# TRUSTEE'S DEED NOFFICIAL PROPERTY OF TRUST OF THE PROPERTY OF

FORM 3614		The above space for reco	rders use only
THIS INDENTURE, made AMERICAN NATIONAL B and existing as a national b authorized to accept and ex the provisions of a deed or d in pursuance of a certain Tiday of June	ANK AND TRUST COL anking association un- scute trusts within the eeds in trust duly recore rust Agreement, dated , to 89, and k	der the laws of the United St State of Illinois, not persor ded and delivered to said nat the 26th nown as Trust Number 1	iates of America, and duly nally but as Trustee under ional banking association
party of the first part, and	American Nation	nal Bank and Trust (	company of Chicago
as Trustee under the provis of June . 19 89 WITNESSETH, that said pa \$10,000 considerations in hand paid following described real es	, and known as Trust t arty of the first part, in 1, does hereby convey t	Number 108690-06 F consideration of the sum of Dollars, and	ten ten d other good and valuable rty of the second part, the
40	•		•
7 /26 See 1	Exhibit A attach	ed hereto.	
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Vacant Prop	enty Route 5	* * * * * * * * * * * * * * * * * * * *	
TO HAVE AND TO HOLD therein and in maid Trust Agreem	he said real estate with the	apparter an res, upon the trusts,	and for the uses and purposes
HEREOF		EVERSE SHE OF THIS INSTRE	
And the said granter hereby to statutes of the State of Himous, p	spressly waives and refeas	res any and all rip(it) ir benefit un homesteads from rab, on executi	der and by virtue of any and all on or otherwise
This deed is executed by the prover and authority granted to a Agreement above mentioned, in other power and authority thereus and real estate. If any, recorded	arty of the first part, as Trus advested in at by the terms sluding the authority to con atoenabling. This deed is in or registered in said coun	tiee, as aforesaid, po suant to dies of said Deed or Deeds in Trus at vey directly to the Trus de g. sait aile subject to the Hens of Marsaily ly	ection and in the exercise of the nd the provisions of said Trust for named herein, and of every sideds and/or mortgages upon
IN WITNESS WHERKOF, sa name to be signed to these present Secretary, the day and year first	ts by ang of its Vice Preside: Labove written		tay and attested by its Assistant
	AMBRICAN NA	TIONAL BANK AND TRUST In Trimled, An alogustic and not	personally.
Control 1.	D.,	Maria	diete .
SEAL	By	12/1/11	VICE TRESPORNT
	Attest		ASSISTANT DECAPTARY
STATE OF BLINOIS SECONDLY OF COOK S	CERCIES that the above non- and Assist int Secretary of CHICAGO a national banks:	the AMERICAN NAMIONAL BAN Hanna latina Geodor premiustra	THE PROPERTY OF THE COME AS
	when names are subsettled. Via a true deat and Assistan acknowledged but they agree and as the tree and when they	to the freeignoong onstandant of such the foreign of overland or opposite the elementation of our the overland on the opposite the set of our outsides of overlathing the opposite the or	lation me this day in preson and so their own too and so tentally out to a not so tentally of a
This instrument prepared by	and patieti in of the corporate a mational harderes association and a diretura act and a city	of the century then and there is knowled in the fraction town than hing a west with the booth has if to said each time it as the condition of the fraction as well as	into the second the consequent of south and American and Stor indicate some come it hare borner and one or treat for the consequent
American National Bank	and purpose there is a first or a	n <u>d Noras S</u> eal	NOV 28 1991
and Trust Company ( )	COSTUMENT STATE	Pair Coal	A Guildon
Chisago (alicie) No Ma	SANCHA CITE BOYID Stary Rubin, State of Frank Commission Express 01/16/95	Quis	DNAME (NA

FOR INFORMATION ONLY INSERT STREET ADDRESS OF AUCVE DESCRIBED PROPERTY HERE

DELIVERY Donald I. Resnick, Esq. 9.4ME Levenstein & Resnick 350 West Hubbard, Third Floor R PREFE Chicago, Illinois 60610 

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ASSESSMENT COMMITTEE

BOX 333-

Document Number

Proberty of Coof County Clark's Office

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Full power and authority is hereby granted to saul Trustee to improve, manage, protect and subdivide said to all estate or any part thereof, to dedicate parks, streets, highways or allegs, to vacate any subdivision or part thereof, and to resubdivide and real estate is often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said real estate or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in said Trustee, to donate, to dudicate, to mortgage, plotige or otherwise encumber said reaf estate or any part thereof, to lease said real estate, or any part thereof, from time to time, in possession or reversion, by leases to commence in praesenti or in future, and upon any terms and for any period or periods of time not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease 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 real estate, or any part thersof, for other real or personal property, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or easoment appurtenant to said real estate or any part thereof, and to deal with said real estate and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter

in no care aball any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or to whom said regionstate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or advancy dom said real estate, or be obliged to see that the terms of this trust have been complied with, en be obliged to inquere into the authority, necessity or expediency of any act of said Trustee, or be obliged or privileged to inquire into any of the terms of said Trust Agreement, and every deed, trust deed, mortgage, lease or other instrument executed by said Trustoe, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the Registrar of Titles of said county) relying upon or claiming under any such conveyance, lease or other instrument. (a) that at the time of the delivery thereof the trust created by this Indenture and or said Trust Agreement was in full force and offect. (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trust Agreeme it of in all amendments thereof, if any, and binding upon all beneficiaries thereunder. (c) that said Trustee, or also processor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, least, riortgage or other instrument and, (d) if the conveyance is made to a successor ", successors in trust, that such a iccersor or successors in trust have been properly appointed and are fally vested with all the title, estate, rights powers, authorities, duties and obligations of its, his or theis predecessor in trust

This conveyance is made upon the express understanding and condition that neither Grantes, individually or as Trustee nor its successor or successors in trust shall of our any personal liability or be subjected to any claim, judgment or decree for anything it or they or its or their seems or attorneys may do or omit to do in or about the said real estate or under the provisions of this feed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate, any and all such hability being hereby expressly may dead or beased. Any contract, obligation or indebedness incurred orentered into by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust. Agreement as their attorney-in-fact, hereby trievocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an express trust and not indiredually (and the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebedness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof. All persons and corporations whomsoever and whatsoever shall be coarged with notice of this condition from the date of the filing for record of this Deed.

The interest of each and every beneficiary hereunder and under said Trust Agree's out and of all persons charming under them or any of them shall be only in the earnings, avails and proceeds an engine of the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary becauser shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in earnings, avails and proceeds thereof scaloressid, the intention hereof being to very in said Grantee the entire legal and equitable title in fee simple, in and to all of the real estate above described

If the citie to any of the above real estate is now or bereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or diplicate thereof, or memorial, the words "in trust," or "upon condition," or "with finitistions," or words of similar import, in secondance with the statule in such case made and provided

Proberty of Cook County Clark's Office

#### CHICAGO TITLE INSURANCE COM

-SCHEDULE A CONTINUED-

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THAT FORTION OF THE NORTH EAST 1/4 OF THE NORTH EAST 1/4 OF SECTION 28, TOWNSHIP 41 NORTH, RANGE 9 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTH WEST CORNER OF THE NORTH EAST 1/4 OF THE NORTH EAST 1/4 OF SAID SECTION 28, THENCE SOUTH OF DEGREES, 49 MINUTES, 34 SECONDS WEST, 860.91 FEET ALONG THE WEST LINE THEREOF TO THE POINT OF BEGINNING. THENCE SOUTH 88 DEGREES, 16 MINUTES, 49 SECONDS EAST, 351.60 FEET TO THE MOST SOUTHERLY SOUTH EAST CORNER, AS MONUMENTED AND OCCUPIED, 72 SARASOTA TRAILS UNIT 1-PLANNED UNIT DEVELOPMENT AS RECORDED ON 70LY 23, 1985 UNDER DOCUMENT NUMBER 85113985 AND RE-RECORDED ON JANUARY 30, 1989, UNDER DOCUMENT NUMBER 89046078 IN COOK COUNTY, ILLINOIS, THENCE ALONG THE BOUNDARY OF SAID UNIT 1, THE FOLLOWING 3 COURSES:

NORTH 01 DEGREES, 43 MAGUTES, 11 SECONDS EAST, 390.81 FEET;
NORTH 45 DEGREES, 00 MINUTES, 00 SECONDS EAST, 45.00 FEET;
NORTH 60 DEGREES, 00 MINUTES, 00 SECONDS EAST, 140.00 FEET TO A
SOUTHWASTERLY CORNER, AS MONUMENTED AND OCCUPIED, OF SAKASOTA TRAILS
UNIT 2 - PLANNED UNIT DEVELOPMENT AS RECORDED ON JULY 29, 1985 UNDER
DOCUMENT NUMBER 85123030 AND RE-RECORDED ON JANUARY 30, 1989 UNDER
DOCUMENT NUMBER 89046079 IN COOK COUNTY, ILLINOIS;

THENCE ALONG THE BOUNDARY OF SAID UNIT 2 THE FOLLOWING 3 COURSES:

SOUTH 48 DEGREES, 30 MINUTES, 00 SECONDS EAST, 50.00 FEET; SOUTH 63 DEGREES, 13 MINUTES, 31 SECONDS EAST, 248 89 FEET; NORTH 90 DEGREES, 50 MINUTES, 60 SECONDS EAST, 186.56 FEET;

