## UNOFFICIAL COPY

27435008

SO : T S8 ⊞ 9

Recorder's Office	1 - 11 - 665 - 2541 - 27435008 A - 11 - 11
•	THE ABOVE SPACE FOR RECORDERS USE ONLY
	1985 , between Jeanne Terry , herein referred to as "Mortgagor", and
THIS INDENTURE, made January 25,	, herein referred to as Molitgogo. I am
HA	DE PARK BANK AND TRUST COMPANY,
an Illinois corporation Joing business in Chic	DE PARK BANN AND THAT THE PARK BANN AND THAT THE PARK BANN AND THAT THE PARK BANN AND THAT BANN BANN BANN BANN BANN BANN BANN BA
THAT, WHEREAS the Norte agors are justify	rindebted to the legal holder or holders of the installment Note 1000000000000000000000000000000000000
HREE THOUSAND AND NO,	of the Mortgagors of even date herewith, made payable to BEARER
and delivered, in and by which said Note	the Mortgagors promise to pay the said principal sum and interest of the man and interest of the said per cent per annum in instalments as follows:
of principal remaining from time to time	
ONE HUNDRED FIVE AND 89/100	arcu 19 85 and
5th day of 12	dro
ONE HUNDRED FIVE AND 89/100-	
policis on the	hall be due on the 5th day of the uppeid principal balance
payments on account of the indebtedness	evidenced by said note to be first applied to interest on the unput part interest at the hat the principal of each is stallment unless paid when due shall bear interest at the hat the principal of each is stallment unless paid at such banking house or trust of said principal and interest being made payable at such banking house or trust of said principal and interest being made payable at such banking house or trust
rate of seven per cent per dillium, and an	from tire to time, in writing appoint, and in appoint
company in Chicago, illinois, as inc	PARK BANK AND TRUST COMPAN in said City,  PARK BANK AND TRUST COMPAN in
NOW, THEREFORE, the Mortgogors to secure po	PARK BANK AND TRUST COMPAN. In 3 lid City, opment of the solid principal sum of nuney and solid innerest in occordance with the terms, provisions or of the coverants and agreements here
and limitations of this trust deed, and the consideration of the sum of One Dollar in hand pake consideration of the sum of One Dollar in hand pake consideration of the sum of one of the following des	d, the receipt whereof is hereby ocknowledged, the and interest therein, situate, lying and being in the scribed Real Estate and all of the estate, right, the and interest therein, situate, lying and being in the
COUNTY OF COOK	AND STATE OF ILLINOIS,
	the survey of the following described parcel of real red to as "Parcel": Lots 1 to 6 in lusive, in Dunham's
Unit 11, as delineated on	the survey of the following describe parter of bunham's red to as "Parcel"): Lots 1 to 6 in it ive, in Dunham's feet of the Southwest quarter of the Northeast
estate (Nerelliance 2)	red to as "Parcel"): Lots I to o In the Northeast 661 feet of the Southwest quarter of the Northeast emphir 38 North, Range 14, East of the Thir Principal
aca in the Ullice U+	TO TO THE TOTAL PROPERTY OF THE TOTAL PROPER
24128841; together with	an undivided space comprising all the units thereof as
from said Parcel all the	said Declaration and survey)
defined and see 101	
a lee gindy Douglas	SA BLK PCL UNIT
Prepared by Cindy Douglas which, with the property hereinafter described, is received with all improvements, tenements, ea	referred to herein as the "premises,"
which, with the property necessaria, tenements, en	referred to herein as the "premises,"  mements, fibtures, and oppurtenances thereto belonging, and all rents, issues and profits thereof for so long assembly, fibtures, and oppurtenances thereto belonging, and all rend estate and not secondarily), and intitled thereto (which are pleaged primarily and on a parity with sold real estate and not secondarily), and intitled thereto (which are pleaged primarily and on a parity with sold real estate and no support the profit of the
coverings, inador beds; awnings, stoves and water	heaters. All of the total particles hereafter placed in the premises by the total page.
or assigns shall be considered as constituting part of the premises unto the	in including (without restricting the foregoing), occasin, including (without restricting the foregoing), occasin, which is a part of said real estate whether physically attached healers. All of the foregoing are declared to be a part of said real estate whether physically attached paperatus, equipment or articles hereafter placed in the premises by the mortgogors or their accessors of the real estate. Successors and assigns, forever, for the purposes, and upon the uses and trusts and trusts and trusts and trusts are said furstee, its successors and estate for the State of Illinois, which said rights and sunder and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and sunder and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and sunder and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and
herein set forth, free from all rights and benefits	under and by visite of the incorporated or and waive.
This Tout Deed consists of two pages, the cor	nditions and provisions depending the Mortagoors, their heirs, successors and assigns.
WITNESS the hand and seal_	of Mortgagors the day and year first above willies.
Jean Tenne	(SEAL)
The same 1300 and	(SEAL)
100	(SEAL)
STATE OF ILLINOIS,	Cindy Douglas CERTIFY THAT
SS. I,	lic in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY
	5 subscribed to the fore-
who i5 pe	the boson so me to be the some person Writes inches
going Instrumen	strongly snown to this day in person and acknowledged that. STC signed, sealed str, oppeared before me this day in person and acknowledged that.
	re said instrument as free and voluntary act, the said instrument as free and voluntary act, the said instrument as free and water of the right of homestead.
set form, more	dry of TUC.71

