76962429/81

TRUST TO TRUST

THE ABOVE SPACE FOR RECORDERS USE ONLY

	15	25 M
This Indenture, made this 5th	day of December	A.D. 19 97 botweer
LaSaile National Bank, Chicago, Jilinois, as Tr	rustee under the provisions of a De	eed or Dueus in Trust, duly recorded and
delivered to said Bank in pursuance of a trist	agreement dated the20th	day of
19 88 and known as Trust Number 12 and FIRST STATE BANK AND TRUST	2332-19the 'Trustee'),	
and FIRST STATE BANK AND TRUST	COMPANY OF PALOS HILLS UN	DER TRUST AGREEMENT DATED
TANUARY 24, 1997 AND KNOWN AS TRUE	21-12-282	
(Address of Grantee(s): 10360 Rohert		
****	Ton Bollers and	mn/400 /\$40 001
Witnesseth, that the Trustee, in consideration		
and other good and valuable considerations in he	and paid, does leraby grain, sell and	convey unto the Grantee(s), the following
described real estate, situated in	COOK	County, Illinois, to wit:
SEE LEGAL DESCRIPTION ATTACHED AS EXHIBIT "A"		EREOF
		TSO
* successor trustee to LaSalle successor trustee to LaSalle successor trustee to Exchange formerly known as River Oaks	National Bank, Bank River Oaks,	

THIS CONVEYANCE IS MADE PURSUANT TO DIRECTION AND WITH AUTHORITY TO CONVEY DIRECTLY TO THE TRUST CRANTEE NAMED HEREIN. THE POWERS AND AUTHORITY CONFERRED UPON SAID TRUST GRANTER ARE RECITED ON THE ATTACHED EXHIBIT "C" WHICH IS EXPRESSLY INCORPORATED HEREIN AND MADE A PART HEREOF

16910 Cardinal Drive, Orland Park, IL 50457 Property Address:

Permanent Index Number: -27-29-203-011-6000 and -27-29-203-012-0000

together with the tenements and appurtenances thereunto belonging.

BOX Source

To Have And To Hold the same unto the Granteets) as aloresaid and to the proper use, benefit and behool of the Grantee(s) Infever:

This Deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said Truptee by the terms of said Deed or Deeds in Trust delivered to said Trustee in pursuance of the trust agreement above mentioned. This Deed is made subject to the tien of every Trust Deed or Mortgage (if any there be) of record in said county affecting the said real estate or any part thereof given to secure the payment of money and remaining unreleased at the date of the delivery hereof.

in Witness Whereof, the Truslee has caused its corporate seal to be hereto affixed, and has caused its name

itioet:			LeSalle National Bank* as Trustee as aforesaid,		
Memma		مهمین	By Claimany College		
usisiant-Secr	stary		Assistant Vice/President		
This instruct	nent was propered by		LASALLE NATIONAL BANK		
Rosemary Collins(kb			Real Estate Trust Department		
			135 South LaSalle Street Chicago, Illinois 60603-4192		
ate of Illin	pla SS.	Buccessor trustee (o LaSalle National Trust, N. A. o LaSalle National Bank, o Exchange Bank River Oaks, liver Oaks Bank & Trust Company		
	athleen E. Bye	0/	a Notary Public in and for said (ใกบกใน	
sistant Secre	tary thereof, personal	ly known to me to be the	BALLE DESCRIPTION WINDS HALLES OF SUBDURIDED TO WAS 1911	eooinc	
knowledged knowledged tolsaid Trusi it he as cust	uch Assistant Vice Prothat they signed and clee, for the uses and place, for the uses and place odian of the corporate	esident and Assistant Secr lelivered said instrument a urposes therein set forth; ar e seal of said Trustee did	same persons whose names are subscribed to the forestary respectively, appeared before me this day in personal their own free and voluntary act, and as the free and voluntary act, and as the free and volunt said Assistant Secretary did also then and there acknowled the said corporate seat of said Trustee to said instrument of said Trustee for the uses and purposes therein seat of said Trustee for the uses and purposes therein seat of said Trustee.	on and luntary wledge west as	
strument as s knowledged tol said Trust at he as cust s own tree an	uch Assistant Vice Prothat they signed and clee, for the uses and placed of the corporated voluntary act, and a	esident and Assistant Secr lelivered said instrument a urposes therein set forth; ar e seal of said Trustee did	etary respectively, appeared before me this day in personal respectively, appeared before me this day in personal representation of the free and voluntary act, and as the free and volunt said Assistant Secretary did also then and there acknow affix said corporate seat or said Trustee to said instrum	on and luntary Medge sent as It forth	

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EXHIBIT "A" LEGAL DESCRIPTION LOT 15-C

PARCEL 1:

THAT PART OF LOT 15 IN MALLARD LANDINGS UNIT 4C, BEING A PLANNED UNIT DEVELOPMENT OF PART OF THE EAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 29. TOWNSHIP 36 NORTH, RANGE 12. EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, BEING

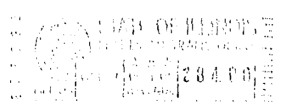
PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHEAST CORNER OF SAID LOT 15; THENCE SOUTH 03 DEGREES 13 MINUTES OF SECONDS EAST ALONG THE EAST LINE OF SAID LOT 15, A DISTANCE OF 9.69 FEET; THENCE SOUTH 86 DEGREES 47 MINUTES OF SECONDS WEST, 41,22 FEET TO THE POINT OF BEGINNING; THENCE SOUTH 11 DEGREES 17 MINUTES 47 SECONDS WEST, 35.90 FEET; THENCE NORTH 76 DECREES 45 MINUTES 12 SECONDS WEST, 88.50 FEST; THENCE NORTH 11 DEGREES 17 MINUTES 47 SECONDS EAST, 35.90 FEET; THENCE SOUTH 78 DEGREES 45 MINUTES 12 SECONDS EAST, 88.50 FEET TO THE POINT OF BEGINNING.

