UNOFFICIAL COPY

~h	COOK COUNTY, ILLINOIS TRUSTEE'S DEED FILED FOR RECORD 22 727 200	
S. S	22 737 360 *22737360	1000 A
Ì.	Form 195-4 Rev. 4-71 Joint Tenancy The above space for recorders use only	
850 B	THIS INDENTURE; made this 24th day of May , 1974 , between AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a corporation duly organized and existing as a national banking association under the laws of the United States of	
0453	America, and duly authorized to accept and e ecute trusts within the State of Illinois, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to said national banking association in pursuance of a certain Trust Agreement, dated the 27th day of July , 1971 , and known as Trust Number 75951	
	ar v of the first part, and William H. Hartman and Leann Hartman, his wife	78.70
ŀ	WITT ES. ETH, that said party of the first part, in consideration of the sum of Ten and 1.2.153 (\$10.00)y	A CAROLANA
Į,	Consider ion in hand paid, does hereby grant, sell and convey unto said parties of the second part, not in tenanc, in common, but in joint tenancy, the following described real estate, situated in COOK County, Illinois, to-wit:	ANALES SENIES
-	See Exh bi. "A" attached hereto and made a part hereof.)
	This Instrument was prepared by:	
, PAC	Jack E. Charron Attorney at Law	
4	39 S. LaSalle Street Chicago, Illinois 60603	
٠	Times occord	
	together with the tenements and appurtenances thereunto belonging. TO HAVESAND TO HOLD the same unto said parties of the second partie forever of anancy in common, but in joint tenancy.	
	TO HAVE AND TO HOLD the same unio said parties of the second part, torever at	100
		<u>)</u>
	This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuant to and in the exercise of the power and authority	10
	This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuant to and in exercise of the power and authority granted to and verted in it by the terms of said Doed as Deeds in Trust and the provisions of said Trust Agree and to vere mentioned, and of every other power and cuthority thereunds candidated. This deed is made subject to the liens of all trust deeds and/or a crigarges upon said real estate, if any, recorded or registered in said county. IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto offixed, and has come its control to these presents by one of its Vice Presidents or its Assistant Vice Presidents and attented by its Assistant Secretary, and one without the property of the prop	
	to these presents by one of its Vice Presidents or its Assistant Vice Presidents and attested by its Assistant Secretary, 1 of and year tirst above written. AMERICAN NATIONAL BANK AND HUST COMI IN . P CHICAGO as Trustee, ag aloresely, and not pers. By	
	ONTO PAR SIDEN	
	SEAL SALESTANT SECRETAIN	
-	0,	
1	STATE OF ILLINOIS. COUNTY OF COOT. SS. I, the undersigned, a Notory Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that the above named in the three two-ready and the property of the AMERICAN NATIONAL BANK AND TRUST COMPANY Vice President and Assistant Secretary of the AMERICAN NATIONAL BANK AND TRUST COMPANY OF COUNTY OF THE PROPERTY OF T	
	this day in person and, acknowledged that they signed and delivered the said instrument as their own tree and voluntary cal and as the free and voluntary and said voluntary association for the uses and purposes therein so forth; and the said Assistant Secretary then and there acknowledged that uses and purposes therein so forth; and the said Assistant Secretary then and there acknowledged that assistant Secretary, as custodiation the corporate said of said National Banking Association coursed	
	the corporate seed of said Additional Statement of the corporate seed of said National Statement of the corporate seed of said National Banking Association for the uses and purposes therein sail forth. Given under my hand and Notary Seal Authorities.	360
	T O	
ــا		
. 1	D NAME Mr. and Mrs. William H. Hartman FOR INFORMATION ONLY INSERT STREET ADDRESS OF ASOVE	
,	#	
. 1	R OR M+ Prospect Till	
3	Y INSTRUCTIONS RECORDER'S OFFICE DOX NUMBER BOX 533	
•		ara (C

UNOFFICIAL COPY

Exhibit "A"

Unit .o. 101 as delineated on the survey of the following described parcel of real estate (hereinafter referred to as "Parcel"):

That part of the Northeasterly 170.00 fact of Lot 1 (as measured at right angle, to the Northeasterly line of said Lot 1) lying East of a Line drawn at sight angles to said Northeasterly Line of Lot 1 through a point on said Northeasterly Line 550.00 fact Northeasterly of the Northeasterly corner of aid Lot 1 in Crystal Towers Condominium Davelopment, being a Consolitation of Lot "A" and Out Lot "B" of Tally 10 Apartments, a devolo ment of part of the Northeast Quarter of the Northeast Quarter of Section 22 Township 41 North, Range 11 East of the Third Principal Meridica, in Cook County, Illinois.

which said survey is attached as Exhibit A to a certain Declaration of Condominium Ownership made by American R. com. 1 Bank & Trust Co. of Chicago, as Trustee under a certain Trust Agreement date? J. 19 27, 1971 and known as Trust No. 75957 and recorded in the Office of th. Cook County Recorder of Deeds as Document No. 22520950.

together with an undivided 1.31 % interest in said Parcel (excepting from said Parcel all property and space comprising at the Units thereon as defined and set forth in said Declaration of Court and sum and survey).

Granter furthermore expressly grants to the parties of the ster. part, their successors and assigns, as rights and easements appurtenant to the roover described real estate, the rights and easements for the benefit of said propert set forth in the aforementioned Declaration, and the rights and easements set forth in other Declarations of Condominium Ownership whether heletofor hereafter recorded affecting other premises in Let 1, in Crystal Towner Condominium Development aforesaid, including, but not limited to, the electric for ingress and egress set forth therein.

This conveyance is made subject to all rights, benefits, easements, restrictions conditions, reservations and covenants contained in said Declaration, and the grantor expressly reserves to itself, its successors and assigns, the rights, benefits and casements set forth in said Declaration for the benefit of all remaining property described in said survey or said Declaration.

END OF RECORDED DOCUMENT

THE RESIDENCE OF THE PROPERTY OF THE PROPERTY