16705-07 PAXTON TOWNHOUSES ENSEMENTS AND RESTRICTIONS FOR CONDITIONS, DECLARATION OF PARTY WALL RIGHTS, COVENANTS,

dated January 30, 1979, and known as Trust Number 1982. ("Trustee") COMPANY not individually, but as Trustee under a Trust Agreement claration") made this 28th day of September, 1989 by HERITAGE TRUST Easements and Restrictions for 16705-07 Paxton Townhouses (the "De-THIS DECLARATION of Party Wall Rights, Covenants, Conditions,

## RECTIVES

Trustee is the record owner of certain real estate in the Village of Illinois, legally described as follows: Exhibit "A" attached hereto (the "property") and incorporated herein.

.emt.; o; emt; forth, for the benefit of the Property and each owner thereof from nants, restrictions, easements, charges and liens hereinafter set nity; and to this and, desire to subject the Property to the covepreservation of the values and amenities in said residential commu-The Wuntee and the Developer desire to provide for the

the improvements thereon as hereinstter provided. and administrating centrood nightering but the bus bus printering and to the provisions of this Decisyation for the nurpose of owning, The Trustee and the Developer intend to submit the Property

. Tobred: or any part thereof, and shall inure to the benefit of each Owner ail parties having or acquiring any right, (1): a or interest therein the following party wall rights, covenants, conditions, easements and restrictions, all of which shall run with the land and be binding on of foetdus beyeving his blos prof of fishs "A" fiding on bedinseet NOW, THEREFORE, Trustee hereby declares that all of the Property

VELICLE I

## 

the context shall prohibit, have the following meanings: The following words when used in this Declaration shall, unless

a party wall to another such building structure. one or more Dwelling Units, which building structure is attached by A Building structure on the Parcel, containing A 1.01 Bullding.

12E90968 .bisserols as setsunT HERITAGE TRUST COMPANY, not individually but as ·BBISHUI 1,02

<u>Developers.</u> Jud Reidy.

89606321

06.1-01 RECORDER 12/19/89 15:44:00

The state of the s

emily arguments of

Property of County Clerk's Office

的祖。2013年

2.05 Right of Contribution. The right of any Owner to contribution from any other Owner under this Article shall be appurtenent to the land and shall pass to such Owner's successors in title.

. sinsm

2.04 Exposure to Elements. Notwithstanding any orner provisions of this ARticle, an Owner who by negligence or will'al act causes a party wall to be exposed to the elements shall bear the whole cost of furnishing the necessary protection against such elements.

2.03 Damage or Destruction. If a parly wall is destroyed or damaged by fire or other casualty any Owner whose Parcel is served by such wall may restore it, and the other Owlers who share the use of such wall shall promptly contribute to the cost or restoration thereof equally, with prejudice to the right of any such Owners to tarn a larger contribution from the others under any rule of call for a larger contribution from the others under any rule of all for a larger contribution from the others under any rule of any regarding liability for negligence or willful acts or only and resions.

such Owner.

2.02 Cost of Repair, Maintenance and Replacement. The cost of reasonable repair, maintenance and replacement of a party wall shall be shared equally by the Umrers who make use of the wall, except that the entire cost of replaining damage caused by the neglicept that the entire cost of replaining damage caused by the neglicept that the entire cost of replaining damage caused by the neglicept that the entire cost of replaining damage caused by the neglicept that the entire cost of replaining damage caused by the neglicept that the entire cost of replaining damage caused by the neglicept that the entire cost of replaining damage caused by the neglicept that the entire cost of replaining damage caused by the neglicept damage.

.nereto,

2.01 for its as part of the dwellings upon the Property and the original construction of the dwellings upon the Property and placed on the dividing line between the Parcels and/or serves two or more dwellings chall constitute a party wall and, to the extent not inconsistent with the provisions of this Article, the general not inconsistent with the provisions of this Article, the general rules of law regarding narty walls and of liability for property damage due to negligence or willful acts or omissions shall apply

## Party Walls

## ARTICLE\_LL

i.06 Parcel I and Parcel II as shown on the Plat of Survey attached hereto as Exhibits "8" and 'each being a separate parcel thereon and which, is improved with a dwelling.

