98-0871 UNOFFICIAL COPY

GEORGE E. COLE FORM NO. 801 LEGAL FORMS February, 1985

SPECIAL WARRANTY DEED Statutory (ILLINOIS)

CAUTICAL under this form. Negher the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or timess for a particular purpose.

THIS AGREEMENT, made this 17th day of June, 1998

between BUCKINGHAM PALACE, L.L.C., a limited

liability company duly authorized to transact business

in the State of Illinuis, party of the first part, and

6107 North Renwood Avenue, Peoria, Illinois 61614

(4)

98529888 8199/0275 27 001 Page 1 of

Cook County Recorder

1998-06-22 15:02:16

27.50

HEATHER B. HEIBERCLR

party of the second part, WITNESSETH, that the party of the first part, for and in consideration of the sum of TEN AND NO/100 (\$10.00) and other good end valuable consideration, in hand paid by the party of the second part, the receipt whereof is hereby acknowledged, and preparant to authority given by the Managers of said Company by these presents does REMISE, RELEASE, ALIEN AND CONVEY unto the party of the second part, and to its heirs and assigns, FOREVER, all the following described real estate situated in the County of Cook and the State of Illinois known and described as follows, to wit:

SEE ATTACHED EXHIBIT "A"

Together with all and singular the hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and all the estate, right, title, interest claim or demand whatsoever, of the pany of the first part, either in law or equity, of, in and to the above described premises, with the hereditaments and appurtenances. TO HAVE AND TO HOLD the each premises as above described, with the appurtenances, unto the party of the second part, its heirs and assigns forever.

And the party of the first part, for itself, and its successors, does sevenant, promise and agree, to and with the party of the second part, its heirs and assigns, that it has not done or suffere i to be done, anything whereby the said premises hereby granted are, or may be, in any manner encumbered or charged, except as herein recited; and that the said premises, against all persons lawfully claiming, or to claim the same, by through or under it, it WILL WARRANT AND DEFEND, subject to: SEE ATTACHED EXHIBIT "B"

Permanent Real Estate Index Number(s): Part of 14-21-309-003

Address(es) of Real Estate: 731 West Buckingham, Unit 10 and P-22, Chicago, Illinois

In Witness Whereof, said Grantor has caused its name to be signed to these presents by its Manage., this 17th day of June, 1998.

Buckingham Palace, L.L.C., an Illinois limited liability company

By: Parkland Development Company, an Illinois corporation

Its: Manager

Name: Neil Kozokoff

Proberty of Coot County Clerk's Office

「自己であり回り

UNOFFICIAL COPY

State of	Minois	ofCook	ss i the	undersigned, a Nota	n Duklin in and
the County	and State afores	said, DO HEREBY CERTIFY	that NEIL KOZOKO	FF narennally beau	m to me to to t
President of	PARKLAND DE	VELOPMENT COMPANY, as A	Manager of BUCKING	HAM PALACE, L.L.	ο,
	lkenoroo	appeared, before me this President, he signed and o the Board of said corporation for the uses and purposes to the uses and the uses and the uses the uses and the uses the use the uses the use the uses the uses the uses the uses the use the uses the uses the uses the uses the uses the uses the uses the use the uses the uses the uses the uses the uses the uses the use the uses the uses the uses the uses the uses the use the use the uses the use the use the use the use the use the use the use the uses the use the use the the use the use the use the use the the use the use th	day in person and felivered the said inst on, as his free and vo therein set forth.	severally acknowled rument pursuant to duntary act and deed	ged that as su authority, given t of said compa
	IMPRESS NOTARIAL SEAL HERE				
Given under	my hand and offi	icial seal, this 17 th day of June, 1	1998		
Commission	expires_II_Z_	199			
OFFIC	IAL SEAL	SER SOLLI	Cruel		
NOTARY PUE	BLIC, STATE OF ILI BION EXPIRES: 11/	LINOIS	TARVEDELIC		
		4			
This instrume	nt was prepared	by Schain, Firsel & Burney, Lt (, 212 North LaSalle S Chicago, Illinois 6	treet, Suite 1910, 10601	
			45%		
	H.B H	EIBERGFR	STAD BU	ISEQUENT TAX BILLS TO:	
	(Name)	Q will	~ THO	HEIBERG	
MAE To:	/ 3 /U	BUCKING MM #1	731	BUCKINE !	SAN #10
	Chickle	10 1L 6065 7		CCASS 14 6	0657
	(wg, o		(1	Hy, Sible, Zip C∞η	
GR RECOR	ÓER'S OFFICE BOX N	io		0	Sc.
			%		
debblefibusktrolfde	ed)		C
	F 4 5 174 1 18 6 8	Agents at one one of the	CTA ^T	CE OF LLINE	MS I
	CALE HOSE	HCAGO:	PROPERTY MEAL	STATE TRANSFER	rat :
	The same of the sa	71876 7	16H 27'95	* * *	7-474

YOULYBOO Page 2 of

Property of Cook County Clerk's Office

EXHIBIT "A"

