

## 85 042 181 (COPIY)

ESS HAY 31 PH 1: 07

85042181

	CTTC 2	THE ABOVE SPACE FOR RECORDER'S USE ONLY		
THIS INDENTURE, made	May 15,	19 85. between JWW DEVELOPMENT, INC., an		
a corporation organized unde		linois , herein referred to as "Mortgagor", and CHICAGO poration doing business in Chicago, Illinois, herein referred to as TRUSTEE.		
TilAT, WHEREAS the Mort		ed to the legal holder or holders of the Principal Promissory Note hereinafter ferred to as Holders Of The Note in the Principal Sum of		
evidenced by one certain Print BEARER	ncipal Promissory Not	ed and 00/100 (\$54,400.00) - DOLLARS, e of the Mortgagor of even date herewith, made payable to THE ORDER OF		
on or before 5/15/ of nine(9) per ce suf inemsber per monum, and all of s	'86 with interest to ntum per annum, ag; all of said principal aid principal und in	cipal Note the Mortgagor promises to pay the said principal sum- hereon from May 15, 1985 until maturity at the rate payable semi-amorphix Off / Refore 5th day of May and and interest bearing interest after maturity at the rate of nine (9) for cent herest being made payable at such banking house or trust company		
in Chicago appointment, then a the effic Chicago, Illinois		em of the note may, from time to time, in writing appoint, and in absence of such McIntosh & Company, 105 W. Madison Street, in said City.		
provisions and litalizations of this and also in consideration of the WARRANI cano the Trustee, its lying and being in the ILLINOIS, so wit:	ner deed, and the performant from Dobar m have some and assembly the ULLIAGE OF	nent of the said principal sam of money and said interest in accordance with the terms, mance of the comments and agreements began contained, by the Mostgager to be performed, and paid, the receipt whereof is hereby scknowledged, foces by these presents CONVEY and of following described Real Estate and all of its taste, right, title and interest therein, situate, INVERNESS, COUNTY OF COCK AND STATE OF		
No. Two, being a S 10 East of the Thi	ubdivision in rd Principal	osh & Company's MUIRFIELD OF INVERNESS, Unit a Sections 7 and 8, Township 42 North, Range Meridian, according to the plat thereof ret No. 26525380 in Cook County, Illinois.		
Index # 02-07-402- Address: 1020 Cort				
which, with the property hereinafter described, is referred to herein as the "premises,"  TOGETHER with all improvements, tenements, fastures, and appartena to thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagor may be entitled thereto (which are pledged primedly on a parity with said real estate and not secondally), and all apparatus, equipment or articles now or hereafter theirin or increas med to supply neat gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (whithout retried in the foregoing), screens, whichow shades, storm doors and windows, floor coverings, insider beds, assemings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or article in the free placed in the premises by the mortgagor or its successors or assigns shall be considered as constituting part of the real estate.  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts berein set forth.  This trust deed consists of two pages. The coverants, conditions and provisions appearing on page 2 (the reverse side of this trust				
deed) are incorporated herein b	y reference and are a p	art hereof and shall be binding on the motte yor, its successors and assigns,		
Board of Direct	rtors	of said corporation.  JWW DEVELOPMENT, INC. An Ill. Corp. C		
<del></del>		BY ASSISTANT VICE PRESIDENT		
Corporate Se '	: 	ATTEST: My LUMBUR ASSISTANT SECRETARY		
STATE OF ILLINOIS, County of	2 Notary Public in	and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT  Listing Vice President of the JWW DEVELOPMENT, INC.		
Assistant Vi siemed and d for the uses Secretary, as	e President and Assistant elected the said instrumt and purposes therein set custondian of the corpora t Secretary's own free and	Toy Alelker Associated Secretary me to be the same persons whose names are subscribed to the foregoing instrument as such Secretary, respectively, appeared before me this day in person and acknowledged that they not as their own free and wiluntary act and as the free and woluntary act of said Company, forth; and the said Assistant Secretary then and there acknowledged that said Assistant te seal of said Company, did affix the corporate seal of said Company to said instrument as voluntary act and as the free and voluntary act of said Company, for the uses and purposes		
	GIVEN under my	hand and Notarial Seal this <u>15th</u> day of <u>May</u> , A.D. 19 <u>85</u>		

Notarial

## UNOFFICIAL COPY

Page 2

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

1. Mortugor shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to tolders of the note; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinances.

municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagor shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to helders of the note duplicate receipts therefor. To prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagor may desire to contest.

Mortageor may design to contest.

3. Mortageor shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm (and flood damage, where the lender is required by law to have its loan so insured) under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be exidenced by the standard mortage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of exputation.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortaggor in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle suy tax lien or other prior lien of title or claim thereof, or redeem from any tax sale or forfeiture affecting sale, remises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection, her with, including attorneys' fees, and any other moneys additional my but the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter conneming which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at a rate equivalent to the part attuinty

Inaction of Trustee of holder of the note shall never be considered as a waiver of any right activing to them on account of any default hereunder on the part of Mortgagor.

