PARCEL 2: Easements created by Grant dated Occoor 26, 1926 and filed October 29, 1926 as document No. LR326084, for the purposes of ingress and egress over the south 8 feet of lot 4 (except that part taken for north Franklin Street) in the Subdivision of Lot 21 in Gale's north addition to Chicago in Section 33, Township 40 North, Range 14, East of the Third Principal Meridian all in Cook County, Illinois Ru#: 14, 22, 43, - 066, 113, 8

Property Address: 1636 N. Hells unit 1403

1827190

UNOFFICIAL COPY

Property of Cook County Clerk's Office

TRUST DEELJNOFFICIAL COPY 90

A Comment of the Comm	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made JULY 2	9 19 89 between PETER PAUL
sand a land and a	DENNISE E. PAUL, his wife
	herein referred to as "Mortgagors," and
a Corporation duly oxomited and evisting	under the laws of the United States, and qualified to do a trust business under and by ing business in Blue Island, Illinois, herein referred to as "Trustee," witnesseth:
said jegai holder or holders being herein referand eighty cents * * * * * *	tly indebted to the legal holder or holders of the instalment Note hereinafter described, rred to as Holders of the Note, in the principal sum of Four teen. I housand Eight ** * * (\$14,008.80) * * * * * * * * * * * * * * * * * *
II. BOWN DE TRIVE TEL BUD	,我们就是一个大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大
the balance of principe, remaining from tin	ne to time unpaid at the rate of 12.09 in percent per annum in installmultures
Dollars on the 10th day of	Septmeber , 19 89, and \$233.48
of principal and interest, if not sponer paid, All such payments on account of the indebt and the remainder to principal, provided the partition and the remainder to principal.	each month thereafter until said note is fully paid except that the final payment shall be due on the 10th day of August 1994, address evidenced by said note to be first applied to interest on the unpaid principal balance lat the principal of each instalment unless paid when due shall beer interest at the rate of digit of said principal and interest being made payable at the offices of the First National, or at such place as the Holders of the Note may, from time to time, appoint in Writing.
sions and timitations of this trust deed) and the p see in consideration of the sum of One Dollar in RANT unto the Trustee, its successors and assign	ertile resyment of the said principal sum of money and said interest in accordance with the terms, provider of mance of the covenants and agreements herein contained, by the Mortgagors to be performed, and hind pald, the receipt whereof is hereby acknowledged, does by these presents CONVEY and WAR to the folioting described Real Estate and all of its estate, right, title and interest therein, situate, lying I COOK. AND STATE OF ILLINOIS,
tarcel 1: Unit No. 1403, i	n American Towers condominium, as delineated on survey of the bed parts of real estate, (hereinafter referred to as Parcel) e subdivision of Lts 14 to 19 and the south 43 feet of Lot 13
in Gale's north	addition to Chicago in Section 33, Township 40 morth, Range 14,
	f Lts in the subdivision of Lot 20 in Gale's north addition esaid. ALSO
Lots and parts o	f. Lots in the subdivision of Lot 21 in Gale's north addition esaid, which survey is attached as exhibit "A" to declaration
of condominium m	ade by LaSalle National Pank, a National Banking Assoc., as
trustee under Tr	ust "Agreement dated July 10, 1970 and known as trust No
together with an	undivided .2532 per cent interest in said parcel (excepting fr
sald parcel all fined and set fo PARCEL 2: (see attached le	the property and space comprising all the units thereof as derith in said declaration and survey), in Cook County, Illinois. gal description)
which, with the property hereinsfier described, is TOGETHER with all improvements, tenemen	referred to herein as the "premises." 15, essements, fixtures, and appurtenences thoreto belonging, and all rents, issues and profits thereof for
	as now or hereafter therein or thereon used to supply heat, o s, air conditioning, water, light, trower introlledly, and ventilistion, including (without restricting the rare) mile, screens, window shodes, storm s, awnings, stores and water heaters. All of the laregaling are do lared to be a part of seld real estate in its agreed that all similar apparatus, equipment or articles hereaft type, and in the premises by the marticles as constituting part of the real estate. It is agreed that all similar apparations articles hereaft type, and in the uses and studies the estate of the seld trustee, its successors and sastigns, forever, for the purposes, e. d. 30% the uses and studies that by virtue of the Homestead Exemption Laws of the State of Hillindit, which said rights and benefits like.
