UNOFFICIAL COPY



26764965 CONTRACTOR

	556-8:	826790	26764965 -	A — Rec	11. 00
	сттет	THE ABOVE SE	ACE FOR RECORDER'S	LICE ONLY	
THIS INDENTURE, made	August 26,	19 83 , bet		OCKI AND	
herein fer ed to as "Mortgag Chicago, Illinois, herein referm	PARK NATIONAL ors," and CHICAGO TITL	E-AND TRUST COM	O, a National B PANY, en Ulínois cos	anking Associate	tion ss in
THAT, W.1EPEAS the Mortg	gagors are justly indebted	to the legal holders o	f the Instalment Note principal sum of FII	hereinafter described, TY FOUR THOUSA	, said ND
AND NO/1.0	stalment Note of the Mo	rtosons of even date	herewith made nav	Do THE OPDER	ollars,
BEARER					
and delivered, in and by from date of disburse of -13.75 per cent pe	on the balancer as now A constalments (in	ce of principal remi cluding principal and	aining from time to interest) as follows:	time unpaid at the	Tate
and interest, if not sooner account of the indebtedness	and Six lundred The and every "Pete liter a paid, shall be account the evidenced by said a ore to	irty-Nine and intil said note is full e 1st day of so be first applied to i	72/100y paid except that the September, 1988 interest on the unpaid	Dollars or more final payment of prin . All such payment principal balance and	e on cipal ts on d the
remainder to principal; provided to per annual company in Chin writing appoint, and in abs in said City,	m, and all of said principal nicago ————————————————————————————————————	al ar a sterest being — Illinois, as , the office of	made payable at suc the holders of the not PARK NATIONAL	th banking house or te may, from time to BANK OF CHICAGO	trust time,
NOW, THEREFORE, the Moterms, provisions and limitations to be performed, and also in corpresents CONVEY and WARRAN title and interest therein, Cook AND STA	rigagors to secure the paymer of this trust deed, and the pe sideration of the sum of One IT unto the Trustee, its succes situate, lying and bein ITE OF ILLINOIS, to wit:	at of the said principal stromance of the color and principal strong and assigns, the full is in the Circulation (except	num of money and said in nts and agreements herein e receipt whereof is here ving described Real Esta of Chicago	terest in accordance wit contained, by the Morta by acknowledged, do by te and all of their estate, COUNTY	th the gagors these, right,
Brands Subdivisio	7 in Block 4 in All on of the North Eas the Third Princip	st 1/4 of Secti	lon 6. Townshi	ts 13 and 14 of 5 40 North.	-
Acc.			7	7	,
83 3: 17			00	S SO	1 G
which, with the property hereina TOGETHER with all improv thereof for so long and during a estate and not secondarily) an conditioning, water, light, powe- foregoingl, screens, window sha foregoing are declared to be a equipment or articles hereafter p	fier described, is referred to hements, tenements, easements as Mortgagors and all apparatus, equipment of, refrigeration (whether singlides, storm doors and windown part of said real estate wheth placed in the premises by the a	erein as the "premises,", , fixtures, and appurten usy be entitled thereto (vor articles now or here e units or centrally contr ws, floor coverings, inac er physically attached the nortgagors or their succe	ances thereto belonging, which are pledged primaril after therein or thereon olled), and ventilation, in lor beds, awnings, stoves ereto or not, and it is assors or assigns shall be co	and all rents, issee and y and on a parity vith so used to supply heart cluding (without restriving and water heaters. Abreed that all similar approximations are supply and constituting in the supply and the supply a	profits iid real as, air in, the if the aratus, part of
TO HAVE AND TO HOLD trusts herein set forth, free from said rights and benefits the Mort	the premises unto the said Tr n all rights and benefits under gagors do hereby expressly rele	ustee, its successors and and by virtue of the H case and waive.	assigns, forever, for the pomestead Exemption Law	surposes, and upon the uses of the State of Illinois,	ses and , which
This trust deed consists of this trust deed) are incorporately successors and assigns.	of two pages. The covenar rated herein by reference a				
WITNESS the hand s	_ and seal <u>s</u> of Mortg	agors the day and year	r first above written	. {	SEAL]
	1	SEAL Clan	asocki) me for oc Lasocki), his	ler IS	SEAL]
STATE OF ILLINOIS, S	S. a Notary Public in ar		County, in the State afo		RTIFY
A Set lore	Bre personally known to going instrument, appe	-		aresubscribed	
	they — signed si		the said Instrument as		
	Given under my hand and I	Votarial Seal this	day of 1	eptember) 19	83.

JNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVENANTS. CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgacier shall (s) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become dumaged of the destroyd; (c) keep aid premises in good condition and repair, without waste, and free from mechanic to or other lens or claims for len not exprestly subordinated to the liten hereof, (c) pay when due any indebtedness which may be secured by a lien or charge on the premises support to the lien hereof, and upon request texhibit satisfactory evidence of the discharge of the price len to Truste or to bolders if the note; (d) complete within a reasonable time any building or buildings now or at any time in process of exection upon all premises; (d) complete within a reasonable time any building or buildings now or at any time in process of exection upon all premises; (d) complete within a reasonable time any building or buildings now or any time in process of exection upon all premises; and the use thereof; (d) make no many times and the use thereof; (d) make no many times and the use thereof; (d) make no many times and the use thereof; (d) make no many times and the use thereof; (d) make no many times and t

preparations for the defense of any threatened suit or proceeding which is a fact the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and pp, di in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such ieee, as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness a difficult of the control of the c

RIDER ATTACHED HERETO AND MADE PART HEREOT

17. Mortgagor(s) further agree that upon default in the payment of any of tie siid instalments or of any of the obligations evidenced by the note secured by the Trust Ded of any of the covenants or agreements stipulated in this Trust Deed, we/I shall pay interest at the rate of 15.75 per cent per annum upon the total indebtedness so long as said default stall continue and further agree that upon such default the principal sum above mentioned, or such part thereof as may be unpaid, and any advances made by the Mortgagee, together with interpart as aforesaid, shall, at the option of the Mortgagee become immediately due and payable with

out notice, anything hereinbefore contained to the contrary notwithstanding.

18. Mortgagor(s) further covenant(s) and agree(s) to deposit with the Mortgagee of the within mentioned note on the 1st day of each and every month during the term of said loan, commencing on the 1st day of October, 1983, a sum equal to one-twelfth (1/12th) of the estimated general real estate taxes next accruing against said premises computed on the last ascertainable real estate taxes and one-twelfth (1/12th) of the annual insurance premium, such sums to be held in a non-interest bearing account by the Mortgagee as and for a Sinking Fund to be used by the Mortgagee of the Note, to pay the general real estate taxes levied against said premises, and insurance premiums as and when the same become due and payable.

19. In the event of a Sale or Conveyance of the property described in the Trust Deed, the entire balance remaining unpaid on this Note, secured by the Trust Deed, shall become due

and payable immediately.

20. Said party(s) hereby waive any and all rights of redemption from sale under any order or decree of foreclosure of this Trust Deed, and on its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this Trust Deed.

. 26764965

UNOFFICIAL COPY

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.

26764965

PLACE IN RECORDER'S OFFICE BOX NUMBER __

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 3006/10 N. Elbridge Ave.

Chicago, IL

END OF RECORDED DOCUMENT