UNOFFICIAL COPY, 94587346

TRUST DEED

760796

MARRIED TO JANE HOCHL	30,	19 <u>94</u> bo	Itween NORMAN	
CHICAGO TITLE & TRUST			herein referred to a nois corporation o	
CHICAGO		to as Trustee, witnesset	•	ioning observes in
THAT, WHEREAS the Mortgagore are in holders being bergin rejected to as Ho SIX DOLLARS AND 39 / 100 of even date herewith, made payable to said principal sum and interest from All such payments on account of the Indithe remainder to principal; provided that ignated in writing by the Holders of the NOW, THEREFORE, the Mc ttp://pors.to.	the Holders of the Note and delivery 1994 ebtedness evidenced by said Note all of said principal and interest Note, from time to time.	vered, in and by which sa on the balance of printe te to be first applied to in payments under the Note	d Note the Mortgagor ocipal remaining from terest on the unpaid p shall be made at the	e promise to pay the time to time unpaid, rincipal balance and place or places des-
provisions and limitations of the fit at de be performed, do by these prosecure CO Estate and all of their estate, right, this	ed, and the performance of the o NVEY and WARRANT unto the and interest therein, situate, lying	povénants and agreemer Trustee, its successors	its herein contained, i and assigns, the tollo	by the Mortgagors to wing described Real
OF ILLINOIS, to wit:	<u> </u>	70N11 OF		AND SINIE
UNIT 102 IN THE 1633 T FOLLOWING DESCRIBED RE LOTS 2,3, AND THE NORT	AL ESTATE: H 18 FERT OF LOT 4	IN BLOCK 13	N HIGH RIDGI	
SUBDIVISION IN THE NOR 40 NORTH, RANGE 14, EA ILLINOIS, WHICH SURVEY OF CONDOMINIUM RECORDE WITH ITS UNDIVIDED PER WITH THE TENEMENTS AND ILLINOIS \$\lambda_c \geq \lambda \geq \lambda \geq \lambda\$	TH 1/2 OF THE NORT ST OF THE THIRD PRINT IS ATTACED AS EXECUTABLE INTERIST IS APPURTENANCES THE	H EAST 1/4 OF INCIPAL MERIDI HIBIT "A" TO TO THE COMMON ERE UNTO BELONG	SECTION 6, 7 AN, IN COOK THE DECLARAT! 24693568 TOO LEMENTS, TOO! SING, IN COO! DEPT-01 RECORDING	COUNTY, COUNTY, CON SETHER STHER C COUNTY, 5 #23
Permanent tax number: 14-06-2	11-015-1002	4		: 07/06/94 12:08:0 94-58734 CURDER
profits thereof for so long and during all said real estate and not secondarily) an air conditioning, water, light, power, refr the foregoing), screens, window shades the foregoing are declared to be a part of equipment or articles hereafter placed in	ents, tenements, easements, fixtuauch tirnes as Mortgagors may b d all apparatus, equipment or art rigeration (whether single unit, or i, storm doors and windows, floor said real estate whether physica	ires, and ar purienances in a milited thereto (which icles now or himealier the remarker that controlled); and coverings, inacor berts, illy attached thereto our of	are pledged primarily erein or thereon used d ventilation, including awnings, stoves and s, and it is agreed that	and on a parity with to supply heat, gas, g (without restricting water heaters. All of all similar apparatus,
part of the real estate. TO HAVE AND TO HOLD the pures and trusts herein set forth, free from which eald rights and benefits the Mort		i by virtue of the Homeste	r , forever, for the pure ad Examption Laws o	poses, and upon the if the State of Illinois,
side of this trust deed) are incorporate successors and assigns.	consists of two pages. The cover distributed in the cover distributed and are and seal of Mortgagors the	a part hereof and shall b	e binding or, the Moi written.	tgagora, their heira,
Norman Indl	(SEAL)	knill.	bed 3	587346 iseali
NORMAN HOCHL	•	ANB HOCHL		•
	(SEAL)	<u> </u>		[8EAL]
STATE OF ILLINOIS.	I VICTORIA I FRA County, in the State afores AND JANE HOCHL		TIFY THAT NOR	for and residing in said MAN_HOCHL ARE_personally
" OFFICIAL SEAL "	known to me to be the same person, appeared before me this day in personness and instrument as THBI	on and adknowledged that _	E subscribed to the THEY signs to the uses and purpo	e foregoing instrument, d, sealed and delivered sea therein set forth.
NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXPIRES 3/9/96	en e	Matri	A Fra	
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		- Carrioga	the standard was	Notary Public

AND PROVISIONS REFERRED TO ON PAGE REVERSE SIDE OF THIS TRUST DEEDS: THE COVENANTS, CONDITIONS

THE COVENANTS, CONDITIONS AND PROVISIONS REFERENCE TO COVENAGE 1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or herester on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanics or other liens or claims tot lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness within him be setured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prioritien to Trustee or to Holders of the Note; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof. (f) make no material attentions in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Holders of the Note duplicate receipts therefor.

To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

A longagors ahali pay before any penathy attaches all general lizases, and shall pay special taxes, special assessments, water charges, save training of the control of the charges of special payers of the control of the charges of the control of the control of the charges of the control of

11 Trustee or the holders of the Note shall have the right to inspect the premises of all reasonable times and access thereto shall be permitted for that purpose 12 Trustee has no duly to examine the title, location, existence or condition of the premises of the variety of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall trustee be obligated to record the dust device any power horein given unless expressly obligated by the terms hereof, nor be liable for any acts or emissions hereunder, except in case rich own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnifies existatory to it before exercising any points herein given.

13 Trustee shall release this trust deed and hellen thereof by proper instrument upon presentation of say fractory evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request rich part years who shall, either before or after maturity thereof, produce and exhibit to Trustee the Note, representing that all indebtedness hereofy secured has been paid, which representation Trustee may execute any except as true without inquiry. Where a release is requested of a successor trustee hereofy secured has been with the description herein contained of the Note and which purports to be executed by the Holders of the Note; and where the release is requested or the note described herein. It may accept as the release is requested or the note described herein, it may accept as the secured by the Holders of the Note; and where the release is requested or the note; and which purports to be executed by the Holders of the Note; and which purports to be executed by the Holders of the Note; and which purports to be executed by the Holders of the Note; and which purports to be executed by the Holders of the Note; and which purports to be executed by the Holders of the Note; and which purports to exist the read

of this trust deed.

18. Should Montgagors sell, convey, transfer or dispose of the property secured by this trust deed, or any part thereof, without the written consent of the Holders of the Note shall have the right, at their option, to declare all sums secured hereby forthwith

				780208
IMPORTANT!  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE BEFORE THE TRUST			dentification No	94587316 Trustee
MAIL MAIL	P.O. Box 1505 Skokie, Illinois 60076-1663		FOR RECORDER	S INDEX PURPOSES, ADDRESS OF ABOVE
PLACE IN	RECURIOURS OFFICE BOX NUMBER			