1.05 <u>Owners</u>. The record owner, whether one or more persons, individuals or entities, of a fee-simple title to any Parcle, in-cluding contract sellers having such interest merely as security for the performance of an obligation.

attached hereto.

1.04 Property. The real estate described in Exhibit "A"

Property of Cook County Clerk's Office

#### ARTICLE III

## Obligations of Owners with Respect to Maintenance of Property

### 3.01 Applicable Law

The general rules of law regarding liability for property damage due to negligence or willful acts or misuse shall apply to each owner.

## 3.02 Repair, Maintenance and Replacement

pair and replace the exterior surface of his parcel and improvements thereon keeping same sightly and in good condition and repair and in compliance with all Village ordinances; and shall maintain the same color scheme as originally constructed and furnished unless mutual agreement of the owners of both parcels ( I and II ) is reached to change said color schemes.

## 3.03 Repair, Maintenance and Replacement of Roof

The cost of reasonable repair, maintenance and replacement of the roof shall be shared equally by the owners of both parcels, except that the entire cost of repairing damage caused by the negligence or willful act of omission of one owner shall be paid for by such owner.

## 3.04 Enforcement of Article III

The covenants and restrictions of this article may be enforced against the owner personally or as a lien or said real estate. If legal action is necessary to enforce collection thereof or to foreclose the lien therefrom as provided by law; there shall be added to the amount due, the costs of said suit together with legal interest and reasonable attorney fees to be fixed by the Court.

The rights of any owner under these aforementioned provisions from any other owner shall be appurtenent to the land and shall passor to such owners' successors in time.

IN WITNESS WHEREOF, HERITAGE TRUST COMPANY as Trustee as aforesaid and not individually, has caused its corporate Seal to be affixed hereunto and has caused its name to be signed to these presents
by its Sr. Vice Pres. & Trust Off. and attested by its Asst.

Secretary , this 27th day of November , 1989.

HERITAGE TRUST COMPANY, as Trustee as aforesaid and not individually

as Successor Thustee to Heritage County Bank &

Trust Co. {

y:

Sr. Vice Pres. Trust Off

.

Control (\*)
 Control

Cook County Clerk's Office

#### EXHIBIT A

#### LOT 20 in BREMENTOWNE SOUTH

#### PARCEL II:

That part of Lot 20 lying South of the following described line:
Beginning on the West line of said lot, 35.00 feet South of the
Northwest corner, as measured along the West line of said lot;
thence Easterly 142.4 feet more or less, through a party wall
of a residence to the East line of said lot 40.62 feet South of
the Northeast corner, as measured along said East line, for a
place of terminus, all in Brementowne South, being a Subdivision
of part of the Northwest Cuarter of the Northwest Quarter of
Section 25, Township 36 North, Range 12 East of the Third Principal
Meridian, according to the plat thereof recorded September 11,
1979 as Document No. 25139727, 11 Zook County, Illinois.

