## UNOFFICIAL COPY

	er Programme en en dig administration de la
WARRANTY DEED IN TRUST COOK COUNTY, ILLINOIS PILED FOR RECORD 24 752 134	distantistics
\$ FORM INIC W.S.D. UEG \$ 78 12 95 PHAE ABOVE SPACE FOR RECORDERS USE ONLY * 24	752134
THIS INDENTURE WITNESSETH, That the Grantor , FIRST CONDOMINIUM DEVELOPMENT CO.,	
This hypertone withesself, that the Grandt , First concentration but making to	·′ }
a corporation created and existing under and by virtue of the laws of the State of Illinois and duly authorized to transact business in the State of Illin uncor and in consideration of the sum of TEN AND 00/100 (\$10.00)	nois, 57408
ar thurity given by the Board of <u>Directors</u> of said corporation CONVEYS AND W.Pr.A. TS unto the South Central Bank and Trust Company of Chicago as "us ee under the provisions of a trust agreement dated the 10th day of Nover 19 78, 'no on as Trust Number L198, the following described real estate in	mber g
the County of Cook and State of Illinois, to-wit:	<u> </u>
SEE EXHIBIT A ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF	TE OF ESTATE T  * * * * DEPT. OF REVENUE
THE TENANT, IF ANY, OF THIS UNIT, HAS EITHER WAIVED OR HAS FAILED TO EXERCISE HIS RIGHT OF FIRST REFUSAL FURSUANT TO CHE FIRST 100.2 OF THE MUNICIPAL COLE OF CHICAGO AND THE ILLINOIS CONDOMINIUM PROPERTY ACT.	ILLINOIS ERANSFER TAX
Address of Grantee: 555 % at Roosevelt Road, Chicago, Illinois 60607	3450
TO HAVE AND TO HOLD the said premises with the appurer nees upon the trusts and for the uses and purposes herein and in trust agreement set forth.	part of the control o
TO HAVE AND TO HOLD the said premises with the appure to 1 inprove, manage, protect and subdivide said premises or any part thereof, by dedicate parks, streets, highways or alleys and o vacate any subdivision or part thereof, and to resubdivide said propert often as desired, to contract to sell, to grant options to pur have, to sell on any terms, to convey caller with or without consideration convey said premises or any part thereof to a successor or me, to lost on the terms, to convey caller with or without consideration convey said premises or any part thereof to a successor or me, to lost on the said of the convey said premises or any part thereof to a successor or me, to lost of the said to more than the convey said premises or any part thereof, to lease said property, or any part here of from the tottme, in postention or reversion, by leases to consider the term of 189 years, and to renew or extend leases upon any terms and periods of time, not exceeding in the case of any single der modify leases and to renew or extend leases upon any terms and principle of periods of times and to amend, change of the term of 189 years, and to renew or extend leases upon any terms and premise of times to the said post of the said to send to amend, change of the term of 189 years, and to renew or extend leases upon any terms and my period or periods of times and to amend, change of the term of 189 years, and to renew or extend leases upon any terms and my period or periods of times and to amend, change of the term of 189 years, and to renew or extend leases upon any terms and my period or periods of times and to amend, change of the term of the term of 189 years, and options to purchase the whole of the term of the reversion and to contract respecting the man of the term of the term of the terms of the ter	35
the title, estate, powers and authorities verted in said trustee, to don it, to dedicate, to mortgage, pledge or otherwise encumber property, or any part thereof, to lease said property, or any part her of from time to time, in possession or reversion, by leases to compare to greatly or strive and upon any terms and for any set. Considered time, not exceeding in the case of any single do	2 4 4 4
the term of 183 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change modify leases and the terms and provisions thereof at any time or tines? The titler to contract to make leases and to grant option modify leases and other to represent the man whole whole whole whole the reversion and to contract respecting the man	1 4 7 6 5
of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other real or perse property, to grant easements or charges of any kind, to release, convey or as on any hight, title or interest in or about or easem any interest, to gaid premises or any our thereof, and to deal with said property, and every part thereof in all other ways and for a	記録 は 登場 に ここの
other considerations as it would be lawful for any person owning the name to call with the same, whether similar to or different it the ways above specified, at any time or times hereafter.  In no case shall any party dealing with said trurtee in relation to said premise. We whom said premises or any part thereof s	WE ALL
be conveyed, contracted to be sold, leased or mortgaged by said trustee, be of the a to see to the application or any purchase more rent, or money borrowed or advanced on said premises, or be obliged to see that the terms a "list trust have been compiled with, or obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged on privileged to inquire into any of	
terms of said trust agreement; and every deed, trust deed, mortgage, leave or other my tunent executed by said trust said real estate shall be conclusive evidence in favor of every person relying upon or clai my under any such conveyance, leave or of instrument, (a) that at the time of the delivery thereof the trust created by this inde ture are by said trust agreement was in	DEC-678
ther configuration precision of the second property of the contract of the configuration of t	E TR
properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duth and hill rations of its, his or tipredecessor in trust.	the ANSI
predecessor in trust.  The interest such and every beneficiary hereunder and of all persons claiming under them or mr of them shall be only in The interest and proceeds string from the sale or other disposition of said real estate, and such ir ear it hereby declared to personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in c to said real estate as an but only an interest in the earnings, svalis and proceeds thereof as aforesaid.	ieh.   27
but only an interest in the earnings, avaits and proceeds thereof as a noteaus.  If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed in it to register or a in the certificate of title or duplicate thereof, or memorial. The words "in trust", or "upon condition", or "e in himitations", or we of similar import, in accordance with the statute in such case made and provided.	ords S
of similar import, in accordance with the state has table in and protect.  And the said grantor hereby expressly waive and release any and all right or benefit under an' oy vi tue of any all distributes of the State of Illinois, providing for the exemption of homesteads from sale on execution or other rise.	<b>-</b> 155
Markings Wildress Wildren Sand Grantor has caused its corporate seal to be hereto attixed, and has caused its name	
Gretary this Ath day of October 19.78	***
FIRE CONDOMINAUM DEVELOPMENT CO	Pale
O COMPORATE STO	
O Cheres  O Cook  State of Hinos  County and State aforesaid. DO HERESY CERTIFY: that  Harold Louis Miller  County and State aforesaid. DO HERESY CERTIFY: that  O Cook  O COOK  ST. 1. the undersiened a Notary Public in and for the  Harold Louis Miller  County and State aforesaid. DO HERESY CERTIFY: that	G
DersonglyAmmyri, one to be the print CO., an illinois	
	2
CTARY fine to be the same persons whose names are subscribed to the foregoing instru- ments appeared before me this day in person and severally acknowledged that as  Might State Training President and ASSISTANT  The state of the same person and the same person are same person and the same person and t	
and celivered the said instrument as President and ASSISTANT  The said corporation and caused the component said corporation  The said corporation and caused the component said corporation	a see
to be affixed thereto, pursuant to authority, given by the Board of Directors  of said corporation as their free and voluptary act, (and) as the first and voluptary	
Secretary of said corporation, and caused the composite seal of said corporation  To be affixed thereto, pursuant to authority, exen by the Board of	
Commission express largely 13, 1979 Automate / Ville	
TOTAL TOTAL	
This instrument was prepared by Herbert A. Kessel, 950 Ruchick & Wolfe.  30 N. LaSalle Street, Chicago, Illinois (NAME AND ADDRESS)	
Mail to: South Central Bank & Trust  Company of Chicago  1401 E. 55th Street, Chicago, II	
555 West Roosevelt Road	JX 958
Chicago, Illinois 60607	·