5. The Trustee or the holder of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate price of from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate on into the validity of any tax, assessment, alle forfeiture, tax her or tiltle or claim thereof.

6. Mortgagor shall pay each item of and stedness herein mentioned, both principal and interest, when due according to the terms hereof, At the option of the holders of the principal note and substitute of the principal note of in this Trust Deed to the contrary, become due and payable when default shall occur and continue for three days in the payment of any interest or in the performance of any other agreement of the Mortgagor herein contained.

7. When the indebtedness hereby secured shall be some due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forclose the lith hereof, in any suit to foreclose the lith hereof, there shall have the right to respect the first of the note for attorney's fees, Trustee's fees, appraiser's pended after entry of the decree) of procuring all such sostin its of tilt, it is exactles and estimated as to items to be expensed after entry of the decree) of procuring all such sostin its of tilt, it is exactles and estimated by the proceeding as to items to be expensed afte

4

provided; third, all principal and interest remaining angulat on the principal note of the, any owerplus to increase, its successors or suspens, as unconsists may appear.

9. Upon, or at any time after the filling of a bill to forestore this trust deed, it court in which each bill is filled may appear and the filling of a bill to forestore this trust deed, it court in which each bill is filled may appear and any time after the filling of a bill to forestore this trust deed, it court in which each bill is filled may appear and accounts of a sile of the premises of the subsence of inside any time and provided or not and the Trustee increment may be appointed as such receiver, shall have over to collect the trusts issues and provide and premises during the pendency of such ferendosine suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there is not really status and profiles, and all other powers which may be possessiny or are usual in such tasks for the premiser during the whole of said period. The Court from since to those may authorize the exciter to apply the oscine excite in his banded in payment in whole in part or: (a) The indebtedness accorded hereby, or by any decree foreclosing that are deed, or any tax, special successment or other increments in the first period of the first nearly of the files or of any provision therefore a provided such application is at a whole of credicture site; (b) the deficiency.

10. No action the time enforcement of the files or of any provision hereof shall be subject to any defense while which are observed as a state and deficiency.

11. Treases or the holders of the note shall have the right to inspect the premises, not shall Trustee by observed this trust deed.

DIPORTANT!

11. Trustee has no duty to examine the title, instantin, existence, or condition of the premises, nor shall Trustee by a bagaled to record this trust deed or to exercise any power farrial given unless expressly obligated by the terms hereof, nor be liable for any acts or oversions. Instantia, except in case of the secrets any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or oversions. Instantia, except in case of this own grous regignerate or misconduct or that of the secrets or employees of Trustee, and it may require indemnities satisfactory to the before exercising any power herein given.

13. Trustee that release this trust died and the lim thereof by proper instrument upon presentation of satisfactory evidence. As the trust died has been faily paid, and Trustee may execute and deliver a release hereof to and at the requires of any proon who shall, either before or after majority thereof, produce and exhibit to Trustee, the principal note, representing that all indibtedness hereby zero led has been paid, which representation Trustee may extent as the without inquiry. Where a release is requested of a meteric processor trustee, such uncertainty, not any accept at the genuine note herein described any note which bears an identification number purpositing to be placed thereof by a point trustee tere under or which contourns in substance with the description herein occulance of the principal note and which purposits to be executed on behalf of the unit of the principal note described herein, it may accept as the genuine note herein described herein, it may accept as the genuine note herein described herein and which purposits to be executed on behalf of the conformation bettern contained of the principal note and which purposits to be executed on behalf of the conformation bettern contained of the principal note accepted to be able to the principal note described herein, it may accept as the genuine note herein described herein and which purposits to be executed o

with the description herein contained of the principal more and which purports to be executed on pensit or the corporation accordance thereof.

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 case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the country in which the premises are siturted shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and he binding upon Mortgagor and all persons claiming under or through Mortgagor, and the word "Mortgagor" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note or this Trust Deed.

16. The mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, and 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.

17. Before releasing this trust deed. Trustee or successor shall receive for its service a fee as determined by its rate schedule in effect when the release deed is isseed. 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. <del>: (13 : 80</del> Identification No.
CHICAGO TITLE AND TRUST COMPANY.

FOR THE PROJECTION OF BOTH THE BORROWER AND LENDER, THE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD BE SIGNATURED BY THE CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	CHIC.	AGO TITLE AND TRUST COMPANY,  Trustee.  Assistant Vice President
Mail TO:  [ arthur T. Mentoch & lo 105 w. Madeson Street	<b>□</b>	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
Chicigs Ill 60602  PLACE IN RECORDER'S OFFICE BOX NUMBER	CA	