UNOFFICIAL COPYS273205

MORTGAGE

THE UN	DERSIGNED,	Stophen L. Kay	and Janet I	. Kay, his wi	fe	
of	Palatine	, County of	C∞ok	, State of	Illinois	, hereinafter
referred t	o as the Mortgago	r, does hereby mortgage	and warrant to Tl	IE FIRST NATION	AL BANK OF	NILES, a national banking
associatio	n having its princ	ipal office in the Villag	e of Niles, Cour	ity of Cook, State of	of Illinois, her	einafter referred to as the
Mortgage	e, the following re	al estate in the County (or Cook	, in the State of	of Illinois	3 , to wit;

Unit 5-5 in country homes of Hamilton Creek Condominium as delineated on a survey of the following described real estate: Being that part of the South East & of Section 10, Township 42 North, Range 10 East of the Third Principal Meridian and that part of the North East & of Section 15, Township 42 North, Range 10 East of the Third Principal Meridian, which survey is attached as Exhibt "C" to the Declaration of Condominium recorded as Document 86145064 together with its undivided percentage interest in the common elements in Cook Courty, Illinois

Permanent Real Estate #02-10-406-006,017,022,024

88273205

Address of Property 94 West Hamilton Drive, Palatine, Illinois \$12.25 T#2222 TRAN 7407 04/22/86 09:50:00 #177 # 15 #-08-273205 COOK COUNTY RECORDER

logether with all huisbings, improvements, listures or appuritinal, es nos, or herealter erected thereon or placed therein, including all apparatus, equipment, listures or afficies, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, wites, light, power refrigeration, ventilation or other services, and any other thing now or herealter therein or thereion, the time inshing of which by lessors to lessees is customary or appropriate, including y reel is, window shides, storm dions and windows. How coverings, wreen dears, in-admire heits awnings stores, water heaters, refrigerations, washing machines, clother directs and all other such appliar reel intended to be and are hereby deleted to be after direct and all eletes whicher physicals attached therefore in the storm of the such as a provided herein. In employees whether now-for or hereafter to become due as provided herein. The Mortgaged is hereby subrings and it is interested and where paid off by the proceeds of the four hereby scurred.

TO HAVE AND TO HOLD the said property—with said buildings, improvements. Distures, apparatus and equipment, unto said Mortgages Intever for the uses herein set forth free from all rights and benefits under the Homestead Exemption Laws of the State of Allinois—as, the said rights and henefits said. Mortgager does hereby release and waive

TO SECURE (1) The payment of a Note executed by the Mortgagor to the order of the Mortgagee hearing even date herewith in the principal sum of

-- thinks is 22,000.00 Twenty Two Thousand and 00/100ths-----

4, which hote together with interest

thereon as therein provided, is payable in monthly installments of

Interest Only

NONE OF THE PROPERTY OF THE PR

23rd

July

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which payments are to be applied. Just, to imprest

and the balance to principal, until said indebtedness is jaid in full. (2) The performance of other agreements in said. Solic, visib, 5 herebs incorporated herein and made a jurt hereof, and which provides, among other things. For an additional monthly payment of one-twelfth (1712) of the estimated annual taxes (unless one Mo, gagee has pledged an interest bearing saxings associate to satisfy estimated laxes, insurance premiums and other charges upon the mortgaged premises. (3) Any future advances, 5 herein, the provided, and (4) The performance of all of the covenants and other charges upon the mortgaged premises. (3) Any future advances, 5 herein, the provided and (4) The performance of all of the covenants and other charges upon the mortgaged premises. OH'S

