UNOFFICIAL GOP \$ 528 This instrument was prepared by:

COOK COUNTY, ILLINOIS

#85 MCT 22 附 1: 11

85246528

Michael Wexler 405 N. Wabash Av. Chicago decision III

MORTGAGE

...... ('mercin "Bosrower"), and the Mortgages, LEC WEXLER .an.individual..... gaining moderate land and the control of the contro ...... whose address is \$935. Tamaroa.

WHEREAS, Borrower is indebted to Lender in the principal sum of CNR BUNDREO, RIGHTERN THOUSAND STVER BUNDRED, RIFTY, And NO.19077777, Dollars, which indebtedness in evident id by Borrower's not-dated, SERTEMBER 27.4.1.1985. (berein "Note"), providing for monthly installments of principal and interest, with the balance of the indebtedness, if not sooner paid, due and payable on OCTOBER 1, 2000.

To Sacrat to Lander (a) the repayment of the indebtedness evidenced by the Note, with interest thereon, the payment of all riber same, with interest thereon, advanced in accordance herewith to protect the security of this Morigago, and the ordermance of the covenants and agreements of Borrower harein contained, and (b) the repayment of any future advances, with interest thereon, made to Borrower by Lander pursuant to paragraph 21 hereof (herein "Future Advances"), Branswer does hereby mortgage, grant and convey to Lendor the following described property 

> TAX 1 D # 11 19 314 019 1015 SEE LEGAL DESCRIPTION RIDER ATTACHED HEPETO

which has the address of 1500, OAK AV. UNIT # 3A EVANSTOR, ILLINOIS, 60201

..... (herein "Property Addrese"); (State and lip Coce)

TOGETHER with all the improvements now or hereafter creeted on the property, and all casements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be desmed to be and remain a part of the property covered by this Mostgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are inseein referred to us the "Psoperty".

Dorrower covenants that Borrower is lawfully seized of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, and that Bassawer will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, ensements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

ILLINOIS -- I to 4 Femily -- 6/77 -- FRMA/FRESSC UNIFORM INSTRUMENT

MAIL TO: MICHAEL WEXLER BOX 333 - 14 SUITE 4003 CHICAGO - THE GOGH

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Proberty of Cook County Clark's Office

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Uniform Covenants. Borrower and Lender covenant and serse as follows:

1. Payment of Principal and latered. Borrower that promotely pay when the principal of and interest on the indebtedness evidenced by the Note, prepayment and lote charges as provided in the Note, and the principal of and interest on any Future Advances secured by this Morrgage.

To his five these and languages to depend and interest are possible under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taken and interest which may attain priority over this Mortgage, and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hand insurance, plus one-twelfth of yearly premium installments for racetgage insurance, if any, all as maximally entired initially and from time to time by Lender on the basis of assessments and hills and recommiss estimates thereof.

The Funds shall be held in an institution the deposits or accreains of which are insured or guaranteed by a Federal or state agency (including Lender if Lender a such an institution). Lender shall apply the Federal to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said assessments and bills, unless Lender pay, become interest on the Funds and applicable permits Lender to make such a charge. Borrower and Lender may used to writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unknowed any sentences is made or applicable law requires such interest to be paid, Lender shall not be required to any featurest any interest or exemings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the funds shall give to Borrower, without charge, an annual accounting of the funds shall purpose for which each debit to the Funds was made. The Funds are pleaged as additional accusity for the sums secured by this Mortgage.

If it amount of the Funds held by Lander together with the furine monthly installments of Funds payable print to the divides of texes, assessments, incurrance premiums and ground ranks shall encered the amount sequired to pay such taxes, assessments incurrance premiums and ground texts as they full due, such excess shall be, as European's option, either promptly for all to Dorrower governded to Bostower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be difficient to pay cases, assessments, incurance prefixuant and ground nexts as they full due, Bostower shall pay to infider any amount necessary to make up the deficiency within 30 days from the date notice is minited by Lender to Boys sur requesting payment thereof.

