## UNOFFICIAL COPY

는 사람들이 보고 있다. 작성.						
		Market State of the		त्रा पुरस्कान्य स्टब्स्ट्रस्ट स्टब्स्ट्र इ.स.च्याच्या	<sub></sub> *	
The state of the s						4 8
DRED IN TRUST						C. C
Dian In Inusi	200					200
100	<b>~</b> 0025	CHRISTOPHER WAR		د د ا	~ ,	1
		The hove space for record	er's use only	111		
THIS INDENTURE WITNESSET II.		CIDICHODHED MAD	dispressed an	d not	00	
rince remarkie	HALTHE GRANTUR,		for and in con			
of the sum of Ten and No/1	.00		Dollars (\$ 10.00			
and Werrent unto AMALGAMATE	ED TRUE L'E SAVINGS	BANK, an Illinois bankii				14
the provisions of a certain Trust Agr day of September	19 81 , ard 'lnown	n as Trust Number 4		following		
described real estate in the County of Street address: 62 West Huron,	f Cook , Chicago, Illino		i State of Illinoi	I	ATIVE	
Legal description:		-		OF PARAGRAP! () OR PARA- (B) OF THE GREENBLANCE.	) LINES	
	SEE EXHIBIT "A"	AT LO LED HERETO		GF PA (B) CR (B) C		
		40.		151015 0 1-2(B-6) 200.1-4 (	LIEBA	
	empt under provisi al Estate Transfer		Section (	80.15 00.1-	SS.	
	10/c/S/ .	Bryer, Seller p	A sorgeativ	P. I. SEC. 2 SEC. 3 SEC	BUYE	
				THE THE TANK OF TH	1	
TO HAVE AND TO HOLD the said rest estate Trust Agreement	r with the appurienences, upon the	trusts, and for the uses and pu-	poses upor the instations s	CHANGE COMPANY	DAT	
Full power and authority commetest with the a said runi means or any part thereof, to dedicate po as other as desired, to contract to will, to grant or or any paint thereof to a secureor or decursors in	hove described Trust Agreement as sixts, streets, beginning or alleys and puons to purchase, to sell on any i trust and to grant to such successes	hereby granted to said Trustee I to sucate any subdivision or par serms, to convey either with or wi- or or successors in trust all of the	to improve, on lage, protect thereof, and it resubdivide bout consideration, to the title, estate, powers an a st	and subdivide and real estate and real estate orities vested in my part thereof.		
sead Trainer, to donate, to dedicate, to morrgage, from tours to time: an possessmoor our reversion. To it may at the case of any magic deminer the term of the means and options to prechare the whole of any purticons or to richange said real entance, or any p assign any pight, title or materies at or about or as in all other ways and for such other considerations. I ways above specified, at any tools of trains hermalier.	panage or otterwise encursors sains name to commence in practicult or in 8 years, and to renew or extend leas- roof at any tures or times bereafter, part of the reversion and to contra	ifature, and upon any terms and is upon any terms and it is upon any terms and for any per to contract to make kases and to contract to make kases and to contract	or any period or periods of to- nod or periods of time, and to grant options to lease and of the amount of present or f charges of any kind, to re-			
partition or to ruchange said real maske, or any passage any right, take or microrer at or about or as as all other ways and for such other considerations may above specified, at any time or teners hereafter.	ect thereof, for other real or person extraces appurienant to said real cata as it would be lawful for any person	the or any part thereof, and to dest	I with said real estate and e- saide, whether similar to or d	inte, not exceed- surface, Change of surface, Change of surface, Change of surface, Congress		
ways above specified, at any tote of issues hereafter. In so case that D any party dealing with said thereof shall be recovered, contrarted to be well used the said that the said of the said that the said of th	trustee, or any successor in trust reased or mortgaged by said fru- sanced on said real exists, or he expediency of any act of said I urigage, lesse or other mattument	in relation to make real custors, after the arts successor in trust, in obliged to see that the terms of master, or he obliged or prislege executed by said Trustee, or any	er obliged to see to the ap the trust have been comp d to inquire into any of the successor in trust, in relat	phoation of any sed with, or b se terms of and sed sed sed sed sed sed sed sed sed se		
estate shall be conclusive evidence in layer of eve lease or other materiament, (a) their all the time and effect, (b) that suck convenience or other and in said from Agreement or is all amend in trius, was duly authorized and empowered to	of the delivery thereof the trust mariament was executed in accord- ments thereof, if any and hindin execute and deliver every such de-	created by this Indenture and fance with the trusts, conditions grupon at beneficiaries thereund red, rust deed, bease, mortgage o	by and Fruit Agreement wand invitations contained out, (c) that and Trustee, cother instrument and (d) a necessary and are fully want.	as in full for to this Indenture of any successive of the zonveyance ed with all the	)	
