CAUTION: Consult a lawyer bolore using or acting under this form All warranties, including merchantability and litness, are excluded.

	Armadasekir skillenir sikrenir binderit iskusus
THIS INDENTURE WITNESSETH, That Vivian M. Deldivorced and not remarried	
(hereinafter called the Grantor), of 6153W64 Place, Chicago, Illinois (No and Street) (City) for and in consideration of the sum of Three Thousand	ASTRON
for and in consideration of the sum of Three Thousand	(Nate)
in hand paid, CONVEY S AND WARRANT.S_ to _Thomas Lally	
Lally of 603 Mallard Lane, Oak Brook, Ill:	inois
as Trustee, and to his successors in trust bereinafter named, the following estate, with the improvements thereon, including all heating, air-condit plumbing apparatus and fixtures, and everything appartenant thereto, to	described real oning, gas and oning, gas and open Above Space For Recorder's Use Only ogether with all
rents, issues and profits of said premises, situated in the County of UNIT NUMBER 1"SOUTH" IN THE MEI	DOK and State of Illinois, to-wit: LVINA TRACE CONDOMINIUM AS DELINEATED
A SURVEY OF THE FOLLOWING DESCRIBE E EAST 60 FELT OF THE WEST 120 FEET BARTLETT'S CHICACO HIGHLANDS IN THE NORTH IGE 13 EAST OF THE THIRD PRINCIPAL MERIDIA ICH SURVEY IS ATTACHED AS EXHIBIT "A" TO	ED REAL ESTATE: OF THE NORTH 1/2 OF BLOCK 5 IN FREDERIC WEST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, NO, IN COOK COUNTY, ILLINOIS THE DECLARATION OF CONTOWNIUM PECOPORED AS
IN TRUST, nevertheless, for the purpose of securing performance of the	
WHEREAS, The Grantor is justly indebted upona principal upona PROPER	oromissory note bearing even date herewith, payable to
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	- Cike
THE COLARIZAD governments and narrow as follower (LVT) and wild include	
or according to any agreement extending time of payment; (2) to pay whem according to any agreement extending time of payment; (2) to pay whem according to exhibit receipts therefor; (3) within sixty days after destruction and time on said premises insured in companies to be selected by the graceptable to the holder of the first mortgage indebtedness, with loss claust paid; (6) to pay all prior incumbrances, and the interest thereon, at the tent of the IN THE EVENT of failure so to insure, or pay taxes or assessments, or or pay and indebtedness, may procure such insurance, or pay such taxer or pay all prior incumbrances and the interest thereon from times.	tedness, not are interest thereous, a perein and in said note or notes provided, then due in each mar, all taxes and issessments against said premises, and on tion or damage to rebuild or restore all buildings or improvements on said premises shall no be committed or suffered; (5) to keep all buildings now or at antee herein, who is better a further the such insurance in companies see attached payable to the first Trustee or Mortgagee, and second, to the and remain with the build Mortgagee or Trustee until the indebtedness is fully me or times when the same's hall become due and payable. The prior insulablences of the interest thereon when due, the grantee or the test or assessments, or discharge or purchase any tax lien or title affecting said not to the market and all money so polythese commental the prior insulablences.
indebtedness secured hereby.	saying and 121116 bet c. their anitan suan be so much additional
at nine per cent per annum, shall be recoverable by fureclosu	bis the whole of said indebtedness, including principal and all earned interest, bediately due and payable, and with it to est thereon from time of such breach are thereof, or by suit at law, or both, the same as a last of said indebtedness had
hen matured by express terms. IT IS AGREED by the Grantor that all expenses and disbussements paid neluding reasonable attorney's fees, outlays for documentary vidence, whole title of said premises embracing foreclosure degree—that be paid to the contraction of the contraction	for incurred in behalf of plaintiff in connection with the foreclosure hereof— stenographer's charges, cost of procuring or complying abstract showing the by the Grantor; and the like expenses and disburger entry, occasioned by any laborators as such that have been corrected about the processing of the control of the co
expenses and disbursements shall be an additional lieutupon said premiss such foreclosure proceedings; which proceeding, who her decree of sales intil all such expenses and disbursements, and the costs of suit, including executors, administrators and assigns of the grantor waives all right to proceedings, and agrees that upon the ministrator contents without notice to the Grantor, or to ank pairy claiming under the Grantor, or collect the rents, issues and profits of the Said premises.	I or incurred in behalf of plaintiff in connect. The stenographer's charges, cost of procuring or cor. pl. ding abstract showing the by the Cirantor; and the like expenses and disburter ents, occasioned by any lebtedness, as such, may be a party, shall also be paintly to Grantor. All such iss, shall be taxed as costs and included in any decree that may be rendered in hall have been entered or not, shall not be dismissed, nor to lease hereof given, attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, the possession of, and income from, said premises pending such foreclosure this Trust Deed, the court in which such complaint is filed, may at once and appoint a receiver to take possession or charge of said premises with power to
The name of a record owner is: Vivian M. Dele	jewski County of the grantee, or of his resignation, refusal or failure to act, then
IN THE EVENT OF MC GCAGO DEFENOVAL FROM SAID CALLED S	on who shall then be the acting Recorder of Deeds of said County is hereby aid covenants and agreements are performed, the grantee or his successor in sonable charges.
This trust deed is subject to nothing.	
This trust deed is subject to NOTHING.	i
This trust deed is subject to nothing. Witness the hand and seal of the Grantor this _12 day of the Grantor this	December 1984
This trust deed is subject to NOTHING.	i

UNOFFICIAL COPY

STATE OF.		\ ss.		
		,		
•	nnice K. Wheeler	•	Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY that Vivian M. Delejewski, divorced and not				
remarried personally known to me to be the same person whose name is subscribed to the foregoing instrument,				
appeared before me this day in person and acknowledged that she signed, sealed and delivered the said				
instrument as Aer free and voluntary act, for the uses and purposes therein set forth, including the release and				
waiver of the right of homestead.				
Given under my hand and official seal this				
(Impress Seal Here) January Public Notary Public				
Commission Expires Feb 27, 1786				
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SECOND MORTGAGE Trust Deed	10	172	S. LOSAILE S. LOSAILE ISON TL 606 GEORGE E. COLE	
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ECO		An in	20 00 00 00 00 00 00 00 00 00 00 00 00 0	
S		. ***	MATTON MITCHEU LUSS 308 S. LI SJITE 1500 Chichyo, IL GEORGI	
			Mri To: Mirchell Lossell & Kelly 308 S. LnSalle STRET Suite 1500 Chicago, IL 60604 GEORGE E. COLE: LEGAL FORMS	