Upon perficit in 10th of all sums accurad by this Montgage, Lander shall promptly refund to Berrower any Funda held by latituder. It under paragraph 18 bereof the Property is sold or the Property is otherwise acquired by Lander, Lander slight lipply, no later than menchintely prior to the sale of the Property or its acquisition by Lander, any Funda held by Lander-control than other landers are really approximately than the research of the landers are really approximately than the regions.

3. Application of Paper on. United applicable law provides otherwise, all payments received by Lender under the Note and paregraphs to an ability applied by funder the temperature of the Note, and then to interest and principal of the Note, and then to interest and principal on any Future Advances.

6. Charges; Lieux. Bostower shall you all tuses, assessments and other charges, times and impusitions attributed to the Property which may attain a priority over this hearingage, and learchood payments or ground sents, if any, inclinarises or proceed accordance on the property which may be be supposed as the contract of the contract of the contract of the under this catagoraph, and in the event payer thereof. Bostower shall promptly furnate to be the shall promptly the best payment directly. Bostower shall promptly then be payment directly. Bostower shall promptly the beginning and be which is a property grounded, that therefore what not be required to discharge any such ben as long as furns were the high agree in a runny to the payment of the obligation secured by such lien in a maximal acceptable so Lender, or shall to grow look amoves such lien by, or defend attractors of the obligation any past thereof.

5. Elected locations. Becomes that has the emptor example of entring of introduct established in the Property induced against him has by fire, has refer to the entry training and in their analysis of i.e. and the entry investigation of the entry induced and in the entry arrowed and for each periods at analy require, recycled, that i.e. and require that int amount of the entry arrowed as a location arrowed of the entry of covering the many interests.

such coverage expeed that amount of coverage regions in page 28% a ten accuracy by the Montgage.

The insurance curies providing the necessar shall be chosen by Commer subject to approved by Lander, provided that such approved and not be encountedly undertail. As presented in its mance publices shall be good inchestances provided the coverage and the coverage and the coverage and the provided and the coverage a

All insurance policies and reservable thereof shall be in form acceptable to Leader and shall include a standard morigage clause in favor of and in form acceptable to I ender. Lender shall have the right to hold the policies and cene-wais thereof, and Borrower shall promptly formula to Lender all renewal notices and all receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the inscrince castier and Lender, Lender may lask, proof of this if not made premiptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be agreed to restoration or copair of the Property damaged, provided such restoration or repair is economically feasible and the sensity of this Mortgage is not thereby impaired. If such restoration or repair is now economically feasible or if the security of this Mortgage would be impaired, the insurance proceeds shall be applied to the sums icoured by this Mortgage, with the excess, if any, paid to Borrower. If the Property is abandoned by Borrower, or it Borrower falls to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance corrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or result of the Property or to the sums secured by this Mortgage.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs I and 2 hereof or change the amount of such installments. If under paragraph 18 hereof the Property is acquired by Lender, all right, title and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Mortgage immediately prior to such sale or acquisition.

6. Preservation and Maintenance of Property: Leancholds: Constantishma: Pleaned Unit Developments. Harrower shall keep the Property in good repair and shall not commit waste or person impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasthold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, and constituent documents. If a condominium or planned unit development, and constituent documents. If a condominium or planned unit development rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of such rider shall be incorporated into and small amend and supplement the covenants and agreements of this Mortgage as if the rider were a part hereof.

7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which moterially affects Lender's interest in the Property, including, but not limited to, control domain, moderney, code entorcement, or strangements or proceedings involving a bankrupt or decedent, then Lender's option, upon notice to Borrower, may make such appearances, dishurse such sums and take such action at its occasivate protect Lender's interest, including, but not limited to, disbursement of reasonable attendary's fees and entry upon the Property to make repairs. It Lender required motigage insurance as a condition of making the loan secured by the Mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in excardance with Borrower's and

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Lender's written agreement or applicable law. Borrower shall pay the amount of all mortgage insurance premiums in the manner provided under payagraph 2 hereof.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, shall become additional indebtedness of Borrower secured by this Murigage. Unless Borrower and Lender agree in other terms of payment, such amounts shall be payable upon notice from Lender to Bottower requesting payment thereof, and thail beer interest from the date of disbursement at the rate payable from time to time on constanding principal under the Note unless payment of interest at such rate would be contrary to applicable taw, in which event such a nounts shall bear interest at the highest rate permissible under applicable law. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder.

8. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned

and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds small be applied to the sums secured by this Morrages. with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Mortgage such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Borrower.

if the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Borrower fails to respond to Lender within 30 days after the date such notice is mailed. Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the

Property of the sums secured by this Mortgage.

Unless Cender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone tire due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of

such installment.

Borrowe Nit Released. Extension of the time for payment or modification of amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such accessor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by muson of any demand made by the original Borrower and Borrower's successors in Interest.

11. Forbrarance by Lender Nora Walver. Any forbearance by Londor in exercising any rigin or remedy heremoder, or otherwise afforced by applicable law, shall not be a waiver of or preclide the exercise of any such rift or semedy. The procurement of insurance or the laws or other liens or charges by Lender shall not be a waiter of Lender's

right to accelerate the maturity of the indebtedness secured by this biorgage.

12. Remedies Cumulative. All removes provided in this islantgage are distinct and cumulative to any other right or remedy under this Manigage or afforded by lay or equity, and may be exercised concurrently, independently or successively.

13. Successors and Assigns Bound: I had a discrete Hilability: Capition. The covenants and agreements herein contained shall hind, and the rights hereunder shall have not to the respective successors and assigns of Lender and Berrower, subject to the provisions of paragraph 17 hereof. All executes and agreements of Borrower shall be joint and several. The capitions and headings of the paragraphs of it is in origage are for convenience only and are not to be used to interpret or define the provisions hereof.

14. Notice. Except for any more required under applicable law to be given in another meaner, (a) any notice to Borrower provided for in this Montage shall be given by anding such notice by certified mult addressed to Borrower at the Property Address or at such other address as Borrower of sy designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return requested, to Lender's address stated herein or to such other address as Lender may designate by notice to Burrover at provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

15. Uniform Mortgage: Governing Law: Severability. This form of me trage combines uniform covenants for national use and non-uniform coverants with limited variations by jurisdiction to constitute a uniform security instrument covering real property. This Mortgage shall be governed by the law of the jurisolation in which the Property is located. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect which the condicting provision, and to this end the provisions of the Mortgage and the Note are declared to be severable.

16. Borrower's Copy. Borrower shall be furnished a conformed copy of the least of this Mortgage of the time of execution or after recordation hereof.

17. Transfer of the Property: Assumption. If all or any part of the Property or an interest themsin is sold or transferred by Borrower without Londer's prior written consent, excluding fall the creation of a lien or men abrance subordinate as this Mortgage, (b) the creation of a purchase money security interest for household appliantes, (a) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold migray) of three years or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums secured by him Montgage in his immediately due and payable. Lender shall have waived such option to accelerate if, prior to the select transfer, Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the leader of such person is satisfactory to Lender and that the interest payable on the sums secured by this Morgage shall be at authorise as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph 17, and if Borrower's successes in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the Note.

If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accumunce with paragraph 14 herent. Such notice shall provide a period of not less than 20 days from the data the notice is mailed within which Borrower may pay the sums destated due. If Borrower fails to pay such sums prior to the explession of such period, Lender may, without further notice or demand on Borrower, invoke any remedica permitted by paragraph 18 horsest.

