The space for resonant statute TRANS CODE OF

TRUSTEE'S DEED	عداداء كالمحالة كالمحال	8234365 The abo	o e vace for recorder's u	use only
The Grantor, Harris Trus and execute trusts within t	ne state of luinou	S. DOI DEBROGALLY hut cole	lu sa Triistaa iindar tha s	
visions of a Deed or Deeds Trust Agreement dated the	15thou	loay of April		
19 <u>87</u> , AND known as Tr Dollars (\$10.00), and other Harris Trust and dated April 8, 1	good and valuable	consideration in hand paid	ition of Ten and No/100	
Harris Trust and	i Savings Bar	ok as Trustee unde In as Trust Number	r Trust Agreemer	nt (
9, 1				
of (Address of Grantee) 11 the following described real		Chicago, Illinoi	County, Illinois:	
45 Para 125 recogning uses		DED CONTRACT THE PROPERTY OF	• •	\"\
UNIT 12B TOGETHER WITH IN 1410 NORTH STATE DECLARATION RECORDED AS USE COUNTY, ILLINOIS.	PARKWAY CONDOM DOCUMENT NUMB	IINIUM AS DELINEATED ER 25784879, IN THE) AND DEFINED IN NORTHEAST 1/2 OF SECT	THE
Subject only to: (a) terms, provisions, cover and all amendments, if a including are easement condominium of amendments.	nants, and con any, thereto; (s established	ditions of the Declar c) private, public, by or implied from	eration of Cond ominand utility easement in the Declaration	ເປີໜີ ເຮົາ ປະ
(d) party wa), rights imposed by the Condomi for improvements ac; raspessment; (h) inscall or assessment for improvements.	and agreements inium Property yet completed ments not due	<pre>, if any; (e) limit Act; (f) special ; (g) any unconfit at the date hereof</pre>	ations and condity taxes or assessmen med special tax for any special t	ons nts or tax
deed specified below, if years; (k) installments pursuant to the Declara management contract.	fany; (j) gene	eral taxes for the year date of closing as	ear 1987 and subseque sessments establish	ent ned
OFFIN. 17-04-211-102	0	All OF THE TERMS AND	1	:
	*/	ALL OF THE TERMS AND	EDF ARE MICHBERGATER	
Chicago, Illinois 600	y, Unit 12B (510	HEREIN AND MADE A PA GRANTOR, TRUSTEE, IS EMI AGRIFMENT TO MAKE THIS	OWERED BY ITS TRUST	
to be signed by its Vice	Frantor has caused	GRATITEZTRUSTEE.	reunto affixed, and name	e
of May	, 19 <u>88</u> .	tod by its Assistant Secret	my, tims (la)	
	~	HARRIS Trust and Sa	vings BANK	
		as Trustee as afoliciaid, and	1 not personally,	
<u>그리(교육 :</u>	BY:		2	. [
		Vice Présu	enr sa	
	ATTEST	Assistant	Secreta y	-
COUNTY OF COOK) SS. Keith E. Linch	Secretary of the HAR	1, a Notary Public in and for the that the above named RIS TRUST AND SAVINGS BAN	County and Strict aforesaid, DO Vice Presider, t and Assistant K, Grantor, per or ally known to	,
ROSENTHAL AND SCHANFIE 55 E. Monroe, Ste. 4620	Liguch Vice this day in person and as their own free and	President and Assistant Secretary discknowledged that they signed a voluntary act and as the free and	respectively, app are by fore me and delivered the sauting ment	
Chicago, Illinois 6060	3 the uses and purposes scknowledged that ar Bank caused the corp	ersons whose names are subscribe: President and Assistant Secretary of acknowledged that they signed; I voluntary act and as the free and a therein set forth; and the said Asid Assistant Secretary, as custodiporate seal of said Bank to be afown free and voluntary act and set.	mistant Secretary then and there an of the corporate seal of said fixed to said instrument as said	
"OFFICIAL SEAL"	Bank for the uses and	own free and voluntary act and as to purposes therein set forth.	he free and voluntary act of said	'
Catherine Murphy eletary Public, State of Illinois	Given under my hand	and Notarial Seal this	day of May , 1988	
My Commission Expires 3/6/92		Catherine	Y PUBLIC PARCE	
Alan Feinberg Kamin & Bahrma 188 W. Randolp	asel oh St.	FOR INFORMAT STREET ADDRE DESCRIBED PRO		
V Street Suite 927 City Chicago, Illin		1410 N. State F	arkway, Unit 12E	3
V V		Chicago, Illino	is 60610	
RECORDER'S OFFICE BOX NI	OR 8	The instru	ment was prepared by	4
			rine Murphy	
x-7563 (N-6/82)			ś i 'ANY SAYINGS BANK ext fabrigė, ś∮rpt() go, Illinois 60690	*

X-7563 (N-6/82)

÷

UNOFFICIAL COPY

Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to said or any parts are convey either with or without consideration, to convey said premises or any part thereof to a successor successors in trust and to grant to such successor or successors in trust, all of the title, estate, powers and authors a vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part thereof, from time to time, in possession or reversion, by leases to convey a in present or in future, and upon any terms and for any period or periods of time, not exceeding in the same of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period of reflods of time and to amend, change or modify leases and the terms and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other real or personal property, to gran, essements or charges of any kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said premises or any part thereof, and to deal with said property and every part thereof in fill other were and for such other considerations as it would be lawful for any person owning the same to deal with the same, we shall any party dealing with said trustee in relation to said premises, or to whom said premises or

In no the shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part by the shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application for any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see to that the tellification is not been compiled with, or be obliged to inquire into the necessity or expediency of any act of a litrustee, or be obliged to inquire into any of the terms of said trust agreement; and every deed, trust' and mortgage, lease or other instrument assecuted by said trustee in relation to said real estate shall be conclusive at lance in favor of every person relying upon or claiming under any such conveyance, lease or other instrument. In that at the time of the delivery thereof the trust created by this indenture and by said trust agreement; and the time of the delivery thereof the trust created by this indenture and by said trust agreement of the trust, contions and limitations (ontained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiative thereunder, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust leed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, the such successor or successors in trust have been properly appointed and are fully vested with all the title, estate rights, powers, authorities, duties and obligations of its, his or their predecessors in trust.

The interest of each and every beneficiary tersunder and of all persons claiming under them or any of them.

The interest of each and every beneficiary tersunder and of all persons claiming under them or any of them shall be only in the earnings, avails and proceed. Fining from the sale or other disposition of said real estate, and such interest is hereby declared to be personal priparty, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real astate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

If the title to any of the above lands is now or herealter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicat, "leveof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.

And the said grantor hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.

88234365

(if heigh, sent)

My server was Martin

Note the server may

My server was a server my

1

-88-234365