TO HAVE AND TO HOLD the premises unit in set forth, free from all rights and banefits unde	I the said Tristee, its successors and assigns, forever, for the purposes, and now the uses and trusts here fand by virtue of the Homestead Exemption Laws of the State of Hilliotr, which said rights and benefits also.
This trust deed consists of two pages. T deed are incorporated herein by reference	he covenants, conditions and provisions appearing on page 2 (the reverse side of this trust and are a part hereof and shall be binding on the mortgagors, their items, successors and
WITNESS the hand and seal of N	fortgagors the day and voai first above written.
· · ·	(SEAL)
	(SEAL) + Clerne G. Jaul (SEAL)
CTATE OF UTINODE ACTUAL	THE UNDERSIGNED y Public In and for and residing in said County; in the State aforesaid, DO HEREBY CERTIFY
ss. THAT	PETER PAUL and DENNISE E. PAUL, his wife
COUNTY OF COOK	100 personally known to me to be the same persor6 whose name
that bedificative	a foregoing instrument, appeared before me this day in person and acknowledged that
PARY MARYING homestead	signed, sealed and delivered the said instrument as their free and purposes therein set forth, including the release and waiver of the right of
BOTARY PUBLIC BIATE OF TLL 18018	y hand and Notarial Seal this 29th day of July , A.D. 19 89
**************************************	Norman Public
THIS DOCUMENT PREPARED BY:	The state of the s
l 🖟	IRST NATIONAL BANK OF BLUE ISLAND 13 OL 18VW
Rachel E. Vargas	IRST NATIONAL BANK OF BLUE ISLAND TO GL 11VW
	a Corporation, duly, organized and existing virtue of the laws of the State of Illinois, doi THAT, WHEREAS the Mortgagors are just asid legal holder or inoiders being herein refeated eighty cents and eighty cents avidenced by one certain instalment Note of BROK OF TBLUE ISLAND and delivered, in and by which said Note, it the balance of principal remaining from time follows: \$233.7. Dollars on the 10th day of Orfincipal and interest, if not some paid, All such payments on account of the indebt and the remainder to principal; provided the percent per annual, and Bank of Blue Island, in Blue Island, illinois and the remainder to principal; provided the percent per annual, and the remainder to principal; provided the percent per annual, and the remainder to the four of One Dollar in FANT unto the Trustee, its successors and assigns and implement of the four of One Dollar in FANT unto the Trustee, its successors and assigns and the percent of the following descriped to the following descriped to the Chicago, aforthe assigns and windows and the percent of the following descriped to the Chicago, aforthe assigns and windows, floor condominium trustee under Trustee with an apparatus, equipment or article and doors and windows, floor covering, inador bed whether physically estected thereto on the and one of the form all ights and benefits under the Mortgagors do hereby expressly releases and we have incorporated herein hy reference assigns. WITNESS the hand and soal of Mortgagors in Country Of COOK STATE OF ILLINOIS, STATE OF ILLINOIS, A Noter THAT COUNTY OF COOK Who assigns with the permission of the Mortgagors of hereby expressly releases and we have incorporated herein hy reference assigns. WITNESS the hand and soal of Mortgagors of hereby expressly release and we have incorporated herein hy reference assigns. WITNESS the hand and soal of Mortgagors of hereby expressly release and we have incorporated herein hy reference assigns. WITNESS the hand and soal of Mortgagors of hereby expressly release and we h

ASE SIDE OF THIS TRUST DEEDI THE COVENANTS, 1. Mortgagors shall (1) promptly repair, ristors or rebuild any builtings or improvements now or hereafter on the premises which may become dam aged or be destroyed; (2) keep said premises in good condition and repair, without wests, and free from mechanic's or other liens or claims for tien; not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or fulldings nower at any-time in process of evection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances. Trust Dead or with the liable for the psyment of all general real estate taxes and shall deposit or cause to be deposited with the Trustee named in this Trust Dead or with the legal holder of the note referred to herein on the due date of each and every month during the term of selficing also not weight of the satimated general real estate taxes next accruing against said premises computed on the amount of the last escentainable real estate taxes. Martgagors shall pay special taxes, special assessment water charges, sewer charges and other charges segained the premises when due and shall upon written request furnish to Trustee or to holders of the note referred to herein duplicate receipts therefore. taxes, Mortgagors shall pay apecial taxos, special assessment water charges, sewar charges and other charges against the pramises when due and shall upon written request furnish to Trustee or to holders of the note referred to herein duplicate receipts therefore.