NON-Utiliform Covenants. Borrower and Lender frather covenant and agree as follows:

18. Acceleration; Residens. Except to provided in paragraph 17 hereal, upon Darrower's besech of any concept or agreement of Borrower in this Morrouge, including the coverants to pus when doe may some socured by this Morrouge, Leader prior to acceleration shall mail natice to Energy as provided in puragraph 14 herent specifying: (1) the preach; (2) the netting required to cure such brench; (3) a date, and free than 30 days from the date the united is maded to Macrower, by which could breach must be cured; and (4) that fallow to care such breach on or before the date specified in the profes may read in acceleration of the sums secured by this Mortgage, forestenere by judicial proceeding and safe of the Property. The motion shall further inform Corrected of the right to reinitate after acceleration and the right to assert to the foreclosing proceeding the non-existence of a default or any other defense of ther ower to acceleration and forcetowire. It the breach is not exceed on or before the date specified in the notice. Lender at Lender's option may decime all of the arms present by this becomes to immediately due and payable without further demand and may forecise this Murigage by fudicial generating. Lander shull be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, engagemble attenues of fore, and costs of documentary evidence, abstracts and title report

19. Barrower's Right to Brimstels. Natwithstanding Lender's acceleration of the sums accured by this Mortgage, Sorrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time

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prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage, the Note and notes securing Future Advances, if any, had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage and in enforcing Lender's remedies as provided in paragraph 18 hereof, including, but not limited to, reasonable attorney's fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this hiorigage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if it no acceleration had occurred.

20. Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security hercunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18

hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 18 hereof or abandonment of the Property, and at any time prior to the expiration of any period of redemption following judicial sale, Lender, in person, by agent or by judicially appointed receiver, shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the doste of menagement of the Property and collection of rents, including, but not limited to receiver's fees, premiums on receiver's ornds and reasonable attorney's fees, and then to the sums recured by this Mortgage. Londer and the receiver shall be liable to account only for those rents actually received.

21. Future Advances. Upon request of Borrower, Lender, at Londer's option prior to felease of this Mortgage, may make Future Advances to Borrower. Such Future Advances, with interest thereon, shall be recurred by this bassingage when evidenced of promissory notes stating that said notes are secured hereby. At no time shall the principal emount of the indebted here secured by this Mortgage, not including sums advanced in accordance herewith to protect the escurity of this Mortgage, exceed the original amount of the Note plus USS. ARRY.

32. Release Upon payment of all sums secured by this Murigage, Lender that! release this Morrage without charge to Borrower. For over shall pay all costs of recordation, if any.

23. Walve of Homestead. Borrower bareby waives all right of homestead explication in the Property.

in Wetness Wifflers, Borrower has executed this Mongapy.

signed and delivered the said instrument as . .

set forth. 📜

Robert A. Cremen Joy Q. Creamen. Z.....County sa: STATE OF ILLINOIS. ..... CPON do hereby certify that. ROPERT A. CHEAMER, and JOY A. CREAMER, his wife ..... personally known to be the same personally whose name(s) ..... subscribed to the foregoing instrument, appeared before me this in person, and acknowledged that . . t. hey. . . their free and columns y act, for the uses and purposes therein

Given under my hand and official seal, this, 27th, day of ... September ... 19.85. Mudae Allroli My Commission expires: DECE MAE 12 7: 1986

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#### CONDOMINIUM RIDER

THIS CONDOMINIUM RIDER is made this	27th	day of Sept	ember
19.85., and is incorporated into and shall t	be deemed to amend and	i supplement a Mortgage,	Deed of Truss or Deed
to Secure Debt (herein "security instrume "Borrower") to secure Borrower's Note to	ent") dated of even da LEO WEXLER	ite herewith, given by the	e undersigned therein
ocated at 1500 Oak Av. Unit	r") and govering the Pr SA Evanscon,	ropeny described in the s IIII nois, sold!	ecurity instrument and
•	(Property Audi	AN)	•
The Property comprises a unit in, together project known is, 1500, Oak, Condo	ranium		nu of, a condominium
(herein "Condominium	Project").	minium Project)	
			•

CONDOMINIUM COVENANTS. In addition to the covenants and agreements made in the security instrument, Borrage and Lender further governant and agree as follows:

