VOK493 UNOFFICIAL COPY

TRUST DEED

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	TI-	E ABOVE SPACE FO	A RECORDER'S USE ONLY	particle and the Control of the Cont
LILLY STANIC, HIS WIFE,	MRER 3 AS JOINT TENANTS			s se "Mortgagors," and
CHICAGO TITLE AND TRUST	Mingle berein re	ferred to as Trustee	an Illinois corporation	doing business in
THAT, WHEREAS the Mortgagors are holders being herein referred to as h		,		ped, said legal holder or HUNDRED TWENTY-
THREE AND 80/100		Dollars, evidence	d by one certain Promissory	Note of the Mortgagors
of even date herewith, made payable t said principal sum and interest from All such payments on account of the in the remainder to principal; provided the ignated in writing by the holders of the	NOVEMBER 8, 1994 idebtedness evidenced by sa at all of said principal and inte	on the bala	ince of principal remaining fro piled to interest on the unpai	om time to time unpaid. d principal balance and
NOW, THEREFORE, the Mortgagors to provisions and limitations (if it is trust of be performed, do by these presents C Estate and all of their estats, heir, this	deed, and the performance of ONVEY and WARRANT unt	f the covenants and to the Trustee, its su	agrooments herein contained occessors and assigns, the fo	d, by the Mortgagors to flowing described Real
		_, COUNTY OF	COOK	AND STATE
OF ILLINOIS, to wit:				
UNIT 14-205 TOGETHER WITH STEEPLE HILL CONDOMINIUM DOCUMENT NUMBER 25288100, 10, EAST OF THE THIRD PRI	AS DELIMEATED AND U IN THE NORTHEAST D	Defined in the 1/4 of Section	DECLARATION RECORD 116, TOWNSHIP 41 NO	ed as
COMMON ADDRESS: 610 MESA	DR., HOPFMAN ISTAT	MES, IL 60194		
	4		. DEPT-01 RECORDING	\$23.
	` (
which, with the property hereinafter de TOGETHER with all improven profits thereof for so long and during all aid real estate and not secondarily) as in conditioning, water, light, power, sinhe foregoing), screens, window shade he foregoing are declared to be a part of quipment or articles hereafter placed is art of the real estate. TO HAVE AND TO HOLD the	nents, tenements, easements is such times as Mortgagors in dell apparatus, equipment frigeration (whether single uits, storm doors and windows, of said real eatate whether phin the premises by the Mortgipremises unto the said Trusi	b, lixtures, Antappun nay be entitle? Ithere or articles no or in hit, or centrally color coverings, nailysteally attached the agors or their succestes, its successors a	ienances there to belonging, a ito (which are piedged prima reafter there in or there on us clied), and ventilation, includ durbeds, swnings, stoves an relo or not, and it is agreed this or assigns shall be con and sasions, forever, for the p	rify and on a parity with sed to supply heat, gas, ling (without restricting id water heaters. All of all similar apparatus, sidered as constituting urposes, and upon the
ises and trusts herein set forth, free tro which said rights and benefits the Mort	m ali righta and benetita unde Igagors do hereby expressly	release and walve.	Homes ead Exemption Laws	B OT THE STATE OF HUMOIS,
iMPORTANT: This trust deed lide of this trust deed) are incorporate successors and assigns. WITNESS the hand S are	ed herein by reference and	are a part hereof ar	id shall be binding on the M	
/ Common of the		11.	- Alamo	
(KRESIMIR STANIC)	[8EAL]	THILLY ST	INIC)	JSEAL)
	(SEAL)	(/		(SEAL)
	LORI ESLIN	GER	, a Notary Public in I	and for and residing in said
TATE OF ILLINOIS, COOK COOK	County, in the State a AND LILLY STANIC,	foresaid, DO HERI HIS WIFE, AS	abi ochili inni	RESIMIR STANIC ARE personally
, , , , , , , , , , , , , , , , , , ,	known to me to be the same pe		subscribed to	the foregoing instrument,
	appeared before me this day is the said instrument asTff		duntary act, for the uses and purp	ned, sealed and delivered coses therein set forth. NOVEMBER
	1994	MICHAEL STREET	il olie Tarania (e) Ol	<u> </u>
HOTELSTANDS TO A CONTROL OF THE CONT	248		L'alenses	
MA COWWISSION SANKED LAIN	استن		7	Notary Public

15-123 TD (Rev. 3-91)

Page 2
THE COVENANTS, CONDITIONS A III REQUISONS REFERRED TO A PAGE (The REVENSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, recions or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lion hereof; (c) pay when due any indebtedness which may be secured by a lion or charge on the promises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Holders of the Note; (d) complete within a reasonable time any building or buildings now or attemy 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 alterations in said premises except as required by law or municipal ordinances.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer 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 detault hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

Abortgagors shall pay before any pensity staches all general laxes, and shall pay appeals (asset, about a season mark), waster charges, shall be service for prevent deviation in the horizon of the control of the cont

centeercy in case or a sale and centering.

10 No action for the enforcement of the lien or of any provision hereof shall be at o any defense which would not be good and available to the party interposing same in an action at taw upon the Note Hereby secured.

11. Trustee or the holders of the Note shall have the right to inspect the premises e, all reasonable times and access thereto shall be permitted for that

2. Trustee or the holders of the Note shall have the right to inspect the premises e, all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the plumises, and input in the validity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity thereof the shall release this trust identity thereof, produce and withint to Trustee may execute and deliver a release hereof to and at the request of any accessor trustee the signature of the signatures of the signatures of the signatures of the signature of the signatures of the signatures of the signature of the signature

of this trust doed.

18. Should Mortgagors 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 being first had and obtained, Trustee or the Holders of the Note shall have the right, at their option, to declare all sums secured hereby forthwith

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 DEED IS FILED FOR RECORD.	Identification No. CHICAGO TITLE & TRUST COMDANY, TRUSTER 100 By Will Will Will Miss Missionical	
MAIL TO: PO BOX 95625, HOFFMAN ESTATES, IL 60195	FOR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:	
PLACE IN RECORDER'S OFFICE BOX NUMBER		