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٠. ت	(26 926 7 08		•€1.
LA SALLE	NTURE, Made this 1st day of N NATIONAL BANK, a national banking of a Deed or Deeds in Trust, duly recorder			the
	do.e. 1st day of April 103785 , party of the first part, and	A. Ledith Levy	81, and known as T	
(Address o	f Grantee(s): 910 North Lake Sh	ore Drive, Chicag		
	NESSETH, that said party of he first part.		nd other good and va	A 85-1
100	ions in hand paid, does hereby معنو, s following described real estate, situated in		party of the s	3 6 7
62/20	As legally described in E and made a part hereof, a 30F in the One Magnifice Tllinois, subject to thos Exhibit "B" attached here	xhibi: "A" attach nd commonly known nt Mile condomini e matte: cecrik	as Unit um, Chicago, ped on	BATETRANSTERTAX = 2 PT OF 5 8 7 5 = 3 VENUE 5 8 7 5 = 3
	with the tenements and appurtenances the HAVE AND TO HOLD the same unto		econd pa a saforesa	
	roper use, benefit and behoof of said par		art forever.	
	COOK COUNTY, ILLINOIS FILED FOR RECORD	Lidney N. Ols RECORDER OF DEED	on) S	
IEPT OF LEVENUE JAN-6'84	1984 JAN 12 PH 2:21	26926708		1 5 6. 7 5
vested in →x →xof—xthe t or Mort	is Deed is executed pursuant to and in the said Trustee by the terms of said Deed or trust agreement above mentioned. This legage (if any there be) of record in said consecure the payment of money and remain	r Deeds in Trust delivered Deed is made subject to county affecting the said r	to said Trustee in pu the lien of every Tru eal estate or any part	rsuance st Deed thereof
affixed,	WITNESS WHEREOF, said party of th and has caused its name to be signed by its Assistant Secretary, the day and ye	to these presents by its		
		La Salle Nationa as Trustee as aforesaid,	al Bank	
0, 0 8,	Assistant Secretary	By Mall	Assistant Vice Pres	sident (
Ru	Sintiputent was prepared by: herflanga, Cohen, Esq. dnick & Wolfe - Suite 2900 North LaSalle Street ilcago, IL 60603	Real Estat	ational Bank e Trust Department Salle Street Ilinois 60690	. 6

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STATE OF ILLINOIS COUNTY OF COOK

WENDY YOUNG

in the State (10) said, DO HEREBY CERTIFY that. Januar

Assistant Vice Free Jant of LA SALLE NATIONAL BANK, and

Assistant Secretary ther of, 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, appeared before mo this day in person and acknowledged that they signed and delivered said instrument as their and free and voluntary act, and as the free and voluntary act of said Bank, for the uses and purposes therein set for hand said Assistant Secretary did also then and there acknowledge that he as custodian of the corporate seal of said Bank did affix said corporate seal of said Bank to said instrument as his own free and voluntary act, and as the free and voluntary act of said Bank for the

GIVEN under my hand and Notarial Sevice: 1.5t day of....

LaSalle National Bank ro

EXHIBIT "A"

Parcel 1:

Unit No. 30F in One Magnificent Mile Condominium as delineated on survey of parts of certain lots in Moss Subdivision of part of Lot 10, and parts of certain lots and vacated alley lying South of the South line of certain lots in Lawrence's Subdivision of part of Lot 7, all in the subdivision of the North 1/2 of aloc' 8 in Canal Trustee's Subdivision of the South Fractional 1/4 of Section 3, Township 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, which survey is attached as Exhibit A to Declaration of Condominium recorded in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No 20145241 as amended from time to time; together with its undivided percentage interest in the common elements.

Parcel 2:

All those certain easements, privileges, rights of use, and all other benefits described in that cortain One Magnificent Mile Declaration of Covenants, Conditions. Restrictions, and Easements made and entered into as of September 1, 1983, by the LaSalle National Bank, a national banking association, as Trustee under Trust Agreement dated September 14, 1978, and known as Trust No. 100049 and recorded November 1, 1983, as Document No. 2/4/5/3/3, and as created for the levelit of Parcel 1 by a deed from LaSalle National Bank, a national banking association, as Trustee under Trust Agreement dated September 14, 1978, and known as Trust No. 100049 to LaSalle National Bank, a national banking association, as Trustee under Trust Agreement dated April 1, 1981, and known as Trust No. 103785, dated November 1, 1983, and recorded November 1, 1983, as Document No. 2/8/450/4/, all in Cook County, Illinois.

Grantor also hereby grants to Grantee, its successors (100 assigns, as rights and easements appurtenant to the above describe real estate, the rights and easements for the benefit of said property set forth in the aforementioned Declaration.