- A. Assessments. Bot... or shall promptly pay, when due, all assessments imposed by the Owners Association or other give ning body of the Condominium Project (herein "Owners Association") pursuant to the provisions of the declaration, by hims, code of regulations or other constituent document of the Condominium Project.
- 3. Hazer' insurance. So long as the Owners Association maintains a "master" or "blanket" policy on the Condominium Froject which provides insurance coverage against fire, hazards included within the term "extended coverage," and such other hazards as Lender may require, and in such amounts and for such periods as Lender may require, then:
- (i) Lender waives the provision in Uniform Covenant 2 for the monthly payment to Lender of one-twelfth of the premium installments for heard insurance on the Property;
- (ii) Borrower's obligation under Uniform Covenant S to maintain hazard insurance coverage on the Property is deemed satisfied; and
- (iii) the provisions in Uniform Covenant 5 regarding application of hazard insurance proceeds shall be superseded by any provisions of the declaration, by-laws, code of regulations or other considerent document of the Condominium Project or of applicable is who the extent necessary to avoid a conflict between such provisions and the provisions of Uniform Covenant 5. For any period of time during which such hazard insurance coverage is not maintained, the immediately preceding sentence in all be deemed to have no force or effect. Bostower shall give bender prompt notice of any lopse in such hazard insurance coverage.

In the event of a distribution of hazard insurance proceeds in flow of restoration or repair following a less to the Property, whether to the unit or to common elements, any such proceeds payable to Borrower are hereby assigned and shall be paid to Lender for application to the sums enough by the security instrument, with the excess, if any, paid to Borrower.

- C. Lender's Prior Consent. Borrower shall not, except ofter neates to Lender and with Lender's prior written consent, partition or subdivide the Property or consent to:
- (i) the abandonment or termination of the Condominium Project, except for abandonment or termination provided by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condemnation or eminent domain;
- fli) any material amendment to the declaration, by-laws or code of regulations of the Owners Associations, or equivalent constituent document of the Condominium Project, including, but not limited to, any amendment which would change the percentage interests of the unit owners in the Condominium Project, or
- (iii) the effectuation of any decision by the Coners Association to terminate professional management and assume self-management of the Condominium Project.
- D. Remedies. If Borrower breaches Borrower's covenants and agreements hereindles, including the covenant to pay when due couldominium assessments, then Lender may invoke any remedies provided under the accurity instrument, including, but not limited to, those provided under Uniform Covenant 7.

IN WITHESS WHEREOF, Burrower has executed this Condominium Rider.

Robert a Crommen	
ROBERT A. CREAMER	Lerrewer
Joy a Creamers	
JOYA. CREAMER	

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#### LEGAL DESCRIPTION RYDER

UNIT NO. 3-A as delineated on the survey of the following described parcel of real estate (hereinafter referred to as "Percel"):

Lot 1 in the Plat of Consolidation of the North 36 feet of Lot 2 and all of Lots 3 and 4 in Block 55 in Evanston, in the Southwest quarter of Section 18, Township 41 North, Punje 14, East of the Third Principal Meridian, in Cook, County, Illinois, according to the Plat thereof, recorded October 20, 1969 in the Office of the Cook County Recorder of Deeds as Document Number 20989692.

which said survey is attached as Exhibit A to a certain Declaration of Condominium Ownership made by the American National Bank and Trust Company of Chicago, as Irustee under a certain Trust Agreement dated February 25, 1969 and known as Trust No. 27931, and recorded in the Office of the Jock Cowity Recorder of Decis as Document No. 21374247

together with an undivided 2.30 % interest in said Parcol (excepting from said sectal all property and space comprising all the Units thereon is defined and set forth in said Declaration and survey);

Grantor furthermore expressly grants to the portice of the second part, their successors and assigns, as rights and essements appurtenant to the above-described real estate, the rights and essements for the benefit of said property as ast forth in the aforementioned Declaration.

This conveyance is made subject to all rights, we salits, easemonts, restrictions, conditions, reservations and coverance contained in said Declaration, and the Grantor expressly reserves to stacks, its successors and assigns, the rights, benefits and easemonts set forth in said Declaration for the benefit of all remaining property is described in said survey or said Declaration.

PIN 11-18-314-019-1016 UNIT 3A, 1500 OAK AVE EVANSTON, ILL:

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