2 4 5 1



TRUST DEED

SEP-17-65 35187 • 85192451 · A - Rec 11.00

85192451

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, Made AUGUST 21 19.85 , between Chicago Title and Trust Company, an Illinois corporation, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to THIS INDENTURE, Made 19 85 , hetween Chicago Title and Trust Company, an Illinois said Company in pursuance of a Trust Agreement dated 11-7-84 and known as Trust . herein referred to as "First Party," and FLEET MORTGAGE CORP. . A RHODE Number 1065291

corporation, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS First Party has concurrently herewith executed an instalinent note bearing even date herewith in the TWO THOUSAND, ONE HUNDRED EIGHTY-TWO DOLLARS AND NINETY-NINE CENTS Principal Sum of

made payable to THE ORDER OF BEARER FLEET MORTGAGE CORP.

and delivered, in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate AUGUST 21, 1985 on the balance of principal remaining from time to time unpaid at the of 19.00 per cent per annum in instalments (including principal and interest as follows: ONE HUNDRED TEN

DOLLARS AND FOUR CENTS
Dollars or more on the 1st lst day of OCTOBER 19 85 and \$110.04

Dollars or more on the lst day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 1st day of SEPT. 19 87 . All such awments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal Lalar is and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of 19.00 percent per annum, and all of said principal and interest being made payable at such banking hous or trust company in HOMEWOOD. Illinois, as the holders of the note may, from time to time, in writing apr un , and in absence of such appointment, then at the Office of FLEET GRTGAGE CORP.

NOW, THEKEFORT, cost Party to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitar one of this trust deed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, alien and convey unto the Trustee, its successors and assigns, the following described Real Feate suming and being in the COUNTY OF COOK.

Lot 11 (except the Next 16 feet 8 inches thereof) and all of Lot 12 in Block 7 in Subdivision of West half of Block 2 and all of Blocks 3, 6, 7, and 10 in Hilliard and Dob'ins' Resubdivision of that part of Blocks 1 and 2 in the 1st Addition to Was lington Heights lying North of Washington Heights Branch Railroad, being in the Last half of Northwest quarter of Section 8, Township 37 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

COMMONLY KNOWN AS: 1229 W. 97th ST., CHYCAGO, ILLIMOIS 60643 PERMANENT REAL ESTATE INDEX NUMBER: 25-12-111-009

17 SEP 65 11: 39

which, with the property hereinalter described, as referred to herein as the "prome exTOGETHER with all improvements, tenements, exsements, fixtures, and apporting to the property hereinal all rents, issues and profits thereof for so long and during all such times as I are buty, its successes or assigns me, by sailtied thereof which are pledged primarily and on parity with said real estate and not secondarily, and all apparatus, equipment or attaken now of hereafter therein or therein used to supply heat, gas, air conditioning, water, light, power, retractation (whicher single units or centrally controlled), and ventilation, including twithout restricting the foregoing, screens, window shades, storm doors and windows, thou coverings, such it help, nowes and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached there is no now, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by I not Party on its successive or as the ball of considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successives and assigns, forever, for the purposes, and upon the uses and trusts herein set forth.

trusts herein set forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, and in case of the lather of List Party, its sucretary of assigns to: (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become dome and it distributed to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior, off it lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lies to Trustee or to holders of the notes; (d) complete within, reasonable time any building or buildings now or at any time in process of crection upon said premises, tel comply with all requirements of law or municipal ordinances (p) pay before any penalty attaches all general taxes, and pay special taxes, special assessment, water charges, and other charges against the premises when due, and upon written request, to furnish to Trustee or the holders of the mote duplicate receipts therefor; (h) pay in full under protest, in the manner provided by statute, are tax or assessment, which I not Parts may desire to contest; (ii) keep all buildings and improvements now or herealter situated on suid premises have remarked and and premises insured against his set of the mote of windstorm (and flood damage, where the lender is required by law to have its bain su insured) under polices payable for pay ment by the insurance companies of moneys sufficient either to pay the cost of replacing or repaining the same or to pay in full the indebtedness such as a sufficient either to pay the cost of replacing or repaining the same or to pay in full the indebtedness of the insurance companies of moneys sufficient either to pay the cost of replacing or repaining the same or to pay in full the indebtedness of the insurance companies of moneys sufficient either to pay the cost of replacing or repaining the same or to pay in full the indebtedness of the insurance companies of moneys sufficient either to pay th

TLEET MORTGAGE CORP. 17924 S. HALSTED P.O. BOX 1256 HOMEWOOD, ILLINOIS 60430

FOR RECURDER'S INDEX PUR	POSES
INSERT STREET ADDRESS OF	
DESCRIBED PROPERTY HERE	-f

				٠
.1229	U 97ch	ST.	 	_

		٠,	
CKI CAGO.	ILL	INOIS	_60643

ī .	
PLACE IN RECORDER'S OFFICE BOX NUMBER.	