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

EXHIBIT "B"

- (a) General real estate taxes not due and payable;
- b) Limitations and conditions imposed by the Condominium Property Act of
- (;) Terms, provisions, covenants and conditions contained in, and rights and essements established by Declaration of Condominium Ownership and of La elents, Restrictions, Covenants and By-Laws for One Magnificent Mile
- (d) Applicable zoning and building laws and ordinances and other ordinances
- (e) Encroachmen e, f any;
- (f) Leases and licenses affecting the Common Elements, if any;
- (g) Easements, agreement;, conditions, covenants and restrictions of record;
- Terms, provisions, covern's and conditions contained in, and rights and (h) easements established by the Declaration of Covenants, Conditions, Restrictions and Easements dated September 1 , 1983 recorded in the office of the Recorder of Deeks of Cook County, Illinois on November 1 , 1983 as document number 268452. 1
- (i) Acts done or suffered by Grantee(:) or anyone claiming by, through or
- (j) Right of Repurchase created by paragraph 1/ of that certain Condominium Right of Repurchase created by paragraph 1/ of that certain Condominium Purchase Agreement dated <u>December 1</u>, 19 50, by and between Edith Levy Grantee, as Purchaser, and he Levy Organization Development Company, Inc., as agent for the beneficiaries of LaSalle National Bank Trust Number 100049 created pursuant to Trust Agreement dated September 14, 1978, as Saller to wir. dated September 14, 1978, as Seller, to wit:

"17. Right of Repurchase.

In the event Purchaser [Grantee] desires to sell or proposes to close the sale of the Unit Ownership [Unit Number 30F in One Magnificent Mile Condominium, together with its undivided errorage interest in the common elements] within one (1) year after the C.o. wg Date, Purchaser hereby grants Seller [Grantor] a right to repurchas the Unit Ownership on the terms and conditions Unit Ownership on the terms and conditions hereinafter set for n. Purchaser shall notify Seller in writing not less than forty-five (45) days prior to the closing of such a proposed sale, which notice shall contain the name and address of the proposed purchaser and shall contain a copy of the proposed contract of sale including the terms and conditions of sale. Seller shall have the right to repurchase the Unit Ownership, which right shall be exercised by written notice to Purchaser within thirty (30) days after receipt of said notice from Purchaser, on the following terms: (i) the price shall be the Repurchase Price (as hereinafter defined) plus or minus prorations of general real estate taxes, prepaid insurance premiums, utility charges, monthly assessments and other similar propatable items: (ii) Purchaser shall convey good and and other similar proratable items; (ii) Purchaser shall convey good and marketable title to the Unit Ownership to Seller or its designee, subject only to those permitted exceptions (excluding acts of Purchaser) existing at closing and any acts of Seller; (iii) closing of the repurchase shall be effected through an escrow as described in Paragraph 5(b) hereof; and (iv) Purchaser shall bear all costs of the escrow and title insurance in the amount of the Repurchase Price. The Repurchase Price shall be the Purchase Price set forth in Paragraph 2 hereof plus the cost of any improvements made by Purchaser to the Purchased Unit after the Closing Date, which costs shall be established by copies of paid bills delivered to Sallar at the first state of the copies of paid of the copies of the copies of paid of the copies of the bills delivered to Seller at the time of giving of Purchaser's 45 day notice to Seller. If Seller notifies Purchaser within the aforesaid 30 C day period of its election to repurchase the Unit Ownership, then such

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repurchase shall be closed within thirty (30) days after the giving of Seller's notice of such election. In the event of Seller's repurchase of the Unit Ownership as provided herein, Purchaser agrees to reconvey the Purchased Unit to Seller in the same physical condition as at closing, except for ordinary wear and tear and improvements or betterments made by Purchaser to the Purchased Unit.

If Seller gives written notice to Purchaser within said 30 day period that it does not elect to exercise said repurchase right, or if Seller fails to give written notice to Purchaser during the 30 day period, then Purchaser may proceed to close the proposed sale; provided, 'ow ever, that if Purchaser, fails to close the proposed sale with the papers posed purchaser at the purchase price and on the other terms and conditions contained in the aforesaid notice, the right of repurchase granec to Seller herein shall remain in effect and shall be applicable to any subsequent proposed sale by Purchaser of the Unit Ownership within the remainder of the said one-year period. If Purchaser so proceeds to close the proposed sale as aforesaid, upon Purchaser's written requise Seller will execute and deliver to Purchaser a release of Seller's lights under this Paragraph 17, which delivery may be conditioned upon closing of such sale.

Any purported sals of the Unit Ownership in violation of the provisions of this relagraph 17 shall be null and void and of no force and effect. The Truster's Deed to be delivered on the Closing Date hereunder shall contain provisions incorporating the foregoing right of repurchase.

For purposes of this Partgran 17 "sell" or "sale" means any sale, transfer or other voluntary converture of the Unit Ownership, lease with an option to purchase the Unit Ownership or any assignment (except for collateral purposes only) of all or my portion of the beneficial interest or power of direction under any trust which owns legal or beneficial title to the Unit Ownership for consideration.

Seller's right of repurchase under *.i. Paragraph 17 shall be subordinated to the rights of the holder of any ortgage or trust deed hereafter placed upon the Unit Ownership."

The aforesaid Right of Repurchase is modified by $\ln \psi_1$ to the Purchase Agreement as follows:

"If, at the time Seller receives Purchaser's notice under Paragraph 17 of this Purchase Agreement, Seller has contracted to sell all of the F -tier units in One Magnificent Mile Condominium Seller will specute and deliver to Purchaser a release of Seller's rights under Paragraph 17 upon Purchaser's written request therefor."

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