THE MORTGAGOR COVENANTS

A (1) To pay and indebtedness and the interest therein as herein and in said. Note prosided, or according to any agreement extending the time of print, othereof. (2) To pay when due and better any pinnally attaches thereto all taxes, special taxes, special assessments, water charges, and sever service charges against said property (including those net roll reduct) and to furnish Montgagee upon request, duplined receipts therefor, and all such times estended against said property shall be conclusively depined with for the purpose of this requirement. (3) To keep the improvements most of network property in this sequence in this requirement. (3) To keep the improvements most of network property in the purpose of this requirement. (3) To keep the improvements most of network property as the Mortgagee may require a single party of property and the purpose of this requirement. (3) To keep the improvements most of network property in the Mortgagee is such insurance policies what terms with the Mortgagee during said period of redemption. For the full insurable value there of in such companies what the satisfactors to the Mortgagee is such insurance policies what companies in the Mortgagee during said periods of periods, and comman the usual class or missing the Mortgagee and on save of foreclosure sale passable to the content of the Mortgagee is sufficiently to adjust conditions and companies or day grained in a Mortgage property of the property of the

B. That in case of failure to perform any of the covenants herein. Mortgager may do on Mortgagor's hehalf everything so covenanted, that said Mortgagor may also do any act of may deem necess are to protect the tien hereof, that Mortgagor will repay upon demand any moneys paid or dishursed by Mortgagee for any of the above purposes and such moneys ingether with interest thereon at eight (48%) percent see annum shalf become wo much additional indehtedness secured by this Mortgagee with the same prototy as the original indehtedness and may be included in any decree foreclosing this Mortgage and be paid out of the rents or proceeds of safe of safe of safe of mortalizer paid that it shalf not be obligatory upon the Mortgagee may upon the Mortgagee of safe any purpose not to do any act hereunder, and the Mortgagee whall not incur any personal liability because of anything it may do or finit to do hereunder.

That it is the intent hereof to secure pariment of said binte whether the entire amount shall have been advanced to the blivigagor at the date hereof or a later date, or having been advanced so been repeal in part and further advances made at a later date.

13. That in the exent the ownership of said property or any part thereof becomes vexted in a jurison other than the Minitgagor, the Mortgagoe may, without notice to the Mortgagor, deal with such issues in interest with reference to this Mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forhear to such or may extend time for perment of the debt, secured by, without discharging or in any way affecting the liability of the Minitgagor hereunder or upon the debt hereby secured.

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K. That time is of the essence hereof, and if default be made in parformance of any executant beton contained or in making any parment under said Note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lies or charge upon any of said projects, or upon the filling of a proceeding in bankruptcy by or against the Mortgagor shall make an assignment for the benefit of his resolution or in custody of any count, or if the Mortgagor shall make an assignment for the transfer of, or agreement for the transfer of the property or any portion thereof, or if the Mortgagor half to complete within a reasonable time, any buildings town or at any time in process of previous upon said promines, then and in any of said events, the Mortgagor is briefly authorized and empowered, at its option, and without affecting the lies hereby predict or the principly of said lies or any right of the Mortgagor, and apply toward the parment of said Mortgagor indictions any indefined into property of the Mortgagor and any part of the Mortgagor and any process of part thereof and property of the Mortgagor and any part of the sums secured hereby the and process without offering the best parts represented. That in the event that the ownership of said property of any part there of a declare such trans immediately due and payable, the Mortgagor and any part of the sums secured hereby teman unpaid, and in the further event that the Mortgagor document of said the Mortgagor to the Mortgagor of the Mortgagor and any part of the sums secured hereby teman unpaid, and in the further event that the Mortgagor documents in the declare when the more described to the Mortgagor and any part of the sums secured hereby teman unpaid, and in the further event that the Mortgagor to event and the Mortgagor to the Mortgagor to those such change of inversely and the Mortgagor to the Mort

E. That upon the commencement of any foreclosure proceeding bereunder, the court in which ruch hill is filed may, at any time, either before or after sale, and without notice to the Mortgagor, or any party claiming under a sim, and without regard to the their value of said premiser, or whether the same shall not except the proceeding the except of the process of such interclosure suit and the statutory period of redemption, and such rests, in such and property of such interclosure suit and the statutory period of redemption, and such rests, issues and product the pendency of such interclosure suit and the statutory period of redemption, and such rests, issues and product the pendency of such interclosure suit and the statutory period of redemption, and such rests, issues and product the pendency of such interclosure suit and the statutory period of redemption, and such rests, and product the such section of the property, admin to the such said pendency of the property, admin to the such such as a such restrict the such section of the property, and the such such as a such restrict the such such as a such as a such such as a such such as a such a

