UNOFFICIAL COPY

	DEED IN TRUST	,	26 696	669		¥		12	N
Ŋ	Form 191 Rev. 11-71			JU ,		1		1	
2		·	the above space for recor		/	1 4	一個		
110	THIS INDENTURE WITNESSETH, THA		ry Jeanne Mas Ilinois		∦	∏_₫)。/[2]		
[f]	the sum of Ten and no/100	and State of 1		, for and in consid	. <i>I</i>	- II	9/購		
z_{i}	in ,and paid, and of other good and valuab	le considerations receipt		Dollars (\$ 10.00),		ノ層		14
اپ	a u Warrant Sunto AMERICAN NATION	AL BANK AND TRUS	T COMPANY OF	CHICAGO a national	hankina	Tax Act on Ordinance.	D'ac		4
19	asso .atic 1 whose address is 33 No. LaSalle	Street, Chicago, Illinois,	as Trustee under th	e provisions of a certa	in Trust	: Ac inai	apt M	1	
- (,79 , and known s	s Trust Number 462!	55 ,	t an	under		
	the following of acra'sed real estate in the C	ounty of Cook	and State of III	inois, to wit:	[Ē	R A		
3	See I gal Jescription	Attached Hereto	As Exhibit "	Zu.		Paragraph	the	<u> </u>	
(5)	Grantor also tereby grants	to Granton his	har or that	cuasoceane and		grai	provi		
3	assigns, as rights and eareme	nts appurtenant t	to the above d	lescribed real e	state,		ĭ ¬		
कुट ()	the rights and easements of Condominium Declaration, and					77 200.1	n l		
-1	and Restrictions (the "Parkin	c Partel Declarat	tion") đated 1	August 2, 1979 a		آچگر ^۳	9		
=	recorded in the Office of the September 12, 1979 as Documen				f, its	$\mathcal{J}_{\mathcal{O}^{\mathbb{S}}}$	r P		antio. Nation
رح	successors and assigns the ri Declaration and the Parking I					30%			
2	real estate described in the	Condomin' Frela	aration, and	the right to gra		والشيخ الم	ruph		
7	said rights and easements in The tenant, if any, of the				d or	the Chi			
	has failed to exercise his ri	ght of first ref	sal to purch	ase said unit or			Cor Sign		
	no such right of first refusa Condominium Property Act and	Chapter 100.2 of	the Aunitipa	of the IIIInois l Code of Chicag	o.	cago	the		
	TO HAVE AND TO HOLD the said real estate with a	he appurtenances, upon the trusts,	, and for the up and r	poses berein and in said Tran	Agreement		17.2		
	Full power and authority is hereby granted to said T streets, highways or allers to tacate any subdivision or entires to merchane, to said on any terms, to convey either	ruster to improve, manage, protect part thereof, and to traubdivide with or without consideration, it	t and subdivide same, al e said real estate as o' . coursey said ceal estate	as effect to contract to seller at por thereof to a success	irate parks. 1. to grant ser or sur-	Transact1on	Illinois		
	crisers in trust and to grant to such secretar or successor to mortgage, pledge or otherwise encumber said real estate, reversion, by leases to ecomence in practical or in future	in frust all of the title, estate, or any part thereof, to lease said , and upon any terms and for ar	powers and authorities ver real estate, or any part in ay period or periods of time and or nestate of time and	er a r. Trustee, to donate, threat rom lime to time, in p in r. exer day in the rule of	to dedirate. materision or any single met and the	act.	ois		~
	terms and provisions thereof at any time or times hereafte purchase the whole or any part of the reversion and to con said real extate, or any part thereof, for other real or personal transfer or the real or the r	f, to contract to make leases shall itset respecting the manner of fix onal property, to great estemolis	to grant options to lease ing the amount of present of or charges of any kind.	and option " enew leases and refuter male, to partition 'r o Frience contex or as" "Ty	options to to exchange sight, title	ton			
	set bruk. Pull power and sutherity is brethy granted to stall T circuit, behavior of the pull power and to the pull power and the pull power and to stall the pull power and to the pull power and to the pull power and the pu	any person owning the same to d	to deal with the same, whether	similar to or differ t from ti	ways above	Tax	Transfe:	en en	
	In so case shall any party dealing with said Truster there shall be converge continuous by the district of the said of the continuous states of the continuous continuous continuous case of the cont	, or any successor in frust, in morigaged by said Trustee, or a aid real existe, or be oblized to	relation to said real extit- ing successor in trust, he is see that the terms of	e, or to whom said "al estate obliged to see to the uppli- his trust have been completed to incurred to the complete of the co	any part		e	17.	
	Trust Agreement; and every deed, trust deed, mortgage, i estate shall be ecoclusive evidence in fator of every person lesse or other instrument, (a) that at the time of the company of th	the or other instrument executed the boding the Registrar of Titles elivery thereof the trust created	by said Trustee, or any a of said courty; relying a by this indenture and b	successor in trust, in relation port or elaiming under any su- r said Trust Agreement wes it	ro lu real ron anir				
