		9359753	•
THE GRANTOR I	PAULINA LOFTS ASSOCIATI Partnership,	ES, an	
the State ofILLING!	l existing under and by virtue of the fa S and duly authorized to tra ILLINOIS for and in consider ND NO/100THS (\$10.00) DOLL in hand	nsact DEPT-01 RECURDING ation . 146666 TRAN 8380 07/30	97537
and pursuant to authority of said someonion CON PARTNERSHIP	given by the Represol GENERAL P. VEYS and WARRANTS to JAMES J. LETER, 1	ARINERS (The Above Space For Recorder's Use Only	r)
	CORTLAND, CHICAGO, IL. 606	22	7
	up aconess of granter) ent Estate situated in the County of J wit:	Copk	;
(LEGAL DESCRIPTA	ON ATTACHED)	en en de la companya	
A THE BLANCES OF	TO THE OWN OF A	A CHTY OF CHECO CATALOR A CONTROL OF CONTROL	
100 (100 (100 (100 (100 (100 (100 (100			A.P.
	14-31-422-00	12 Vol. 534	REVENUE STAMP
Permanent Real Estate 1	14-31-022-00		REVEN
Address(es) of Real Est	nte: 1737 NORTH PAUL INT	STREET, UNIT # C-22	OR :
In Witness Whereof, said signed to these presents to day of	vits President, and attested	to or hereto affixed, and has caused its name to be by its Secretary, this _21st	Ä
impress		ATES, an Illinois General MEOF COMPORATION PAULINA LOFTS, INC.	9359753
CORPORATE SEAL HERE	ATTEST:	THOMAS STIZER PRESIDENT	7537
me to be the	HEREBY CERTIFY, that President of the PAULINA RAL PARTNER OF PAULINA corporation, and SHARON	dersigned, a Nothry Public it and for the County THOMAS SNITZER per untilly known to LOFTS, INC., an Illine is LOFTS ASSOCIATES SULLIVAN personally known to me to be	1
	the same persons whose names are before me this day in person and seem President and Seem Seem and caused the corporate separations to authority given by the 1	id corporation, and personally known to be subscribed to the foregoing instrument, appoired verally acknowledged that as such retary, they signed and delivered the said instruceal of said corporation to be affixed thereto, Board of DIRECTORS of said corporation, as as the free and voluntary act and deed of said uses therein set forth.	
Given under my hand and	215T	day of	12/
Commission expires	ugust 1 19 93	Mass Normy PUBLIC	17,0
This instrument was prepa	red byIDARIUS,DRANIAS & A	SSCCIATES, 77 W. WASHINGTON ST. #920 [MAJE AND ADDRESS] CHICAGO, IL. 60602-20	ſ
MAILTON SO N:	Nemo) HITTE	SUND SURSEQUENT TAX BILLS TO: JAMES J. LEMER	
The sea	(Marens) L. (p. Cle. 12	(Address)	.; C-22
V	(City, Blate and Zip)	CHICAGO, ILLINOIS 60622	

BOX 430

10 mg 15 mg

CHICAGO, ILLINOIS

RECORDER'S OFFICE BOX NO. .

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10000

Coot County Clerk's Office

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EXHIBIT A

LEGAL DESCRIPTION:

UNIT C-22 IN PAULINA PLACE CONDOMINIUM AS DELINEATED ON SURVEY OF THE FOLLOWING DESCRIBED PROPERTY: LOTS 26, 27, 28, 29 AND 30 IN DILLARD'S RESUBDIVISION OF LOTS 70 TO 87 INCLUSIVE AND 99 TO 116 INCLUSIVE IN J.G. KENNAN'S SUBDIVISION OF BLOCK 24 IN SHEFFIELD'S ADDITION TO CHICAGO IN THE SOUTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 31, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, WHICH SURVEY IS ATTACHED AS EXHIBIT A TO DECLARATION OF CONDOMINIUM OWNERSHIP RECORDED IN THE OFFICE OF THE RECORDER OF COOK COUNTY, ILLINOIS ON JULY 30, 1092 AS DOCUMENT 92562861 TOGETHER WITH AN UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS APPURTENANT TO SAID UNIT AS SET FORTH IN SAID DECLARATION.

This Deed is subject to: (i) general real estate taxes not yet due and payable; (ii) applicable zoning and building laws, building and building line restrictions, and ordinances; (iii) acts done or suffered by purchaser or anyone claiming by, through or under Purchaser; (iv) covenants conditions, restrictions, easements, permits and agreements of record, including, but not limited to, the covenants and restrictions contained in Document No. 92562861 recorded July 30, 1992 and any violations thereof, (v) party wall rights and agreements, if any; (vi) private, public and utility easements, if any, whether recorded or unrecorded; (vii) the Declaration as amended from time to time; (viii) limitations and conditions imposed by the Illinois Condominium Act; (ix) installments due after Closing for assessments levied pursuant to the Declaration; and (x) unconfirmed special taxes or assessments.

Grantor also hereby grants to Grantee, their successors and assigns, as rights and easements appurtenant to the above described real estate, the rights and easements for the benefit of said property set forth in the Declaration of Condominium Aforesaid, and Grantor reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration of Condominium for the benefit of the remaining property described therein.

This Deed is subject to all rights, easements, covenants, conditions, restrictions and reservations contained in said Declaration the same as though the provisions of said Declaration were recited and stipulated at length herein.

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