Legal Description

UNIT 10 AND P-22 IN BUCKINGHAM PALACE CONDOMINIUM, TOGETHER WITH AN UNDIVIDED PERCENT INTEREST IN THE COMMON ELEMENTS AS DEFINED AND DELINEATED IN THE DECLARATION RECORDED AS DOCUMENT 97969406. OF LOTS 10 TO 14 BOTH INCLUSIVE TAKEN AS A SINGLE TRACT OF LAND, IN GEORGE WITTBOLDT'S SUBDIVISION, IN THE SUBDIVISION OF PART OF LOTS 1, 2, 3 AND 4 IN THE SUBDIVISION OF LOT 39 IN PINE GROVE AND PART OF LOT 15 IN BLOCK 2 IN CLARK AND MCCONNELLS ADDITION TO LAKEVIEW, JEING A SUBDIVISION OF LOTS 31 AND 32 IN PINE GROVE IN SECTION 22, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE PRINCIPAL MERIDIAN, EXCEPTING FROM SAID TRACT THAT PART BOUNDED AND DESCRIBED AS FOLLOWS: BEGINNING AT THE NORTHWEST CORNER OF SAID TRACT; THENCE EAST ALONG THE NORTH LINE OF SAID TRACT A DISTANCE OF 50.11 FEET TO THE CENTER LINE OF A WALL THAT IS BUILT AND USED AS A PARTY WALL; THENCE SOUTH ALONG THE CENTER LINE OF SAID WALL AND SAID CENTER LINE EXTENDED, PARALLEL WITH THE WEST LINE OF SAID TRACT, A DISTANCE OF 54.72 FEET; THENCE WEST PARALLEL WITH THE NORTH LINE OF SAID TRACT, A DISTANCE OF 23.11 FEET; THENCE SOUTH PARALLEL WITH THE WEST LINE OF SAID TRACT, A DISTANCE OF 6.0 FEET; THENCE WEST FAULLEL WITH THE NORTH LINE OF SAID TRACT A DISTANCE OF 27.0 FEET TO A POINT OF THE WEST LINE OF SAID TRACT, SAID POINT BEING 60.7. FEET SOUTH OF THE PLACE OF BEGINNING; THENCE NORTH ALONG THE WEST LINE OF SAID TRACT, A DISTANCE OF 60.72 FEET TO THE PLACE OF BEGINNING, ALL IN COOK ST Clarks COUNTY, ILLINOIS.

PERMANENT INDEX NUMBER: PART OF 14-21-309-003

COMMONLY KNOWN AS:

731 WEST BUCKINGHAM, UNIT 10 AND P-22

CHICAGO, ILLINOIS

debbief\buck\heil-leg



Property of Cook County Clerk's Office

UNOFFICIAL COPY 98529888 Page 4 of

EXHIBIT "B"

SUBJECT TO:

- REAL ESTATE TAXES NOT YET DUE AND PAYABLE; SPECIAL MUNICIPAL TAXES OR ASSESSMENTS FOR IMPROVEMENTS NOT YET COMPLETED AND UNCONFIRMED SPECIAL MUNICIPAL TAXES OR ASSESSMENTS: APPLICABLE ZONING AND BUILDING LAWS AND ORDINANCES: THE DECLARATION INCLUDING ANY AND ALL AMENDMENTS AND EXHIBITS THERETO; PARTY WALL RIGHTS OF ADJACENT BUILDING: PROVISION OF THE ILLINOIS CONDOMINIUM PROPERTY ACT (THE "/CI"); EASEMENTS, COVENANTS, CONDITIONS, AGREEMENTS, BUILDING LINES AND RESTRICTIONS OF RECORD WHICH DO NOT MATERIALLY ADVERSELY AFFE IT THE USE OF THE PREMISES AS A CONDOMINIUM RESIDENCE; LEASES AND LICENSUS AFFECTING THE COMMON ELEMENTS (AS DEFINED IN THE DECLARATION; ACTS DONE OR SUFFERED BY BUYER, OR ANYONE CLAIMING, BY, THROUGH, OR JOI'DER BUYER; LIENS, ENCROACHMENTS AND OTHER MATTERS AS TO WHICH THE TITLE INSURER COMMITS TO INSURE BUYER AGAINST LOST OR DAMAGE; AND TITLE EXCEPTIONS PERTAINING TO LIENS OR ENCUMBRANCES OF A DEFINITE OR ASCERTAINABLE AMOUNT WHICH MAY BE REMOVED BY THE PAYMENT OF MONEY AT TIME OF CLOSING AND WHICH SELLER SHALL SO REMOVE AT THE TIME BY USING THE FUNDS TO BE PAID UPON DELIVERY OF THE DEED.
- 2. RIGHT OF FIRST REFUSAL IN FAVOR OF THE TENANT OF THE SUBJECT UNIT AS PROVIDED IN SECTION 30 OF THE CONDOMINIUM PROPERTY ACT.
 - NOTE: THE TENANT OF THE UNIT EITHER WALVED OR FAILED TO EXERCISE THE RIGHT OF FIRST REFUSAL TO PURCHASE THE UNIT. OR HAD NO RIGHT OF FIRST REFUSAL TO PURCHASE THE UNIT.
- GRANTOR ALSO HEREBY GRANTS TO THE GRANTEE, ITS SUCCESSORS AND ASSIGNS, AS RIGHTS AND EASEMENTS APPURTENANT TO THE ABOVE DESCRIBED REAL ESTATE, THE RIGHTS AND EASEMENTS FOR THE BENEFT! 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 FOR THE BENEFIT OF THE REMAINING PROPERTY DESCRIBED THEREIN.
- 4. 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.

daf\buck\exhibit-b

Property of Coot County Clert's Office