# DRED IN TRUST NO FEGAL

Form 191 Rev. 11-71

The above space for recorder's use only

CRAPH. SEC. 200.1-4 (B) OF THE CRICAGO THANSACTION TAX OFFINANCY.

100 mm

THIS INDENTURE	WITNESSETH, THA	T THE GRANTOR,	Janice A. V	Vashauer	1
of the County of	Cook	and State of	Illinois	, for and in consider	ation to
of the sum of Ter	and 0/100-			-Bollers (\$10.00	STEER OF PERSON
in hand paid, and of o	ther good and valuat	ile considerations, rec	eipt of which is here	eby duly acknowledged, Conv	eys.
and Warrant_gunto A association whose addr	MERICAN NATION	NAL BANK AND TE Street, Chicago, Illino	RUST COMPANY Opis, as Trustee under	F CHICAGO, a national bar the provisions of a certain	Trust of $\widehat{\varphi}$
Agreement, dated the	•	lay of	19 86 , and know	n as Trust Number 10051	209월 연기물
the following described	d real estate in the C				
А	s legally de	scribed on E	Exhibit A at	tached	200.1-2 200.1-2 50. 200.
		reby made a			
					SEC.
					L 1 1 2
	<i></i>				e de la companya de l
THIS DEED	IS BEING RE	CORDED TO AD	D THE TRUST	NUMBER TO	L
THE DEED I	PRF VIOUSLY RENUMBER 86 52.	ECORDED ON N	OVEMBER 5, 1	1986 AS	Section 4,
	-/X,		8	6537163	S S
				<del>-</del>	-
	C	),c	$\bigcap$		1 .1
		14-21-314-04			1 Wic
set forth.				urposes perein and in said Trus Agres	·
Full power and authority is streets, highways or alleys to options to purchase, to sell on a	hereby granted to cale True racute ony subdivision or ny terme, in convey either s	iles la imigror, manuge, prof part thereo, v., co resubili- lin or villoui con ideration,	ect and subdivide said real vide said real vide said real estate as often convey said real estate.	estate by any part thereof, to dedicate pen as desired, to confirm to sell, to you have not an an arm thereof to a successor or test in any of Trustee, to densite, to dedicated, for dedicated, from time to the to prosecute one, not exceeding in the rase of any a to smeet, though a modify passes and provided to the test of the te	Recenter Stamps Partigraph
to mortgage, plotte or otherwise of reversion, by leaves to commence	ngen nucrossor or sucreasors in encumber said real educe, or in praesent or in future.	n fruit mil of the set se great my part thereon, se lease an and upon any terre and for any terms and for any te	r, pawers and guindriles to id test estate, of any part any period of periods of ill riod or partods of time and	tiet in said Finitee, to consist, to dedicate, fo dedicates, from time to time, in possessione, not exceeding in the rate of any and to among the same and the sa	tente.
terms and provisions thereof at a purchase the whole or any part to add you part to the cold your part they	ny time or times hereafter.  I the reversion and to contra	in contract to make leaves on in contract to make leaves on it respecting the manner of the it moments to stand one need	time or persons to time and in the property of present in the state of present of present in the state of the present of the p	and options to renew lesses and option of fully relief to release and option of the relief to release and relief to release to the relief to	
or interest in or about or exerne, and for such other considerations specified, at any time or times he	of appurenant to said real eas it would be lawful for an erester.	state of eny pert thereof and F person owning the same	i to deal with said real est dr., with the same, whether	its and every part thereof in all other similar to or different from the ways a	
In no case shall any party thereof shall be conveyed, contract	dealing with said Trustee, o	er any successor in trust, in regaged by said Trustes, or		e, of to whom said seal estate or any obligated to see so the application of the true that he is the second of the seal of the seal of the second of the sec	**************************************
shifted in inquire into the author Trust Agreement; and every deed, each a half he conclusive existence	plin, necessity or expediency, it trust dead, mortgage, least in favor of every terson the	of any act of said Trustee, or other instrument execute coulder the Resister of Till	or be of deed or privileged by said Triplez, by any	ins come must need compiled with, of d in inquire into any of the terms of successor in trust, in relation to said more or claiming under any such courses.	Transfer
lease or other instrument, (a) the and effect, (b) that such conversed in said Trust Agreement or	at at the time of the delis- ince or other instrument was in all amendments thereof,	ety thereof the trust created resecuted in accordance with it any, and binding upon	by this viet att a usel by h the trusts or editions su ill beneficiaries thereinder,	sald Trust Agreement was in full- id limitations contained in this inder ic) ilial said Trustee, or my succe	dury B D. TO
in trust, wer duly authorized and is made to a successor or successor rights, powers, suthorities, duties o	simpowered to execute special a in least, that anch successed and obligations of its, his or	ellses every such deed, trust s or successors in trust have their inederessor in trust.	been hunterly appealne and	ther instrument and (d) if the convey are fully rested with all the title, es	under T
This convergere is made upon Tructee, not its successor or succes, their agents or stiermers may do o thereto, or for injury to person o contract, obligation or indebtathes	the express understanding and sore in trust shall incur any r until to do in or about the r property happening in or incurred or entered into by	l conditions that neither Ame personal Hability or be subjec- agid real estate or under the shout and real estate, any a the Trustee in connection wi	riran National Bank and Treted to any rising, fudgement a provisions of this Deed a and all such Habitty being the said seal enters may be	v. Company of Chicago, indisidually of of degree for anything it or they or it is a factor of the control of th	This specific in the second se
benefirieries under said Trust Agra name, as Trustes of sa capres tru indebtedness except mily so far as All persons and corporations whom:	rement as their stiorney-in-fa et and not individually (and the trust properly and funds souver and whatenever shall !	ct, hereby irrespeably appoint the Trustee study have no all in the actual possession of the charged with posters of this plane sald.	ed for each pusposes, of, a bigation mistacever with a of Trustee shalf he applied a condition from the date of	il the ever ton of the Trustee, in his seper to any such construct shifted there is not the for ' syment and discharge there is the till a for years of this lived.	E Seil
				under them o any of them shall be exercise deels of to be personal property, on interest it. Aming-arable said processing the entire legal and equitable sitted	St. St.
If the title to any of the above title or duplicate thereof, or membri such case made and provided.	rent estate is now or hereafted, the words "in trius," of	er registered, the itegistrar o upon roudition, or "with itmi	f Titles is hereby directed : likelons," or words of simila	not to register or this ', '' rertificater import, in accurdance w', '' s statute	er Li
				nd by virtue of any and ket restotes of	Dearborn
In Witness Whereof, the		5 hereunto set	<u>her</u>	handa	nd R
estthis	28th	day ol	October	19 86	
		(seal) Ja	nice A. Wash	Aller Market	r)
		[SEAL]			7 QQ
****					g ,
STATE OF ILLINOIS	- NA.	/CE L. Braun the State aforesald, do bere	h carify that Jani	, a Notary Public in and for a .ce A. Washauer	epare Esq.,
	, , , , , , , , , , , , , , , , , , , ,				pres 060
personally known to me to be the	te same person	e name is	aub	scribed to the faregoing instrumen	2 O Z
oppeared before me this day in	person and acknowledged	she		signed, sealed as	Ent.
lativered the said instrument as clease and waiver of the right o	her homestead.	free and voluntary a	et, for the uses and pur	poses therein set forth, including the	strument Auerba Jo, IL
NVEN condec encyclisted hidden	,,,notary	seal this 28th	day of Octo	ber A.D., 19 86	10/ 0/ 1
OFFICIAL SEAL JOYCE DRAUN	<b>*</b>		- Court	Olar Notary Publi	
TA COMMISSION CHÁILE	ປີນັກe 17, 199	0			ا عددا
ก็หญิง ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (	200 S	1 32	00 North La	ke Shore Dr.	

