UNOFFICIAL COPY

263607725 Reneconsulte alther transfer stone are
26357917
This Indenture, Made this 1st day of September 19 81
tween LAKE SHORE NATIONAL BANK, a national banking association, (formerly Lake Shore Trust and
rings Bank, an Illinois corporation,) as trustee under the provisions of a deed or deeds in trust duly recorded and
livery at the said bank in pursuance of a trust agreement dated August 1, 1971, and known as Trust
unber 2503 , GRANTOR , and Ruth L. Dovia, a widow and
not since remarried
(hi/ago, Illinois , GRANTEE .
itnesseth, That said GRANTOR in consideration the sum of Ten and no/100 (\$10.00)
Dollars, and other good and
luable considerations in hand paid, does hereby grant, sell and convey unto said GRANTEE, the
llowing described real stree, situated in the County of Cook, and State of Illinois, to-wit:
Unit 506 in the Boardwalk Condominium as delineated on the Plat of
Survey of the following described parcel of real estate: Lots 1, 2,
3, 11, 12, 13, 14, 15 and 16 in C. U. Gordon's Addition to Chicago, said Addition being a Subdivision of Lots 5, 6, 23 and 24 and that
part of the vacated streets between said Lots in School Trustee's
Subdivision of fraction 1 Section 16. Township 40 North, Range 14
East of the Third Principa Peridian, in Cook County, Illinois, which survey is attached as Exhibit C to Declaration of Condominium recorded
in the Office of the Recorder of Deeds of Cook County, Illinois as
Document No. 25120912, together with an undivided2008 *
interest in the Common Elements.
Cook County
REAL ESTATE TRANSACTION TAX
PENEROL AND
START SEP22'82 (2 4.00) = 2 4.00 Sep22'92 DEPT. OF = 2 4.00
REVENUE REVENUE
ogether with the tenements and appurtenances thereunto belonging.
To Hafir and to Hold the same unto said GRANTEE_, and to the proper use, benefit and
shoot forever of said GRANTEE
26360725
GRANTOR also hereby grants to GRANTEE , her succe so is and assigns, as rights and easements appurtenant to the above described parcel of
real estate, the rights and easements for the benefit of said property
set forth in the aforementioned Condominium Declaration, and GRANTOR
reserves to itself, its successors and assigns, the rights and easements set forth in said Condominium Declaration for the benefit of the
remaining property described therein.
This deed is subject to all rights, easements, restrictions, conditions covenants and reservations contained in said Condominium Declaration.
the same as though the provisions of said Condominium Declaration vere
recited and stipulated at length herein.
Any tenant of the unit who was entitled to notice of intent with respec
Any tenant of the unit who was entitled to notice of intent with respect to the purchase and sale evidenced by this deed has either waived or
failed to exercise his right of first refusal or had no right of first
refusal with respect to the unit.
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in
said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement
said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement
said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the exceptions listed on the reverse side
said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the exceptions listed on the reverse side hereof.
said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the exceptions listed on the reverse side hereof. In Multituss Multitus Multit
aid trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement bove mentioned. This deed is made subject to the exceptions listed on the reverse side hereof. In Mhitness Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate reality be hereto affixed, the day and
Solutions and stressed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the exceptions listed on the reverse side hereof. In Whitness Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate scale to be hereto affixed, the day and year first above written. The Keondon's Litturn to Purcleus Bay 1.
and Mhithress Mherent, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate seal to be hereto affixed, the day and year first above written.
asid trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the exceptions listed on the reverse side hereof. In Mhithress Mhereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate seak to be hereto affixed, the day and year first above written. Its leaves the trust agreement above to said trustee in pursuance of the trust agreement above said trustee in pursuance of the trust agreement above mentioned. LAKE SHORY ADNAL BANK.
and trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the exceptions listed on the reverse side hereof. In Whitness Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its comporate scal to be hereto affixed, the day and year first above written. It knowledge Little of Puroless Box Lake Short In the Bank, his Instrument Prepared By: Undrey E. Selin 1 theimer & Gray
Jan Whithress Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate seal to be hereto affixed, the day and year first above written. Jan Ethicus Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate seal to be hereto affixed, the day and year first above written. Jan Ethicus Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Gray has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Gray has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Gray has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Gray has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Gray has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Gray has caused this indenture to be signed in its name by its Vice-President and year first above written. Jan Ethicus Gray has caused this indenture to be signed in its name by its Vice-President and year first above written.
and trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the exceptions listed on the reverse side hereof. In Whitness Whereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate seal to be hereto affixed, the day and year first above written. HILL ELECTRICAL STATES AND LEGISLAND BY LAKE SHOP TO ALL BRIEFS HOLD ALL BRIEFS
In Mhitness Mhereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate seal-tio-be hereto affixed, the day and year first above written. The Killer of Lake Short of Lake Sh
aid trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement between entioned. This deed is made subject to the exceptions listed on the reverse side thereof. In Mhitness Mhereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate real-tio-be hereto affixed, the day and year first above written. The Microfiles Pattern to Pucodocide Bath Lake Short Total Bank and the iner & Gray her IBM Plaza, Suite 3700 hicago, Illinois 60611 Attest Assistant Secretary. Wall # 506 4343 N. CLARENDON AVE CHILHOO ILL. 606.
In Mhitness Mhereof, said GRANTOR has caused this indenture to be signed in its name by its Vice-President and attested by its Assistant Secretary, and its corporate seal-tio-be hereto affixed, the day and the instrument Prepared By: drey E. Selin theimer & Gray the IBM Plaza, Suite 3700 icago, Illinois 60611 Assistant Secretary. Assistant Secretary.

