

IKUSI	DEED	KOKKI.	317			•
			TUE ABOVE CDA	CE FOR RECORDE	The HEE ONLY	ı
THIS INDENTURE, made	CTTC 7 Mar	ch 12	1982 , between		K 5 USE ONL1	
					•	, 1
nersin referred to as "Mort Chicago, V., nois, herein ref	tgagors," and CHICA		A SPINSTER OTRUST COME	'ANY, an Illinois e	corporation do	ing business in
THAT, WPEREAS the Mo legal holder or holders bein	ortgagors are justly i	ndebted to the	legal holders of	the Instalment No	ote hereinafter	described, said
THIRT. T'/O TH						
evidenced by one certain BEARER						Dollars,
and delivered, in and b from April 1, 1 of thirteen percent	.982 on th	ne balance of	principal remai	ning from time	to time unpa	n and interest id at the rate
THREE HUNDRED				Dollars	or more on the	lst_day
of <u>May</u> 198	2, and <u>Thr</u> ee_1	undred S	ixty & 91	<u>/100 (\$360</u>	.91) Doll	ars or more on
the first day of each and interest, if not soon account of the indebted remainder to principal; p	er paid, shall be the ness evidenced by sai provided that the pri	ue on the 15 id tote to be fir incipal creach i	t day of st applied to in instalment unles	April, 2 terest on the unp is paid when due	007. All such aid principal be shall bear inte	h payments on palance and the crest at the rate
of seventeen per an company in Chicago in writing appoint, and in) ,		'llinois, as t	ne holders of the	note may, fro	
in said City, NOW, THEREFORE, the terms, provisions and limitati to be performed, and also in presents CONVEY and WARI title and interest there COOK AND S	Mortgagors to secure to secure to sons of this trust deed, consideration of the suranto the Trustee in, situate, lying a STATE OF ILLINOIS, to	he payment of the and the performant im of One Dollar , its successors and and being in to wit:	e said principal sunce on the covenant in hand prid, the lassigns, are only the City of	m of money and sa ts and agreements he receipt whereof is he wing described Real micago,	id interest in acc crein contained, nereby acknowle Estate and all of	cordance with the by the Mortgagors dged, do by these their estate, right, COUNTY OF
See attached Ride			<u> </u>			
					-	10
		•		Lidny M.	Olson.	1000
	COOK C FILE	OUNTY, ILLIN O FOR RECOR	101S	RECORDED	er cerds	<u></u>
		ay -5 PH 3		26221	3116	
which, with the property here	einafter described, is rel	ferred to herein as	the "premises,"			
TOGETHER with all imp thereof for so long and duri estate and not secondarily) conditioning, water, light, po foregoing), screens, window foregoing are declared to be equipment or articles hereaft				nces thereto belongi nich are pledged print fter therein or therein led), and ventilation r beds, awnings, storeto or not, and it is ors or assigns shall be	ng, and all rents rarily and on a po- eon used to su t, including (with oves and water is agreed that all e considered as c	, issuran profits arity with said real pply heat gar air nout restricting the heaters. All of the similar apparatus on stituting part of
TO HAVE AND TO HOI	LD the premises unto t from all rights and bene	he said Trustee, it efits under and by	s successors and a	ssigns, forever, for th	he purposes, and	upon the uses and
This trust deed consist this trust deed are incorsuccessors and assigns.	ts of two pages. The	covenants, con	ditions and pro			
WITNESS the hand	and seal	of Mortgagors ti	10.6	first above writte	all	{ SEAL
		[SEAL	l	IL JO. HILL	·	[SEAL]
STATE OF ILLINOIS,	1 I,		le Morone	v		
STATE OF TEPHONO	, ·· · · · · · · · · · · · · · · · · ·					CDEDY CERTIES
- 1	SS. a Notary P	ublic in and for ar		County, in the State		EKEDI CEKITLI
County of Cook	SS. a Notary P	ublic in and for at				
County of	1	tnown to me to b	CHERYL oe the same person before me	County, in the State D. HILL, A	SPINSTER ison and ac	_ subscribed to the knowledged thatfree and
County of	who is personally k foregoing instrumen	nown to me to b t, appearedsigned, sealed	chery control of the same person before me d and delivered terein set forth.	County, in the State D. HILL, A whose name his, day in pe the said instrumen	is is her	subscribed to the knowledged that
County of	who is personally k foregoing instrumen she voluntary act, for the us	nown to me to b t, appearedsigned, sealed	chery the same person before me d and delivered terein set forth.	County, in the State D. HILL, A whose name his, day in po	SPINSTER ison and ac	subscribed to the
County of	who is personally k foregoing instrumen she voluntary act, for the us	nown to me to b t, appearedsigned, sealed es and purposes th	chery the same person before me d and delivered terein set forth.	County, in the State D. HILL, A whose name his, day in pe the said instrumen	is is her	subscribed to the knowledged that