Chicago, IL 60657

. .

## UNOFFICIAL COPY 6 3

But the state of the state of

#### PARCEL 1

Unit No. 2407 as delineated on survey of the following described parcel of Real Estate (hereinsfter referred to as "Parcel"):

That part of original lots 27 and 28 in Pine Grove, a subdivision of fractional Section 21, Township 40 North, Range 14 East of the Third Principal Meridian bounded and described as follows; to wit:

Beginning at a point in the south line of Melrose Street 148 feet 6% inches west of the intersection of the south line of Melrose Street and the west line of Sheridan Road; thence south 101 feet 6% inches clong a line parallel with the west line of lot 27 in Pine Grove eforesaid and 1,098 feet 7% inches east of the east line of Evanston Avenue; thence east 9 feet more or less to a point 139 feet 7 inches west of and parallel to the west line of Sheridan Road; thence south on said line to a point in the north line of Belmont Averue (being a line 33 feet north of the south line of original lot 28 in Pine Grove) 139 feet 7 inches west of the west line of Sheridan Road; thence east along the north line of Belmont Avenue 139 feet 2 inches to the west line of Sheridan Road; Thence north along the west line of Sheridan Road 331 feet 1 inch to the south line of Melrose Street; thence west slong the south line of Melrose street 148 Feet 6% inches to the point of beginning in Cook County, Illinois together with the buildings and improvements located thereon, in Cook County, Minois, which survey is attached as Exhibit "A" to Declaration of Condominium ownership for Harbor House Condominium Association made by LaSalle National Bank, a National Banking Association, as Trustee under Trust Agreement dated February 20, 1976, and known as Trust No. 50400 and recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 23481866 together with an undivided.457 per cent interest in said Parcel (excepting from said Parcel all the property and space comprising all the Units as defined and set 10717 The Said Declarations and Survey). and Survey). #3697 # 日 / 第一日6 11637163 COOK! COUNTY PECORDER

#### PARCEL 2

Basements apportenant to Parcel 1 as created by a document dated September 17, 1951 and recorded September 26, 1951 as Document No. 15178910 and as amended by a Document recorded July 19, 1967 as Document No. 20201519.

Commonly known as Unit 2407 at the Harbor House Condominium, 3200 North Lake Shore Drive, Chicago, Illinois.



### **UNOFFICIAL COPY**

Ed 1866de

Settle car got to all the capter to the early about the properties of the capter of the early of the capter of The figure of the control of the con

Lor Coot County Clerk's Office

EPTON, MUCLIN HORUTH 140 x Dacboen

N'EST NEW YORK DONE TO SEE THE WAS A ST DAMENTY OF MOVE MINERS

F Valle 2007 at the model of house conditioning have . Trought to private Orange to allowing

