GEORGE E. COLE® LEGAL FORMS

THIS AGREEMENT, made this _

day of NORME

November 1994

SPECIAL WARRANTY DEED (Corporation to Individual) (Illinois)

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or fitness for a particular purpose.

2000 between UKAM BUILDERS, INCORPORATED a corporation created and existing under and by virtue of the laws of the State of ILLINOIS _ and duly authorized to transact business _, party of the first part, and 11LINOIS in the State of CYNTHIA R PEACE 722 EAST 81ST ST., SRD FL, CHICAGO, IL 60619 party of the second part, WITNESSFTH, that the party of the first part, for and in consideration of the sum of TEN AND 00/400 Dollars and other good & valuable consideration in hand paid by the party of the second part, the receipt whereof is hereby acknowleded, H and pursuant to authority of the Board of Pirectors of said corporation, by these presents does REMISE, RELEASE, ALIEN AND CONVEY unto the party of the second part, and to her heirs and assigns, FOREVER, all the following described lead state, situated in the County of Cook and State of Illinois knewn and described as follows, to wit:

8532/0247 20 001 Page 1 of 3 2001-01-16 15:31:14 Cook County Recorder 25.00



Above Space for Recorder's Use Only

SEE LEGAL ATTACHED TO AND MADE PART OF

JUNEY C/O! Together with all and singular the hereditaments and appurtenances thereunto belonging or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all the estate right, title, interest, claim or demand whatsoever, of the party of the first part, either in law or equity, of, in and to the above described premises, with the hereditaments and appurtenances: TO HAVE AND TO HOLD the said premises as above described, with the appurtenances, unto the party of the second part, her heirs and assigns forever.

And the party of the first part, for itself, and its successors, does covenant, promise and agree, to an evith the party of the second part, her heirs and assigns, that it has not done or suffered to be done, anything whereby the said premises hereby granted are, or may be, in any manner incumbered or charged, except as herein recited; and that the said premises, against all persons lawfully claiming, or to claim the same, by, through or under it, it WILL WARRANT AND DEFEND, subject to:

20-11-102-010 affects underlying land Permanent Real Estate Number(s):

Address(cs) of real estate: 4710 S. ELLIS #1N, CHICAGO, IL 60615

This instrument was prepared by

IN WITNESS WHEREOF, said party of the first part has caused its corporate scal to be hereto affixed, and has caused its name to be signed to these presents by its ______ President, and attested by its _____ Secretary, the day and year first above written.

	(Name of Corporation)		
Rv メ	Meallyst		
~,	President	-	1
Attecti			

Secretary

WILLIAM S. HARRISON 5940 W. TOUHY #140, NILES, IL 60714

(Name and Address)

8.82.283

Attorner white level	SEND SUBSEQUENT TAX BILLS TO:			
MAIL TO: $ \begin{cases} \frac{1/P. Adams}{Adams} \neq 1/00 \\ \frac{1/P. Adams}{Address} \neq 1/00 \end{cases} $ (City, State and Zip)	Chicago, Ic bobs			
OR RECORDER'S OFFICE BOX NO.	(City, State and Zip)			
STATE OF \	0010037983 Page 2 of 3			
COUNTY OF COOK				
1. (4) Mars S. Harrison a Notary Public				
DO HERERY CERTIFY that ART GOREVICH .				
personally known to me to be the President of				
a n Illinois, personally known to me to be the, personally known to me to be the same persons whose, corporation, and personally known to me to be the same persons whose				
are subscribed to the foregoing instrument, appeared before me this day in person, and severally acknowledged that				
as such Tresident and	Secretary, they signed and			
delivered the said instrument and caused the corporate scal of said corporation to be affixed thereto, pursuant to authority, given by the Board of				
Given under my handgandrollicial scal, this day	of Novement 2000.			
) Utfilly con.	Notary Public			
S VILLIANI QUADES />				
MY COMMISSION EXPIRES: 08/25/01				
	'O/Z			
	Tó			
COTAL WARRANTY DEED Corporation to individual TATEOFILINOS TRANSFER TAX TRANSFER T	# FP 102802 # FP 102802 REAL ESTATE # FP 102802 0 115500 # FP 102805 COLE®			
Thdi 7871800000 #				
SPECIAL WARRA Corporation to i STATE OF ILLINOIS FIEAL ESTATE TRANSFER TAX DEPARTMENT OF REVENUE ADDRESS OF PROPERTY	10. 01 AG SEE			
ECIAL WARR. Corporation to STATE OF ILLINOR STATE TRANSFER TAX DEPARTMENT OF REVENUE	CHICAG CHICAG MAUSACTION 1 AN. 12.01 JAN. 12.01 NAUSACTION 1 F GAL F GAL			
DOXAL DO SERVICE OF PI	CITY OF CHILLESTATE TRABSA REVERUE STAMP INT. CITY OF CHILL CI			
SPECIAL Corpo				
PE SI	CITY BEALE STATE OF THE STATE O			
XAT 3TAT2	XAT YTIOO COUNTY TAX			

UNOFFICIAL COPY 037983

LEGAL DESCRIPTION:

PARCEL 1: UNIT NO. 1N IN THE ELYSEES CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:

LOTS 11 AND 12 IN BLOCK 2 OF SHERMAN T. COOPER'S DREXEL BOULEVARD ADDITION TO CHICAGO IN THE NORTHWEST 1/4 OF SECTION 11, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN; WHICH SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT NUMBER OF THE COMMON TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS, ALL IN COOK COUNTY, ILLINOIS.

PARCEL 2: THE EXCLUSIVE RIGHT TO THE USE OF P-1, A LIMITED COMMON ELEMENT AS DELINEATED ON THE SURVEY ATTACHED TO THE DECLARATION AFORESAID RECORDED AS DOCUMENT NUMBER 6874 67

PIN# 20-11-102-010 affects land and other property

COMMONLY KNOWN AS: 471(S. ELLIS #1N, CHICAGO, IL 60615

THE TENANT OF UNIT 1N AND P-1 HAS WAIVED OR HAS FAILED TO EXERCISE THE RIGHT OF FIRST REFUSAL.

"GRANTOR ALSO HEREBY GRANTS TO THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, AS RIGHTS AND EASEMENTS APPURTENANT TO THE ABOVE DESCRIBED REAL ESTATE, THE RIGHTS AND EASEMENTS FOR THE BENEFIT

OF SAID PROPERTY SET FORTH IN THE DECLARATION OF CONDOMINIUM, AFORESAID, AND GRANTOR RESERVES TO ITSELF, ITS SUCCESSORS AND ASSIGNS, THE RIGHTS AND EASEMENTS SET FORTH IN SAID DECLARATION FOR THE BENEFIT OF THE REMAINING PROPERTY DESCRIBED THEREIN.

THIS DEED IS SUBJECT TO ALL RIGHTS, EASEMENTS, COVENANTS, CONDITIONS, RESTRICTIONS AND RESERVATIONS CONTAINED IN SAID DECLARATION THE SAME AS THOUGH THE PROVISIONS OF SAID DECLARATION WERE RECITED AND STIPULATED AT LENGTH HEREIN."