	and in said Trust Agreement or in all amendments there in trust, was duly sutherized and empowered to exercis is made to a necessor or successors in trust, that such suc	of, if any, and binding upon at al deliver every such deed, trust cessor or successors in trust have	il beneficiaries thereunder, deed, lease, mortgage or been properly appointed an	(e) that said Truster, or a other instrument and (d) if the d are fully rested with all the	nr scressor 1 r conversor title, esta	1		100	ra in Entra
						122/	7	8	1.
	This conveyance is made upon the extrema understanding. Trusties, one ign socretione is not shall linear their agents or although may do or usell to do it or allow contract, oldisation or indebtodests incurred or entered into contract, oldisation or indebtodests incurred or entered into possibilities under said Trust Agreement as their attorney name, as Trustee of an experis runt and not individually indebtodests extent only as for as the trust property and fall previous and conventional orthouserst and whitevers in All previous and conventional orthouserst and whitevers in the contract of the contract of the contract of the contract of the all previous and conventional orthouserst and whitevers in the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the	the said real estate or under the or about said real estate, any a by the Trustee in connection wi	provisions of this Deed nd all such liability being the ald real estate may be	bereby expressly waited and rentered into by it in the name	amendment elessert. Any of the then	₹ 6₹		4	
	hendfelstris under taid Truth Agreement at their attorner- name, at Truttee of an express trust and not individually indebtedness except only so far as the trust property and All persons and corporations whomserer and whatsoever all	and the Trustre shall have no of ands in the actual possession of the	oligation abstractor with he Trustee shall be applied is condition from the date	respect to any such rentract, the for the payment and dischar of the filling for record of this	chliention or rise thereoft. Deed.	7.7	\$	3.	-
	The interest of each and every beneficiary hereonder a in the expining, study and proceeds straing from the sale on no beneficiary hereonder shall have any little or interest. I thereof as aforesaid, the intention hereof being to vest in fee simple, in and to sail of the real exists above described	nd under said Trust Agreement a any other disposition of said real eral or coultable. In or to said to	nd of all persons claiming estate, and such interest is ral estate as such, but only	under them or any of them a hereby declared to be personal; an interest in remines, avails	hell be only respectly, and and proceeds	. , , , , ,	3		
						g §		2	
	If the little to any of the above real extate is now or little or duplicate thereof, or memorial, the words "in trust, such case made and provided.	at show consulted of with Her	rifellous", Gt. Adide or Simi	iar imputt, in attoinance with t	e statute in	2 N			0
	And the said granter hereby expressly waite gate of lillingis, providing for exemption or homesteads fro In Witness Whereof, the granter aforess		l all right or benefit under	and by virtue of any and all at		20 N			
	In Witness Whereof, the grantoraforess		oyember /	19.82		و کو و کو:		是	
		[584]	Para Jeanne	Masterson	[3ZAL]	- N		標準	
			ry Jeanne Mas	terson	(seat)	કુ			1
	0.40	7. 0.	1.	,				3	1
	STATE OF COLOR	Jane Reis	Mener	s Notsey Public in	and for said			變	
	James maste	Lin the State aforesaid, do b	ereby certify that 4/1				26		
	organily known to me to be its annual to the	_whose name	ie_	subscribed to the former-	instrument	2	2002		
	personally known to me to be the same person and acknown appeared before me this day in person and acknown	ledged that	the	subscribed to the opposite		ашен	696	A .	
	delivered the said instrument as All release and waiver of the right of homestead.	free and voluntary	y act, for the uses and	purposes therein sees forth	najadha da	Q			
	GIVEN under my hand and	scal this	day of pro-		uktes		669		
	11. B	Lib 20 1986	- nes jui		OF			3	
	My commission expires My Commission Expres	1017 Ca. 1500		14,	OF			CE	1-
	American National Bank and Trust Co.			A C C C C C C C C C C C C C C C C C C C	minut 1				12

UNOFFICIAL COPY

986 869 33

Stopenic Of Collinia Clerk's Office

ped and as



UNOFFICIAL COP

0000 M

LEGAL DESCRIPTION

in 5000 Cornell Condominium as delineated on the Survey of the following:

The Northerly 101 feet of the South 679 feet in Block 7 in Chicago Beach Addition, being a subdivision of Tota A in Beach Hotel Company's Consolidation of cartain tracts in fractional Sections 11 and 12, Totachip 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, which Survey is attached as Exhibit A to the Declaration of Condominium Convership and of Easements Restrictions, Covenants and By-Laws for 100 Cornell Condominium (the "Condominium Prolaration") recorded in the Office of the Cock County, Illinois Recorder of Deeds as Dormaent No. 25142556, together with its undivided percentage interest in the Common Flements. e Th.
linois,
to the Dec.
and of Easeme.
s and By-Laws for
ium (the "Condomini.
in the Office of the (.
s Recorder of Deeds as Down.
66 , together with its undiv.
age interest in the Common Flemen.

20-/2-/0/- 024-/0/-4

END OF RECORDED DOCUMENT