COMMONLY KNOWN AS 16707 PAXTON, TINLEY PARK, ILLINOIS 60477

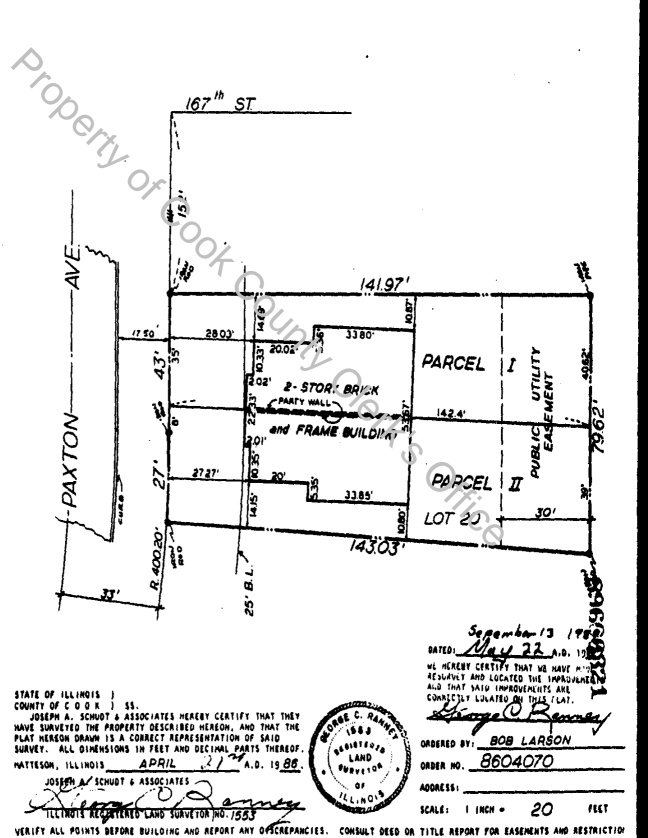
Coop County Clerk's Office

TOTAL COMPANY

Meters George C. Ranney

EXHIBIT B

Lot 20 in Brementowne South being a Subdivision of part of the Northwest Quarter of the Northwest Quarter of Section 25, Township 36 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois, as recorded September 11, 1979 as Document No. 25139727.



Proberty or Cook County Clerk's Office

# 29606321

198

# UNOFFICIAL COPY CORPORATE IN OTARY 6 3 2

STATE OF ILLINOIS
COUNTY OF COOK
SS

that	Joyce	V. Cunningh	am at	nd Jean P. Fulton, of HERITAGE TRUST COMPAN	17
				whose names are subscribed to the foregoing instrume	
as such _	Sr. V	ice Pres. &	Trust Off.	and Assistant Secretary, respectively, appear	ec
before mo	e this day and volun	in person and a tary act, and a	scknowledged that s the free and volu	they signed and delivered the said instrument as the intary act of said corporation, for the uses and purpos	ei: se:
custodiar	of the co	rporate seal of	sold corporation	did also then and there acknowledge that he/she, did affix the said corporate seal of said corporation	ta
for the u	rument as ses and pu	missner own tre irposes therein	set forth	ct, and as the free and voluntary act of said corporation	חי

"OFFICIAL SEAL"

Linda Lee Lutz

Notary Public, State of Illineis

My Commission Expires May 13, 1991

GIVEN under my hand and notarial seal this

Finla Le Suly Notary Public

It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary not withstanding, that each and all of the warranties, indemnities, representations, covenants, undertakings and agreements herein made on the part of the Trustee while in form purporting to the warranties, indemnities, representations, covenants, undertakings and agreements of said Trustee, are nevertheless, each and every one of them, made and intended not as personal warranties, indemnities, representations, covenants, undertakings and agreements by the Trustee or for the purpose or with the intention of binding said Trustee personally but are made and intended for the purpose of only that portion of the trust property specifically described herein, and this instrument is executed and delivered by said Trustee not in its own right, but solely in the exercise of the powers conferred upon it as such Trustee, and that no personal responsibility is assumed by nor shall at any time be asserted or enforceable against Heritage Trust Company, under said Trust Agreement on account of this instrument or on account of any warranty, indemnity, representation, covenant, undertaking or agreement of the said Trustee in this instrument contained, either expressed or implied, all such personal liability, if any, being expressly waived and released.

ATTEST:

Law P. Fullan	
Asst. Secretary	
State of Illinois )	
County of Cook )	
I, the undersigned County and State aforesaid. DO HE	, a Notary PUblic in and for the
County vid State aforesaid. DO HE	REBY CERTIFY that
as no source where	, thereof, personally known names are subscribed to the fore-
to me to be the same persons whose	-names are subscribed to the fore- hand acknowledge
that they signed and delivered the	and acknowledged said instrument as their own free
and voluntary act of said Bank, as	Trustee, for the uses and purposes
therein set forth; and the said _ and there acknowle(g) that (s)he a	did also then
and there acknowle(g) that (s)he a	is custodian of the Corporate Seal
of Said Bank, did affix the said C	corporate Seal of said Bank to said
instrument as his own free and vol voluntary act of said Bank, as Tru	untary act, and as the tree and
therein set forth.	istee, for the uses and purposes
4	
GIVEN under my hand and Nocar	ial Seal this day of
, 1989.	).
	92
	Ung.
	9
	Notary Public
	Motary Public
My commission expires:	~/ <u>/</u> _,
•	7.0
	UKA

Diopeny of Cook County Clerk's Office