The second secon

## UNOFFICIAL COPY

Unit No. 607-N in University Park Condominium as delineated on the Survey of Lots 9, 10, 13, 17, 18, 19 and part of Lot 12 in Chicago Land Clearance Commission No. 1; also part of Lot 22 in Block 57 and part of Lot 22 and of Lot 3 in Block 58 in Hyde Park Subdivision, all in the South East Quarter of Section 11 and the North East Quarter of Section 14, Township 38 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois; which Survey is attached as Exhibit "A" to Declaration of Condominium recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 24684928, together with its undivided percentage interest in the Common Elements.

Cr ntor also hereby grants to Grantee, his, her or their successors and assigns, an Exclusive Parking Use for parking rarposes in that Limited Common Element delineated as Indoo. Parking Space No. 17 CW as defined and set forth in Laid Declaration and Survey.

Grantor (1so hereby grants to Grantee, his, her or their successors and (signs, as rights and easements appurtenant to the above-described real estate, the rights and easements for the benefit of said (reperty set forth in the aforementioned Declaration and Grantor reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration for the benefit of the remaining real estate described therein.

This Deed is subject to general real estate taxes for 1978 and subsequent years; finitations and conditions imposed by Condominium Property Act of Illinois; easements, covenants, restrictions and building lines of record; applicable zoning and building laws or ordinance or ordinances of record; terms, provisions, covenants and conditions contained in, and rights and easements established by Declaration of Condominium Ownership and of Easement, Restrictions, Covenants and By-Laws for University Park Condominium Association; existing lease, if any, of the Purchased Unit laundry room lease dated July 21, 1976 with Alco Coir Mater Co.; rights of public or quasi-public utilities, if any, in vacated streets and alleys; and encroachment of concrete wall of about 3/8 inches of premises adjoining South over a portion of Lot 22 as disclosed by survey dated September 12, 1978 prepared by Jens K. Doe Survey Service, Inc., No. 73-1036.

24 752 134

END OF RECORDED DOCUMENTS