m made to a successor or somewhere in trus- pale, estate, rights, powers, authorities, duties and obligat. This conversance is made upon the express un- ausurement or successors in crust aball incise any per-	some of its, he are their predecessor in trus opensanding and conditions that me monel hability or be subjected to a	it either Amalgamated Trust & Savi my claim adgement or decree for	anything it or they or its o	Trustee, nor di	į	7
The conversance is made upon the express in successor or successor for coal shall result and application of the coal shall result and support to present or property happening in or also an independent of the coal shall result and the first of the first	the property of the property o	ach liability being bereity expressly state may be entered into by it in se, or at the election of the Irisal expert to any such contract, obuga-	waised and released. Any co- the name of the then benefi- te, in its own name, as Trus- tion or indebtedness except of All nervous and fortherstones.	ntract: obligation taries under said tee of an express may so far as the whomsoever and	•	25527696
trues property and Tunde or the actual phasestates or enhancement shall be charged with nonce of the condition. The interest of each and every herefeltars here at the extraogen seals and proceeds arising from it, thereof as afterward, the intention hereof hering to all of the real estate above described.	trie truster said or applications for from the date of the filing for record of the conder and under said Trust Agree he sate or any other disposition of	the passence and all persons claims and real estate and such interest	under them or any of the	m shall be only nal property, and		763
an breast-cary introduces; said there may the or thereof as a stormand, the introduced berial bring is an of the real undate above described. Better if the talle to any of the above real estate in title or displacate thereof, or memorial, the wo statuse in mack case make and provided.	to ext in said Amalgamated Tra-	or & Severge Beek the exters is registrated for Titles in herety directs the formation of the world	and equitable little in te d not to register or note in of simulat import, in acc	the certificate of		တ
And the and granter hereby expressly State of Illmost providing for exemption of homestrade	warre S and release S at from sale on execution or otherwise	nv and all right or beneat under	and by surfue of any and	all statutes of the		
In Witness Whereof, the grantoraforess sealthis		a tale		81		
	[SEAL]	Chartonic war		(SEAL)	ſ	
STATE OF Will PORCE	I. County, in the State algresand, of	helpon	a Notary Pub	uc in and for said		i
Chustop	her Word			7.04	Document Number	
personally known to me to be the same person_ appeared before me this day in person and ackin delivered the said instruments as		free and voluntary act, for the use	subscribed to the fore	A DESCRIPTION OF THE PERSON OF	оспшен	
release and waiver of the right of homestead		7	4		.₹. PI	i

## **UNOFFICIAL COPY**

Sidney R. Olsen RECOPDER OF DEEDS 26027696

Property of Cook County Clerk's Office

## **UNOFFICIAL COPY**

## EXHIBIT "A"

Unit No. 1A in 62 WEST HURON CONDOMINIUM as delineated on a survey of the following described real estate: Lot 5 and the East 10 feet of Lot 6 (except the North 9 feet of said lots taken for alley) in Block 31 in Wolcott's Addrion to Chicago in Section 9, Township 39 North, Range 14 East of the 2rd Principal Meridian in Cook County, Illinois; which survey is attached as Extrict. "A" to the Declaration of Condominium recorded as Document No. 25989316 together with its undivided percentage interest in the common elements.

Grantor also hereby grants to the Grantees their successors and assigns, as rights and assigns appurtenant to the above described real estate, the rights and easements for the benefit of said property so forth in the aforementioned Declaration, and the Grantor reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration for the benefit of the remaining property described therein.

This Deed is subject to all rights, eachents, restrictions, conditions, covenants, and reservations cortained in said Declaration the same as though the provisions of said Declaration were recited and stipulated at length nergin.

2602769<u>6</u>