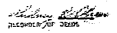
## UNOFFICIAL COPY

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TRUST ADEED TY, I LINOIS

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			JUL 13 '79	9 og AM		*25	048993	}
			CTTC 7		THE ABOVE SPACE FOR RI	CORDER'S USE ON	.Y	
	1	ENTURE, made and JAMES R.		uly 12, Bachelor	19 79 , between JOAI	M. CORBOY, A	n Unmarried	
	Chicago, Ili Talat Wh legal holds:	herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chi-203, Illinois, herein referred to as TRUSTEE, witnesseth:  7.4. T WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holders being herein referred to as Holders of the Note, in the principal sum of  SIXIY THOUSAND AND NO/100 (\$60,000.00)						
evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payabl BEARER							Dollars, HE ORDER OF	
	F	delivered, in and y which said Note the Mortgagors promise to pay the said principal sum and interest and the of disturgement on the balance of principal remaining from time to time unpaid at the rate provided NOTES (acknown in instalments (including principal and interest) as follows: FIVE HUNDRED THIRTEEN Installment Note						
	of August	100 (\$513.83) t197 <u>9</u> ,a	nu FIVE HUND	RED THIRT	D EEN AND 83/100 (\$51	ollars or more on the 3.83)——Doll	lars or more on	
Н	and interest account of remainder to 11% company in in writing apin said City,	o principal; provid per annum, Chicago apoint, and in absen	videnced said ed that the prin and all of said ce of such appoin	note to be fir ipal of each i principal and truent, then a	st applied to interest on th nstalment unless paid when interest being made payab Illinois, as the holders of the office of AMERICAN TRUST C	e unpaid principal b due shall bear inte le at such banking f the note may, fror NATIONAL BAN OMPANY OF CHIC	palance and the rest at the rate house or trust n time to time, K AND	
		EREFORE, the Mortgons and limitations of led, and also in considered warrant interest therein, significant and STATE	agors to secure the this trust deed, and seration of the sum unto the Trustee, its ituate, lying and OF ILLINOIS, to w	payment of the the performan of One Dollar i successors and being in the it:	suid principal sum of money a e of the covenants and agreeme has d paid, the receipt wherea ssir is the following described ne City of Chica	nd said interest in acc nts herein contained, b if is hereby acknowled Real Estate and all of t 80	ordance with the y the Mortgagors ged, do by these heir estate, right, COUNTY OF	
	Cook.	SEE RIDER ATT AND MADE A PA	RT HEREOF		The Forte agor consents a steps no Les Levy to comply Disaster First ction Act of by the Mort Lege, the Mowhich is the subjer. Ma te pursuant to the puvision	with the provision of this mortgage to this mortgage to this mortgage to this Act.	and that, if require ne real estate no be insured	id.
of er hi	the benefic ntity other the s or her spo	ial interest of the man to the undersignuse), the then balar	trust under which ned, or a corpora ice of principal an	a Contract of title to said ate land truste d interest her	of or any interest therein, ) Sale for the property descriproperty is or shall be held the holding title solely for the bunder remaining unpaid shanereby, the mortgagors prom	be I berein, or upon tr am person, corp ben in of the unde	essignment Poration, or Prsigned (or	25 048 993
t e c fi fi e	which, with the TOGETHER hereof for so is state and not	e property hereinafter R with all improvement long and during all su secondarily) and all	described, is referred its, tenements, cases th times as Mortgag apparatus, equipm riperation (whether	I to herein as the ments, fixtures, ors may be enti- ent or articles single units or o		onging, and all rer s, is mimarily and on a pari thereon used to same	isu s and profits ty with said real in it, gas, air	3 '993
ŧ	TO HAVE A rusts herein se rights and l	t forth, free from all benufits the Mortgagor	rights and benefits t s do hereby expressi	inder and by vi y release and wi		on Laws of the State o	f Illinois, wi ica	
	his trust dee uccessors and	d) are incorporated l'assigns.		•	tions and provisions appeari art hereof and shall be bindi			
\$	Joan M.	the hands and Cornoy	seal s for M	[ SEAL ]	day and year first above write James R. Epste	en 110	O SEAL ]	
_				[ SEAL ]			SEAL ]	
_	TATE OF ILL	} ss.			siding in said County, in the Sta	on and JAMES	BY CERTIFY R. EPSTEIN,	
_			epersonally known	to me to be th		oc a care come into		
m	erican Natio	was prepared by ingline hal Bank And Trust icago, — they all STREET voluntary a	sig	ppeared befo ned, scaled an purposes therein	d delivered the said tolkrume	pater and acknow	wledged that	
H	CAGO, ILLINOIS	S 60690 Give	n under my hand an				_ 19, <b>79</b> .	
٧a	otarial Seal	TE DEPARTMENT			X/ X/-		Notary Public	
R.	21/75	individual Mo	myayor secures O	na Instalment N Page 1	ofe with Interest major			25

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (THE REVERES SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now an elevative on the premises which may become damaged or to destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other lieus or claims for lie mort expressly subordinated to the lieu heterof; (c) pay when due any indebtedness which says be secured be lieu or charge on the premises; (c) comply with all requirements of low or municipal ordinances with repetit to the persiens and the use thereof; (f) make no material alterations in and premises experies experts a required by law or municipal ordinance.

1. The provides of the pr

indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lie which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (b) the deficiency is case of a sale and deliciency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access "lerge" shall be permitted for that purpose.

12. Trustee has no duly to examine the title, location, existence or condition of the premises, or to inquire into the "alid" of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obligated to rec. "de not trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions erctunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require invary. Its satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof produce and exhibit to ristee the note, representating that all indebtedness hereby secured has been paid, which representation Trustee may except as true without inquiry. Where a release is requested of a successor trustee, such as useful to the purpose of the succ

IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

<del>54**513**3</del> Identification No. CHICAGO TITLE AND TRUST COMPANY,

Assistant & cretary/Assistant Vice President

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

3150 N. Sherldan Road

MAIL TO:

American National Bank and Trust Company of Chicago 33 North La Salle Street

Chicago, Illinois 60690 PLACE IN RECORDER'S OFFICE BOX NUMBER

221

Chicago, Illinois

## UNOFFICIAL COPY

UNIT 3-"C" IN 3150 NORTH SHERIDAN ROAD CONDOMINIUM. AS DELINEATED ON THE SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE: THE SOUTH 4.5 FEET OF LOT 5 AND ALL OF LOT 6 IN BLOCK 1 IN KIMBALL YOUNG'S SUBDIVISION OF THE NORTH 10 ACRES OF THE EAST 1/2 OF THE NORTH WEST 1/4 OF SECTION 26, TOWNSHIT +0 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN.

AL50

THE NORTH 35 FEET 6 INCHES OF LOT 10 IN BLOCK 2 IN OWNER'S DIVISION OF BRAUCKMANN AND DETRKE'S SUBDIVISION IN THE EAST 1/2 OF THE NORTH WEST'. 1/4 AND THE NORTH LAST FRACTIONAL 1/4 OF SECTION 28, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE MIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS, WHICH SURVEY IS ATTECHED AS EXHIBIT 'A' TO THE DECLARATION MADE BY

AMALGAMATED TRUST AND 59VINGS BANK, AS TRUSTEE UNDER TRUST NUMBER 2275 RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS OF COOK COUNTY, ILLINOIS AS DOCUMENT 23578034, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS AS SET FORTH IN SAID DECLARATION, ALL IN COOK COUNTY, ILLINOIS.

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