G. In case the nor-cased property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be part to any property taken or for damages to any property not taken and all condemnation compensation so received shall be forth-with applied by the Mortgagee as i may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property of damaged, projected that any not over the amount of the indebtedness shall be delivered to the Mortgager or his assignee.

solidanced, properly cover the amount of the indebtedness shall be delivered to the Mortgager, whether now due or hereafter to become due, under or by virtue of any so are represented for the use or occupancy of said property, or any part thereof, whether said lease or agreement for the use or occupancy of said property, or any part thereof, whether said lease or agreement with and it is the intentio, by sol (a) to pledge said runs, issues and profits on a parity with said total estate and not secondarily and such pledge shall not be cleaved merged in any forcing a degree, and (b) to establish an absolute transfer and assignment to the Mortgager of all such leases and agreement until all the avails thereunder, toget er ifth the right in case of default, either helpe or after foreclosure sale, to enter upon and take possession of manager, maintain and operate said propines, or my part thereof, make leases for terms deemed advantageous to it, terminate or medify ensiring of officered, unploy renting agents of other employers after or repair said premises, buy furnishings and equipment therefor when it deems necessars, purchase adequated extended coverage and other forms it, murance as may be deemed advantageous to the coverage and other forms it, murance as may be deemed advantage of the responsibility of the lien of any other indebtedness secured, and out of the income relation compensation for itself, pay murance premiums, taxes and assessments, and all expenses of every kinds or long stormey's fees, incurred in the exercise of the powers beging in green, and on the indebtedness secured helps is paid, are the Mortgager in its sole discretion, feels that there is no substantial uncorrected default in performance of the Mortgager's agreements herein, the Mortgager on astisfactory evidence thereof, shall reinquoty person and pay to Mortgager and on the reformance of the Mortgager's agreements herein, the Mortgager on astisfactory evidence thereof, is paid in this here to be deed pursuant to a decree foreclosing th

J. That each right, power and remedy herein conferred upon the Mortgagee is cumulative of each other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that so waiver by the Mortgagee of performance of any covenant herein or m said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or endures performance of the same or any other of said covenants, that wherever the contest hereof requires, the macculine gender, as used herein, shall include the journals that all rights and obligations under this Mortgage shall extend to and 1 binding upon the respective helm, executors, administrators, successors and the Mortgage of the Mortgage and the suggestions to be required to the more there is no the more than the suggestions of the Mortgage and

the context nervey requires, the masculine gender the plural; that all rights and obligations under a ssigns of the Mortgagor, and the successors and a	r, as used Berein, shall include the "eminine and the neuter and the singular number, as used herein, shall include this Morgage shall eatend to and I'e binding upon the respective securiors, administrators, successors and ssigns of the Morgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.				
IN WITNESS WHEREOF, we have be	reunto set our hands and seals this 14 day of June , A.D. 1988.				
Stephen L. Key	Janet I. Kay, his wife (SEAL)				
STATE OF	, the undersigned, a notary public				
COUNTY OF COOK SS.	a Notary Public in and for said County, in the State aforesaid . The elsy certify that				
	personally known to me to be the same person or persons whose name or names is or are subscribed to the foregoing Instrument, appeared before me this day in person and acknowledge a first they signed, scaled and delivered the said Instrument as their to and voluntary act, for the uses and purposes therein set forth, including the release and waiver of all rights yades any homestead, exemption and valuation laws. GIVEN under my hand and societal said this 14th day of June 88.				
,	Notary Public				
2001. A 200 A	NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 10/19/91				
en Er S	E. J.				