UNOFFICIAL COPY

his Indenture W itnesseth, m	at the greator	26528616	
J. Miller & Caren Miller, his wit		, Illinois	
City of Chicago in the Count I in consideration of the sum of Fourteen Thousan	y of Cook		2/100!5
CARITO	BANK & TRUST	OF CHICAGO	Dollars
4801 W. Fullerton Avenue	Dittill G THOUS	of th City of Chicago	County
Cook and State of 111 inois	the Callowing	described real estate, to-wit:	(.ounty
and state of	· are millioning	described test estate, to wit.	
t 2 in the Hulbert Fullerton Avenu	e Highlands Su	bdivision No 5 being	
Sub in the West half of th			
owish: 40 North, Range 13, East of	the Third Pri	ncipal Meridian in	
ook County, Illinois			
			
	· 		
			
0.0			

)		
ated in the City of Chicago Count	of Cook	and State of111inoi	5
eby releasing and waiving all rights under and by virtue of the H	tome - Exemption Law	n of the State of 111 inoi	5
all right to retain possession of said premises after any default	tin parmenter treach of	any of the covenants or agreements here	an contained;
trust nevertheless, for the following purposes:	()		
The said Leo J. Miller & Caren	Miller		Grantor
rein are justly indebted upon their Pro	comunication Note	ing even date herewith, payable to the o	rdet of
415,67 commencing April 15, 1983 an			
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		The state of the s	
·	-	6/5/	
	1.779		
Now, if default be made in the payment of the said the	eir promissory No	ote , or of any part thereof, or the int	Tel thereon
rany part thereof, at the time and in the manner above specified tents on said premises, or of a breach of any of the covenants	for the payment thereof, or	in case of waste, or non-payment of the tained, then in such cases the whole of	e or assess-
im and interest, secured by the said their present, become immediately due and psyable; and on the applicat	romissory Note , shall tion of the legal holder of	thereupon, at the option of the legal holes and Promissory Note or either of	der or Folders them, it shall
ersof, become immediately due and payable; and on the applicate a lawful for the said grantee, or his successor in trust, to eith ersof, and to collect and receive all rente, issues and profits twing jurisdiction thereof against the said party of the first part.	er into and upon and take a thereof; and, in his own	possession of the premises hereby grant name or otherwise, to file a bill or bills	in an cov
cree for the sale and conveyance of the whole or any part of a	aid premises for the purpos	see herein execified, by said party of the	e second par
s such trustee or as special commissioner, or otherwise, under of ivertising, sale and conveyance, including the ressonable fees an execute this trust, and FedSONAD	id commissions of eard par	the proceeds of any such sale to limit party of the second part, or person who may	y be appointed
is trust, including all moneys advanced for insurance, taxes and	d other liens or essessmen	ats, with interest thereon at seven per co	ent per annum,
s thereon, rendering the overplus, if any, unto the said party	y of the first part, <u>the</u>	the option of the legal holder thereof, a	
asonable request, and it shall not be the duty of the purchaser to And It is further provided and agreed, that upon the filing o	o see to the application of of any bill of complaint in	the purchase money. any court having jurisdiction thereof, to	foreclose thus
And It is further provided and agreed, that upon the filing of multiple period and the provided and agreed, that upon the filing of multiple person, receiver, with power to receive and collect the ward the payment of the expenses and costs in such proceedin is full power of receivers, and such other power in the premises a	noint CAPITOL BANK rents, insues and profit	K & TRUST OF CHICAGU s srising out of the said premises, and a	or any
ward the payment of the expenses and costs in such proceeding to full power of receivers, and such other power in the premises	ng, and any remainder upor as to said Court shall see	n said indebtedness and that said Recei in proper.	ver shall have
And Said first party hereby agrees, that The Y will, in	n due season, pay all taxes	s and assessments on said premises, an	d will keep all
n amount (not exceeding the amount of said indebtedness), as not will properly assign such policy or policies of insurance to not in case of the refusal or neglect of said party of the first part	said second party, or the said party of the second : thus to insure, or assess i	holder of said note may from time part as further security for the indebtedn the policies of insurance, or to pay taxes	to time direct, less aforesaid.
nd to case of the refusal or neglect of said party of the first part sid party of the second part or his successor in trust, or the h oneys thus paid, with interest thereon at seven per cent per or within Trust Bead.	nolder of said note	may procure such insurance, or pay such se so much additional indebtedness, sec	taxes; and all ured to be paid
y this Trust Deed. Mint. The said note and all expenses accruing under this		illy paid, toe said grantee or his succ	easor or legal
spresentatives shall re-convey all of said premises remaining un- is reasonable charges therefor, in case of the death, resignation,	removal from said	or their heirs or sesigns, Cook County, or	upon receiving
o act of said grantes	then CAPITOL BA		other inability
of said vested in said grantee. It is agreed that said grantor sha or holders of said note in any suit in which either of them	d and made successor in tall pay all costs and attorn	rust herein, with like power and authorit ey's fees incurred or paid by said grante	y, as is hereby e or the holder
* holders of said note in any suit in which either of them nolder of said note and that the same shall be a lien on sai and taken out of the proceeds of any sale thereof.	may be plaintiff or defend id premises, and may be in-	am, by teason of being a party to this T cluded in any decree ordering the sale of	said premises
Filtress, The hand and seal of the said grante	or this 2	5th day of April	A.D.
	_1	1 200 M. A.	
	* XXXX	till fleller 17.	(SEAL)
	(0)	ren dinitee	
	x	n Miller	(SEAL