THENCE SOUTH 57 DEGREES, 50 MINUTES, OD SECONDS EAST 54.00 FEET; THENCE SOUTH 84 DEGREES, SO MINUTES, OO SECONDS EAST, 18.01 FEET; THENCE SOUTH 32 DEGREES, 24 MINUTES, 43 SECONDS WEST, 131,92 FEET TO A POINT ON A CURVE; THENCE SOUTHEASTERLY ALONG A CURVE, NOT TAYGENT TO THE LAST DESCRIBED COURSE, HAVING A RADIUS OF 108.00 FEET (WHOSE CHORD BLAKS SOUTH 54 DEGREES, 04 MINUTES, 30 SECONDS EAST, 34.61 FEET, AR AKC DISTANCE OF 34.76 FEET; THENCE SOUTH 44 DEGREES, 51 MINUTES, 18 SECONDS HAST, TANGENT TO THE LAST DESCRIBED COURSE, 204,72 FEET TO A POINT OF CLEVE; THENCE SOUTHEASTERLY ALONG A CURVE, TANGENT TO THE LAST DESCRIBED COURSE, HAVING A RADIUS OF 96.00 FLUT (WHOSE CHORD BEARS SOUTH TO DEGREES, 56 MINUTES, 00 SECONDS FAST, 26.46 FEET), AN ARC DISTANCE OF 26.55 FEET; THENCE NORTH 60 DEGREES, 59 MINUTES, 19 SECONDS EAST, NOT TANGENT TO THE LAST DESCRIBED COURSE, 65.51 FEET; TRENCE NORTH 87 DEGREES, 55 MINUTES, 57 SECONDS EAST, 100.57 FEET TO A POINT ON THE WESTERLY RIGHT OF WAY LINE OF ILLINOIS ROUTE 59. TAKEN BY CONDEMNATION PROCEEDINGS HAD IN CIRCUIT COURT OF COOK COUNTY CASE NUMBER 59L50985, 89L50973, 89L50984; THENCE SOUTH ON SAID WESTERLY RIGHT OF WAY SOUTH OF DEGREES, 26 MINUTES, 53 SECONDS WEST, 151.54 FEET; THENCE NORTH 89 DEGREES, 33 MINUTES, 03 SECONDS WEST, 10.00

FEET; THENCE SOUTH 02 DEGREES, 26 MINUTES, 53 SECONDS WEST, 30.00 FEET; THENCE SOUTH 89 DEGREES, 33 MINUTES, 07 SECONDS EAST, 10.00 FEET; THENCE SOUTH OF DEGREES, 26 MINUTES, 53 SECUNDS WEST, 63.77 FEET TO A POINT ON THE SOUTH LINE OF THE NORTH EAST 1/4 OF THE NORTH EAST 1/4 OF SAID SECTION 28; THENCE NORTH 89 DEGREES, 47 MINUTES, 14 SECONDS WEST, 1300.33 FEET ALONG SAID SOUTH LINE TO THE SOUTH WEST Service Colling Clarks Office CORNER THEREOF; THENCE NORTH OI DEGREES, 49 HINUTES, 34 SECONDS EAST, 476.54 FEET ALONG THE WEST LINE THEREOF, TO THE POINT OF BEGINNING, IN COUR COUNTY, ILLINOIS

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Property of Coof County Clark's Office

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SENT BY:CHICAGO TITLE & TRUST :12-11-91 :11:08AN :

CHICAGO-

312 332 1741:# 2/ 2

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#### PLAT ACT APPIDAVIT

STATE OF ILLINOIS )

STUNTY OF COOK

CCN Restly Companies of the Distriction of North Latto Portraite, being duly evern on Oath, states that he resides at 96 165 Distriction of North Lattones and That the attached deed is not in violetion of Section 1 of Chapter 109 of the Illinois Revised Statutes for one of the following reasons:

1. Said Act is not applicable as the grantors own no adjoining property to the premises described in said deed;

-OR
the communication of the following exemptions as

the conveyarce falls in one of the following examptions as shown by Amenda: Act which became effective July 17, 1959.

- 2. The division or evadivision of land into parcels or tracts of 5 acres or more in size which does not involve any new streets or essements of acress.
- The division of lots of blocks of less than 1 agrs in any recorded subdivision which does not involve any new streets or easements of access.
- 4. The sale or exchange of parce 20 of land between owners of adjoining and contiguous land.
- 5. The conveyance of parcels of land or interests therein for use as right of way for railroads of other public utility facilities, which does not involve and new streets or easements of access.
- 6. The conveyance of land owned by a railroad or other public utility which does not involve any new streets or easements of access.
- 7. The conveyance of land for highway or other public purposes or grants or Conveyances relating to the dedication of land for public use or instruments relating to the variation of land impressed with a public use.
- Conveyances made to correct descriptions in prior conveyances.
- 9. The sale or exchange of parcels or tracts of land existing on the date of the amendatory Act into no more than 2 parts and not involving any new streets or easements of access.

CIRCLE NUMBER ABOVE WHICH IS APPLICABLE TO ATTACHED DEED.

AFFIANT further states that he makes this affidavit for the purpose of inducing the Recorder of Deeds of Cook County, Illinois, to accept the attached deed for recording.

\*\*CON Res Ty Company Portage.\*\*

SUBSCRIBED and SWORN to before me this day of \_\_\_\_\_\_, 19 %.

NOTARI PUBLIC

Proberty of Coof County Clark's Office