TRUSTEE'S DETNOFFICIAL COPY IN TRUST OF THE TRUST OF THE

XT-886 413-CP -J

LAGO TITLE COUPANY

RECORDER'S OFFICE BOX NUMBER

FORM 3634	The above space for recorders use only	
and existing as a national banking assoc authorized to accept and execute trusts we the provisions of a deed or deeds in trust din pursuance of a certain Trust Agreeme day of JULY , 19 8 party of the first part, and as Trustee under the provisions of a certain JULY , 19 91 , and known a WITNESSETH, that said party of the first	COMMUNITY SAVINGS BANK 4801 W. BELMONT, CHICAGO, IL ain Trust Agreement, dated the 25TH day as Trust Number LT-568, party of the second part. tt part, in consideration of the sum of TEN AND NO/100 Dollars, and other good and valuable convey and quit-claim unto said party of the second part, the	
SEE RIDER ATT. C'.FD HERETO AND	MADE A PART HEREOF:	3
REAL ESTATE TRANSACTION TAX REVENUE STAMP SEP- 9-91 PARTIES TO BE SEP- 9-91	STATE OF ILLINOIS ER TAX HELD BEAUTHER TRANSFER TAX HELD BEAUTHER TRANSFER TAX HELD BEAUTHER TRANSFER TAX HELD BEAUTHER TRANSFER TAX HELD BEAUTHER TAX HELD	
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herein and in said Trust Agreement set forth. THE TERMS CONDITIONS APPEARING CHEREOF. And the said grantor hereby expressly waives statutes of the State of Illinois, providing for exe This deed is executed by the party of the first p power and authority granted to and vested in it by Agreement above mentioned, including the authother power and authority thereunto enabling. The said real estate, if any, recorded or registered in	s and releases any and all right or benefit under and by virtue of any and all imption or homesteads from arte on execution or otherwise. The terms of said Deed or Deeds in Trust and the provisions of said Trust ority to convey directly to the Trustee grantee named herein, and of every is deed is made subject to the liens of all trust deeds and/or mortgages upon	
AMER	as Trace is a washid and not persually,	
SEAL S	ASSISTAN, DECRETARY	
COUNTY OF COOK SS. CERTFY, that the and Assistant S CHICAGO, a nat whose names are vice President a acknewledged the and as the free and set forth; and they as custodian of the national banking and voluntary aci	ional banking association. Grantor, personally known to me to be the same persons on the subscribed to the foregoing instrument as such and hashistant Secretary respectively, appeared before me this day in person and at they signed and delivered the said instrument as their own free and voluntary act a voluntary act of said national banking association for the uses and purposes there in said assistant Secretary then and there as through dept that said Assistant Secretary to be corporate seal of said national banking association caused the corporate seal of said as the desired to said instrument as said Assistant Secretary's own free t and as the free and voluntary act of said national banking association for the uses	
American National Bank	SEAL" Notary Public Notary Public	
My Commission Ex	cpires 4/23/94 \$ FOR INFORMATION ONLY	
I STREET W ROYLOW MILLOW	MUREC 440 Perrie Drive #101	
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Full power and authority is hereby granted to said Trustee to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys, to vacate any subdivision or part thereof, and to resubdivide said real estate as 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 dedicate, to mortgage, pledge or otherwise encumber said real 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 thereof, 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 easement 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 of times hereafter.

In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or any Ficcessor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or advance on said real estate, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire 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 executer by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor c. every person (including the Registrar of Titles of said county) relying upon or claiming under any such convergence, lease or other instrument. (a) that at the time of the delivery thereof the trust created by this Indenture and by acid Trust Agreement was in full force and effect, (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 Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thereunder. (c) that said Trustee, or any occessor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, moregage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, prwe's, authorities, duties and obligations of its, his or their predecessor in trust.