26357917 7 - 1888 SEPS 21-87 67 2,8425 State of Illinois, 10.00 26357917 SEP-21-82 6 3 9 8 5 5 **COΩΝΈΧ ΟΕ ΓΩΌΚ** A Notary Bublic, in and for said County, in the State aforesaid. DO Evelyn O. Nertewitz HEREBY_CERTIFY, that . Kenneth A. Zubeck the Vice-President, and Kenneth A. Zubeck
the Assistant Secretary of the above named LAKE SHORE NATIONAL
BANK, a national banking association, personally known to me to be the same
persons whose names are subscribed to the foregoing instrument as such
officers and to be such officers, appeared before me this day in person, and,
being first duly sworn, said and acknowledged that they are such officers, that
they respectively signed, sealed with the corporate seal and delivered said
instrument as the free and voluntary act of said Lake Shore National Bank,
and as their own free and voluntary act as such Vice-President and Assistant
Secretary, respectively, by authority of the Board of Directors of said bank
for the uses and purposes therein set forth, and that the seal affixed to said
instrument is the corporate seal of said bank. the Vice-President, and this 11th day of Aeg Giffen under my hand and Notarial Seal. This deed is subject to: General real estate taxes no: due and payable at the time of ng, (b) the Act and the Municipal Code, (c) the condominium closing, (b)

documents, including all amendment; and exhibits thereto, (d) appli documents, including all amendment; and exhibits thereto, (d) applicable zoning and building laws and or in moces, (e) covenants, conditions and restrictions of record, (f) private, public and utility easements, (g) encroachments, overlaps, and boundary line disputes, (h) building setback line of 30 feet (f or the north line of Lots 1, 2 and 3) as established by document recorded June 20, 1892, as Document No. 1687230, and as contained in so equent deeds recorded as Document Nos. 3114458, 3114456 and 1917801 affects Lots 1, 2 and 3), (i) building setback line of 25 feet (from the south line of Lots 11 to 16, both inclusive) as shown on the plat of subdivision

3), (i) building setback line of 25 feet (from the south line of Lots II to 16, both inclusive) as shown on the plat of subdivision (affects Lots II to 16), (j) violation of the building setback lines noted at items (h) and (i) above by the building over the 30 foot line, noted at (h) above, a distance of approximately 20 feet 5 inches and over the 25 foot line, noted at (i) above, a distance which varies from approximately 15 feet at the southwest corner of the building to approximately 16 feet at the southeast corner of said building, (k) rights of tenant under the existing lease of the purchased mit, if any (l) recorded and unrecorded leases pertaining to the commercial or common areas of the building, and all rights thereunder of, and all acts done or suffered by, the lessees thereunder or any party claiming by through or under said lessees thereunder, (m) rights, if any, of persons providing private television services, (n) acts done or suffered by GRANTEE or anyone claiming by, through or under GRANTEE, and (o) any other matters which shall be insured over by the title insurer.

Michigan Avenue at Ohio Street इंटडर्म्बड्डिड 5119 T £ 9 23-2 Z-d3S 95 SI IIº

END OF RECORDED DOCUMEN