4-5-12-10

1. Mortgagers shall (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep and premises in good condition and repair, without waste, and free from mechanic's or other liens to reclaims for lien not expressly subordinated to the lien bereof; (3) pay when due any indebtedness which may be secured as a few or charge on the premises superior to the lien hereof; (3) not when due any indebtedness which may be accorded to the control of the discharge of such prior lien to Trustee and the subject of the discharge of such prior lien to Trustee with a presentable time any building or buildings now or attactory evidence of the discharge of such prior lien to Trustee with a presentable time any building or buildings now or at any time in process of crettion upon said premises; (3) exercit as a required by law or municipal ordinance.

hereof; (6) make in manufactures of the payment of all general real estate taxes and shall deposit or cause to be deposited with the irrestreamment in this irritary.

2. Mortgagors shall be liable for the payment of all general real estate taxes and shall deposit or cause to be deposited with the restrict as a sum equal to one twelfth of the estimated we with the legal holder of the note referred to herein on the first day of each and every month of the last ascertainable real estate taxes. Mortgagors shall pay special taxes, meaning the premises composited on the amount of the last sacretainable request furnish to Trustee or to holders of

pecial assessment water charges, sewer charges and

the note reterest to several supervisor and improvements now or bereafter situated on said premises to be insured against loss or damage by her, againing or 3. Mortgagors shall cause all buildings means to the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or Droster in full the insurance promises a training of moneys sufficient either to pay the cost of replacing or repairing the same or Droster in full the insurance promises a suitasectory to the bolders of the mote, such as the same or the same or the same of the profession of

to pay the general reasons. Therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required or sources, and purchase any form and manner decements performed and may, but need not, make full or partial payments of principal or interest to no prior encombrances, if any, and purchase may form and manner decements performed and may be the proposed of the payments of the proposed performed or interest to any tax lies or other prior lies or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises of the payments of the payments of the proposed performed proposed performed any tax or sascessorable and the payments of the paymen

ayable without notice and with interest increan at the rate and the part of Mortgagors.

rainer of any right accreting to them on account of any decaun necessaries to the new to the contract of the next benefit and the second of any payment hereby authorized relating to taxes or assessments, may do so according to any 5. The Trustee or the bolders of the note benefit and the propositive public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any all, statement or estimate women'd from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any all, statement or estimate women'd from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any all statement or estimate when the proposition of the propriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any all statement or estimate or into the validity of any all statement or estimate or into the validity of any all statement or estimate or into the validity of any all statement or estimate or into the validity of any all statement or estimate or into the validity of any all statements.

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might affect the premuses or the accuraty necess, whereas a small or distributed and applied in the following order of priority: First, on account of all costs and expenses. B. The proceeds of any forencessure sale of the premises shall be distributed and applied in the preceding paragraph hereof; second, all other items which under the terms incident to the foreclosure proceedings, including all such items a large mentioned in the preceding paragraph hereof is exceed, all other items which under the terms incident to the foreclosure proceedings, including all such items a large the proceeding paragraph hereof. Second, all other items which under the terms incident to the foreclosure proceedings, including a large through the process of the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items which which we have the proceeding paragraph hereof. Second, all other items which under the terms which we have the proceeding paragraph hereof. Second, all other items which under the terms which we have the proceeding paragraph hereof. Second, all other items which under the terms which we have the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items which we have the proceeding paragraph hereof. Second, all other items we have the proceeding paragraph hereof. Second, all other items we have the proceeding paragraph hereof. Second, all other items we have the proceeding paragraph hereof. Secon

by Upon, or at any time after the filing of a bill to foreclose this true occ. the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice without regard to the solveney or insolvency of Mortgagors at the time of application for such appointment may be made either before or after sale, without notice without repard to the then value of the premises or whee er the ...me shall be then occupied as a homestead or not and the Trustee hereunder may be receiver as an appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of a sale and a deficiency, during the full statutory period.

Nortgagors, except for the intervention of such receiver, would not not the such rents, issues and profits and all other powers which may be necessary or are usual in such cases for the protection, possession, control handed in approach a valve or in part of the premises during the whole of said period. The Court from time to are usual in such cases for the protection, possession, control handed in approach a valve or in part of a valve or in part of a valve or or any tax, special assessment of or other shall be the first hereof or of such decree, provided such application foreclosing this trust deed, or any tax, special assessment or other shall be deficiency.

12. Trustee thall release this trust deed and the lien thereof by proper instrument upon presentatic of stidisfactory evidence that all indebtedness secured by instrument the proper instrument of the proper instrument in the proper instrument instrument in the proper instrument in the proper instrument instrument in the properties of the

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed in the control of th

to reasonable compensation to an acceptance of the state of the state

## IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THIS NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THIS TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified herewith under identification No.....

HYDE PARK BANK AND TRUST COMPANY

Assistant Vice President Assistant Secretary

D NAME HYDE PARK BANK AND TRUST COMPANY
STREET 1525 E. 53rd STREET
CHICAGO, ILLINOIS 60615

OR

INSTRUCTIONS

VIII.

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENT

2743500