PARCEL 2: EASEMENT APPURTENANT TO AND FOR THE BENEFIT OF PARCEL 1 AFORESAID AS SET FORTH IN THE DECLARATION OF PARTY WALL RIGHTS, COVENANTS, CONDITIONS AND RESTRICTIONS AND EASEMENTS FOR MALLARD LANDINGS TOWNHOMES RECORDED JUNE 27, 1991 AS DOCUMENT 91315347 AS AMENDED FOR INGRESS (AN) EGRESS, IN COOK COUNTY, ILLINOIS County Clark's Office

Common Address: 16910 Cardinal Drive Orland Park, IL 60467

27-29-203-011-0000 Real Estate Index No:

27-29-203-012-0000



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EXHIBIT "B" LOT 15-C

SUBJECT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS MB GRANTOR RECORDED JUNE 27, 1991 AS DOCUMENT 91315347 AS AMENDED, WHICH IS INCORPORATED HEREIN BY REFERENCE THERETO. GRANTOR GRANTS TO THE GRANTEES, THEIR HEIRS AND ASSIGNS, AS EASEMENTS APPURTENANT TO THE PREMISES HEREBY CONVEYED THE EASEMENTS CREATED BY SAID DECLARATION FOR THE BENEFIT OF THE OWNERS OF THE PARCELS OF REALTY HEREIN DESCRIBED. GRANTOR RESERVES TO ITSELF, ITS SUCCESSORS AND ASSIGNS, AS EASEMENTS APPURTENANT TO THE REMAINING PARCELS DESCRIBED IN SAID DECLARATION, THE EASEMENTS THEREBY CREATED FOR THE BENEFIT OF SAID REMAINING FOOCTUS DESCRIBED IN SAID DECLARATION AND THIS CONVEYANCE IS SUBJECT TO THE SAID EASEMENTS AND THE RIGHT OF THE GRANTOR TO GRANT SAID EASEMENTS IN THE CONVEYANCES AND MORTGAGES OF SAID REMAINING PARCELS OR ANY OF THEM, AND THE PARTIES HERETO, FOR THEMSELVES, THEIR HEIRS, SUCCESSORS AND ASSIGNS, COVENANT TO BE BOUND BY THE COVENANTS AND AGREEMENTS IN SAID DOCUMENT SET FORTH AS COVENANTS RUNNING WITH THE LAND.



Property of Coot County Clert's Office

EXHIBIT # (*

To have and to hold the said premises with the appurenances, upon the trusts and for uses and purposes herein and in said trust agreement set birth.

Fue power and authority is hereby granted to said trustee to improve, protect and subdivide said premises or any part thereof, to dedicate parks, sirests, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to set to grant-options to purchase, to sell on any terms, to convey, either with or without consideration, to convey said premises or any part thereof to a study send or successors in trust and to grant to such successor or successors in trust all of the life, ealize, powers and authorities vested in said in size, to donate, to dedicate, to mortgage, pledge or otherwise encumber, said property, or any part thereof, to lease said property, or any part thereof, it sim ame to time, in possession or reversion, by leases to commence in praceant or in futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the terms 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 all any time or times hereafter, to contract to make klassic 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 retipication the manner of fixing the amount of present or future rentals, to period or to exchange said property, or any part thereof, for other real or period on the manner of fixing the amount of present or future rentals, to period or to exchange said property, or any part thereof, for other real or periods of the manner of fixing the amount of present or future rentals, to period or to exchange said property, or any part thereof, for other real or periods of the manner of fixing the amount of present or future rentals, to periods or to exchange said property and every part thereof in all otherways and for such other considerations as 4 would be lawfulfor any person owning the same to deal with the s

In no case shall any party dealing with said trustee in reletion in said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or be obliged to imquire into the necessity or expediency of any act of said trustee, or the obliged or printleged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument, and every deed, trust deed, mortgage, lease or other instrument, and every thereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and immediate contained in this Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries, their trunces; (c) that said trustee was duly authorized and ampowered to execute and define every such deed, trust deed, tesse, mortgage or other instrument, and (d) if the conveyance is made to a successor of successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the life, estate, rights, powers, authorities, duties and obligations of its, his preferences or trust.

The interest of each and every beneficiary hereunder and of all persons claiming under them or Ling of them shall be only in the earnings, avaits and proceeds straing from the sale or other disposition of said real estate, and such interest a hereby declared to be personal property, and no beneficiary hereunder shall have any life or interest, legal or equilable, in or to said real estate at such out only an interest in the earnings, avaits and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to increate or note in the certificate of title or duplicate thereof, or memorial, the words "in trust" or "upon condition," or "with timitations," or works of similar import, in accordance with the statute in such cases made and provided.

97940276

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Multo: Mr. Richard Cayfino, atty as law Eng, of Gobos