3. Mortgagors shall keep all buildings and improvements now, or hereafter; situated on salty premises insured against loss or damage by fire, lightning or windstorm and flood damage, where the lender is required by lew to have its foon to native during noticles, providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repeiring the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, incase of loss or damage, to Trustee for the benefit of the holders of the note, under insurance about to expire, shall deliver renewal policies not loss than ten dayling and and renewal policies, to holders, of the note, and in case of insurance about to expire, shall deliver renewal policies not loss than ten dayling and and renewal policies, to holders, of the note, and in case of insurance about to expire, shall deliver renewal policies not loss than ten dayling hall in the holders of the note and the last therein, and the last therein and the last therein, and the last therein and the last therein and the last therein and the last therein, and the last therein therein and the last therein the payor the last therein and the last therein the payor the last therein and the last therein the payor the last therein the holders of the note hall, industrial second the note and with interest therein and the last therein and the last therein the payor the la

In the note or in this Trust Ded to the contrary, become due and payable (a) immediately, in the case of default in making payment of any installment of principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortage (a).

7. Mortage (a) shall not, wife or permits or any portion thereof or any interest therein. Neither the Trustee or (a) the Note shall in any way be obliged to give such consent of wur it be cought by the Mortage (c) of the Mortage (c).

8. When the Indebtedness thereby sourced shall become due whether by acceleration or otherwise, holders of the Note shall in any view to foreclose the lien hereof. In any 11h to foreclose the lien hereof, there shall become due whether by acceleration or otherwise, holders of the note of the shall indebtedness to the shall be of the control of oreclose the lien hereof. In any 11h to foreclose the lien hereof, there shall be eliabwed and included as additional indebtedness of the shall rependitures and expenses which have so held or incurred by or on behalf of Trustee or holders of the note of the note of the many be assigned as to learn to be expended after anity of the decrees of price of the control of the note may deep the control of the note of the note

13, No action for the entry comment of the lien of of any provision bereof that be subject to any defense which would not be good and evallable to the party interposing same in/an action at law upon the note hereby/secured.

12.Trustee or the holders of the note shall have the right to inspect the premises ut all easonable times and access dierato shall be permitted for that purpose.

12, Trustee or the holders of the note shall have the right to inspect the pramites utilities on the purpose.

13, Trustee has no duty to examine the title, location, existence, or condition of the previse. The rable for any acts of omissions hereunder, except in dead or to exercise any power herein given unless expressly obligated by the terms hereof, no be lable for any acts of omissions hereunder, except in case of its own gross negligence or misconduct or that of the apenis of employees of Trustee and it may require indemnities statistactory to it before exercising any power harein given.

14. Trustee shall indeed this trust deed and the fign thereof by proper instrument upon prescut of not extend the request of any person who shall, either a state maturity thereof, produce and exhibit to Trustee may execute and deliver a release hereof, to and at the request of any person who shall, either note after maturity thereof, produce and exhibit to Trustee may execute and deliver a release hereof, to and at the request of any person who shall, either note after maturity thereof, produce and exhibit to Trustee may execute and deliver a release hereof, to and at the request of any person who shall, either note after maturity thereof, produce and exhibit to Trustee may except release its requested of a product and exhibit to Trustee may except as the secure of the respect of the contained of the original trustee and it has never executed a contained by 1 for trustee hereunder, or which persons therein described by any product and which purpors to be executed by the persons herein described any characteristic and which purpors to be executed by the persons in substance with the description herein ontained of the original trustee and it has never executed a certificate on any instrument indefinity and executed and all persons in substance with the description herein contained of the original trustee and it has never executed a certificate on any instrument indefinity and executed of the original trustee and the horizon