This conveyance is made upon the express unders a ding and condition that neither Grantee, individually or as Trustee, nor its successor or successors in trust shall increasing personal liability or be subjected to any claim, judgment or decree for anything it or they or its or their agent, or attorneys may do or omit to do in or about the said real estate or under the provisions of this Deed or said frust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate, any and all such liability being hereby expressly waived and released. Any contract, obligation or indebte the sincurred or entered 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 irrevocably appointed agency for any proposes, or at the election of the Trustee, in its own name, as Trustee of an express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebt. Idress 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 charged 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 Agr. er. ent and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds aris' or from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder 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 as aforesaid, the intention hereof being to vest in said Grantee the entire legal and equitable title in fee simple, in and to all of the real estate above described.

If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, 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

"upon condition," or	with limitations,	or words of similar import, in accordance with	the statute in such case
made and provided. LAND TITLE C CLASS CLINOIS	6.123994 Pt 2	3994 149 SEP -9 FINAL AUN CAROL MOSEL EYERAUN REGIS WAR OF TITLES	the statute in such case
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Exhibit "A"

Unit 440-101 as described in survey delineated on and attached to and a part of a Declaration of Condominium Ownership registered on the 4th day of September, 1981, as Document Number 3231053.

An Undivided 1.249 interest (except the Units delineated and described in said survey) in and to the following Described Premises:

That part of the South Three Quarters (3/4) of the West Half (1/2) of the East Half (1/2) of the Northwest Quarter (1/4) of Section 27, Township 41 North, Range 11 East of the Third Principal Meridian, bounded by a line described as follows: Beginning at a point in the West line of the above mentioned tract, said point being 491.61 feet South of (as measured along said Werc line), the Northwest corner thereof; thence North 49 02'10' East, 763.04 feet to a point in the North line of said tract which is 576.26 feet East of (as measured along said North line), sail Northwest corner; thence North 89 08'30" East, along said North 1/10; 28.44 feet; thence South 00 04'00" East, 138.93 feet to a point of curvature; thence Southwesterly, tangent to the last described course and having a radius of 115.00 feet, an arc distance of 91 F1 feet; thence South 45 40'40" West, tangent to the last described curved line, 269.63 feet to a point of curvature; thence Southwesterly, tangent to the last described curved line, 269.63 feet to a point of curvature; thence Southwesterly, along a curved line, being the arc of a circle convex Northwesterly, tangent to the last described course and having a radius of 630.00 feet, an arc distance of 140.62 feet to a point of compound curvature; thence Southwesterly, along the arc of a circle convex Northwesterly, tangent to the last described curved line and having a radius of 1634.00 feet, an arc distance of 65.40 feet; thence South 30 45'43" West, tangent to the last described curved line, 120.00 feet to a point of curvature; therce Southwesterly, along the arc of a circle convex Northwesterly, tangent to the last described course and having a radius of 380.00 feet; an arc distance of 32.00 feet (the chord of which arc bears South 28 10'58" West and measures 31.99 feet); thence North 40 57 50" West, 271.20 feet, to the point of beginning in Cook County 111inois.

P.I.N. 08-27-102-102-1049

SUBJECT TO: (a) covenants, conditions, and restrictions of record; (b) terms, provisions, covenants, and conditions of the Declaration of Condominium and all amendments, if env, thereto; (c) private, public, and utility easements, including any easements established by or implied from the Declaration of Condominium or amendments thereto, if any, and roads and highways, if any; (d) party wall rights and agreements, if any; (e) special taxes or assessments for improvements not yet completed; (f) installments not due at the date hereof for any special tax or assessment for improvements heretofore completed; (g) mortgage or trust deed specified, if any; (h) general taxes for 1990 and subsequent years including taxes which may acrue by reason of new or additional improvements; (i) installments due after the date of closing of all general assessments established pursuant to the Declaration of Condominium; (j) building and zoning codes; (k) existing leases and tenancies and service and concession contracts; (l) matters appearing on the survey.

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