Attorney nue 60638	of time, not exceeding in the case of any single demise the term of 198 years, and to renew or exten lear upon any to any period or periods of time and to smend, change or modify leases and the terms and provisions thereof at a rain or time to contract to make leases and to grant extensions to be a superior to the contract to make leases and to grant extensions to leave and options to the contract to make leases and to grant extensions to leave and options to the contract to make leases and to grant extensions to the contract to make leases and to grant extensions.	os hereafter,		
PRE PRE enue 606	reversion and to contract respecting the manner of training the amount of present or future rentals, to partition, of to example or any part thereof, for other real or personal property, to grant essements or charges of any kind, to release only or stable, title or interest to or about or easement appurtment to said premises or any part thereof and to deal with said.	r assign any	2 stg Sarahan o	
WAS ECZK	every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the arms the same, whether similar to or different from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or it	al with		
MENT KONIE rcher	real estate or any part thereof shell be conveyed. Contracted to be sold, leased or mortgaged by said Trustee, or any such be obliged to see to the application of any purchase money, rent or money borrowed or advanced on said property, or be obliged to see to the state of this term have been compiled with or be obliged to leave to the state of this term have been compiled with or be obliged to leave to the state of th	d to see 1 st	e Sylveria	
Ar Ill	Instea, or be couged or privileged to inquire into any or the terms of said Trust Agreement; and every deed, trust de- lease or other instrument executed by said Trustee, or any successor in trust, in relation to said property shall be conclusive favor of every person finduction the Register of Titles of said county relying upon or legislating under any such consumers.	d, mc.igar., e evidenc. ir	`	
INST EL T West go,	instrument, (a) that a time time or the delivery, inercor me must created by this conditions and by said Trust Agreement was and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitatic in this indenture and in said Trust Agreement or in all amendments thereof, if any, and binding troop all beneficiaries there.	in full force	0	
THIS MICHAI 6859 Chicag	said fustee, or any successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or trust have been properly appointed and are fully verted with all the title, existe, rights, powers, authorities, duties, and it.	deed, lease,	100000	
15.05	its, his or their predecessor in trust. This conveyance is made upon the express understanding and condition that neither Bank of Lyons, individually or a its successor or successors in trust shall incur any personal liability or be subjected to any claim, judgment or decree for anyth	t is shaw		
	to its or their agents or attorneys may do or omit to do in or about the said real estate or under the provisions of this Deed Agreement or any amendment therein, or for injury to person or property happening in or about said real estate, or for an conveyances, any and all such itability being hereby expressly waived and released. Any contract, obligation or includated	or said Trust y Improvident		
	entered Into by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiar Trust Agreement as their attorney-in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in as Trustee of an express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any	es under said its own name, such contract,		}
	obligation or indebtedness except only so far as the trust property and funds in the actual possession of the Trustee shall for the payment and discharge thereof). All persons and corporations whomsoever and whatsoever shall be charged with r condition from the date of the filling for record of this Deed.	sidesiidas ad		
	The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby dipersonal property, and no beneficiary hereunder shall have any till or interest, legal or equitable, in or to said real estate.	clared to be	~	
	only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vest in said Trustee ti and equitable title in fee simple in and to all the real estate above described.	ne antire legal	26 4	
	And said grantor hereby expressly waive and release any and all right or benefit under and by virtue of any and the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	all statutes of	469	
	Jit Mitness Miretent, the grantor_ aforesaid has hereunto set HER hand and	sosl	737	
	this ST day of January 19 83		7	
	Patricia A. Costello [SEAL]	[SEAL]		1
	[SEAL]	[SEAL]		
SECTION AND A SECTION ASSESSMENT		Plan Carter proces	, , , , , , , , , , , , , , , , , , ,	

UNOFFICIAL COPY

St. I f Mile	, Michael T. Konieczka	
State of Illimois, county of cook	A NOTARY PUBLIC in and for said County in the State aforesaid, DO HEREBY CERTIFY, that——Patricia A. Costello, a spinster———	733 333 336 466
		B
	personally known to me to be the same person whose name;	
000	the said instrument as	
~/×,	GIVEN under my hand any Notarial Seal this day	
0,0	of January A. D. 19_83 A. D. 19_83 Notary Public	
C	My Commission expires July 30, 1985	e*
TOK COUNTY, ILLINOIS FILED FOR RECORD	Sidney N. O'sen RECORDER OF DEEDS	
133 JAN 17 PM 2: 52	26460727	
	Conti	
	74	
	~~	0
L	SAR	26 4
SEED IN TRUST TO BANK OF LYONS UNDER TRUST AGREEMENT	\$ \$ \$ \$ \$	
To To To St LYO	L TO F L YOR 300X 633 RILL. 6055.	**
ED IN TRU TO BANK OF LYONS UNDER TRUST AGREEMENT	MAIL TO BANK OF LYONS LYONS, ILL. 60534	•
	NOW PER BE	

END OF RECORDED DOCUMENT