Page 2

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

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

A Metapeore shall (c) promptly explair, restore or rebuild any buildings or improvement now or hearifur on the premises which may be constructed to the line branch (c) (c) pay when the any hinders do such hindred to the line branch (c) (c) pay when the any hindred such line in the construction of the near (c) truspet or which a restonable time sup building or buildings now or at any time is process of erection spons said building or buildings or buildings now or at any time in process of erection spons said professes (c) comply with all registeries of the own manifest of such accounts of the near the process of erection spons said protein the said of the near the construction of the near the process of erection spons said expert of the desire of the near the construction of the near the process of the near the construction of the near the process of the near the construction of the near the near the near the process of the near the n

premises are situated shall be successor in trust. Any successor in trust necessary in the successor in trust and the premise successor in trust and the successor and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all successors and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

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.

57736 Identification No. CHICAGO THE AND TRUST COMPANY, Trustee. naues Assistant Secretary/Assistant Vice President

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

MAIL TO:

Peter L. Regas, REGAS & FREZADOS 111 West Washington Street, Peter L. Chicago, Illinois 60602

8331-8333 S. Maryland Unit

Chicago, Illinois 60619

PLACE IN RECORDER'S OFFICE BOX NUMBER

UNOFFICIAL COPY

RIDER

3773hi

This RIDER is made part of and incorporated in that certain Trust Deed dated MARCH 12th 1982..., \hat{r}_{N} and between;

MORTGAGOR(S): CHEFIL D HILL, A SPINSTER

MORIGAGEE: CHICAGO TITLE , TRUST COMPANY, as Trustee

LEGAL DESCRIPTION: Unit , in 'ne Pelvon Condominium, 8331-8333 South Maryland, Chicago, Illinois 60619, as delineated on a Survey of the following described real estate. Lots 23 and 24 and (except South 6 feet) of Lot 22 in Block 1 in J . Hoffman's Subdivision of the South 1/2 of the North West 1/4 of the South West 1/4 of Section 35, Township 36 Forth, Range 14, East of the Third Principal Meridian, in Cook Courty, Illinois which Survey is attached as Exhibit "A" to the Declaration of Condominium recorded as Document number 26005884, together value its undivided percentage interest in the Common Elements.

The Mortgagor also hereby grants to the Mortgagee, it recessors and assigns, as rights and easements appurtenant to the above-described ral estate, the rights and easements for the benefit of said property set forth in the perlaration of Condominium aforesaid.

This mortgage is subject to all rights, easements, covenants, conditions, restrictions and reservations contained in said Declaration the same as thrugh the provisions of said Declaration were recited and stipulated at length herein.

The Mortgagor agrees that at any time within the term of this Purchase Money Mortgage, the Mortgagee's beneficiary is able to procure a firm commitment for a loan for the principal balance remaining unpaid on the Purchase Money Mortgage from any institutional lender at a rate of thirteen (13%) percent or less, whether at a rival or variable rate which may prevail in the Chicago Metropolitan area for similar lons at the time of application, the Mortgagor agrees to accept such mortgage loan and pay commission or service charge for such loan, not to exceed three (3%) percent. The Mortgagor further agrees to furnish credit information on request, and to sign the mortgage application and make deposits required by the institutional lender for the procurement of such commitment for loan. The proceeds of said loan will be applied toward the balance owed on the Note secured by this Trust Deed. Failure by the Mortgagor to comply with this provision shall constitute a default hereunder.

MORIGAGOR(S): Cheryl h. Idell

26221317

26621-11-7