Form 813 Trust Deed - CYAY Land Trust Mortgagor - Secures One Instalment Note with Interest Incls R. 11/75

MAIL TO:



policies not less than ten days prior to the respective dates of expiration; then Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore set forth in any form and manner deemed expedient, and may, but need eot, make full or partial payments of principal or interest on prior encumbrances, if any, and preclasse, disclarge, compromes or settle any tax take or forfeiting efficiency and graduated as two and settle any tax take or forfeiting efficiency and gradual expenses paid or incurred in connection therewith, including attempty fees, and any other moneys advanced by Trustee or the holders of the roots to protect the transparency produces and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indecideness secured hereby and shall become immediately due and payable without notice and with interest thereon at a rate equivalent to the post manurity rate set forth in the note securing this trust deed, if any, otherwise the premutarity rate set forth distribution of Trustee or holders of the note shall arver be considered as a waiver of any right according to them on account of any of the provisions of this paragraph.

Institute of Trustee or holders of the nore shall arrest be considered as a waiver of any right accrumg to them on account of any of the provisions of this paragraph.

2. The Trustee or the holders of note hereby secured making any payment hereby authorized relating to them on account of any of the provisions of this paragraph.

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxe or axes mental, may do so according to any bill, statement or estimate procured from the appropriate public office without singuing into the accument, and, for the holders of the note and without softice without singuing into the accument and the validity of any tax, assessment, sale, forfesture, tax here or title or claim thereof.

3. At the option of the holders of the note and without softice to First Farty, sits nuccessors or assigns, all anguid indebtedness accured by this trust deed shall, netwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any maximizes of principal or instrust each of the failure of First Party or its successors or assigns to do any or the things specifically set forth in paragraph one hereof and such default thall continue for three days, said option to be curreited at any time after the expiration of said three day period.

4. When the indebtedness hereby secured shall become due whether by acceleration of said three day said interest which may be paid of incurred by or on behalf of Trustee or holders of the note or Trustee shall have the sight to foreclose the lieu hereof. In any suit to foreclose the lieu hereof, the any substitution of the color may be paid on incurred by or on behalf of Trustee or holders of the note in all note for altomacy's fees, Trustee's fees, appaiser's fees, appaiser's fees, and expensed which may be paid on incurred by or on behalf of Trustee or holders of the note in the rest of the note in the said to be appeared. T

appear.

6. Upon, or at any time after the filing of a bill ... (oraclose this trust deed, the court in which such bill is filed may appear at receiver of said appointment may be made either be one or offer sale, without report to the solvency or insolvency at the time of application for such receiver, of the person or persons, as y, having for the payment of the indebtedness secured hereby, and without report to the them value of the premises or whether the mane shall be them occupied as a homestand or not and the Trustee hereunder may be appointed as such receiver shall have prove to collect the rents, issues and soft of said premises during the pendency of such foreclosure sum and, in case of a sale and a deficiency, during the full stratory period of redempt on, a better there he redemption or not, as well as during any further times when Fauty its successors or assigns, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be percentage or assign, except for the profits, and all other powers which may be percentage or the such cases for the protection; powers on the first described in such cases for the protection; powers of the profits and all other powers which may be received be redempted by the net income in his hands in payment in whele or in part of; (a) The indebtedness secured hereby, on by any decree foreclosing this trust deed, or my tax, special assessment or other lies which that ybe or become separated for the lies hereof or of such decree, provided such application is made print to oraclosure sale, (b) the deficiency in case of a sale and deficiency.

7. Trustee or the holders of the note shall have the right to inspect the mainer at all reasonable times and access thereto shall be permitted for that purpose.

Froster has no duty to examine the title, location, existence or condition (. 1h) premises, or to inquire into the validity of the signatures lentity, capacity, or actionity of the signatories on the note of trust deed, no shell Truster be obligated to record this trust deed or to curre over herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions becomes, except in case of its over therefore or missionships or that of the agents or employees of Truster, and it may a quire indemnities satisfactory to it before exercising any

THIS TRUST DEED is executed by the Chicago Title and Trust Congress, not personally but as Trustee as alorested, in the precision of the power and authority conferred upon and vested in it as such Trustee (and said Chicago Title and Trust Congress), bereby warrants that it per along full precision of the power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on the said First Early or on said Chicago Title and Trust Company personally to pay the said note or any in erect, but may across thereon, or any indebtedness accuring hereunder, or to perform any common either express or implied herein contained, all such in the precession and said Chicago Title and Trust Company personally are concerned, the legal holder or holders or indicate the note or owners of any indebtedness accuring hereunder, shall look solely to the premises hereby conveyed for the parameter did note and the owner or owners of any indebtedness accurate hereby and said chicago Title and Trust Company, not personally but as Trustee as aforesaid, has caused these presents to be one of or its Assistant Vice-Prevident, and its corporate seal to be here zoto affixed and attended by its Assistant Secretary, the variant desired these written.

CHICAGO TITLE AND TRUST COMPANY, AND THE	ce as aforesaid and not personally.
Caralle Catalans	
Attest Marnich Sanders	ASSISTANT SECRETARY
	- te

STATE OF ILLINOIS, COUNTY OF COOK

5.

I, the understreed, a Notary Public in and for the County and State aforesast, DO HEREBY CERTIFY, that the above named Assistant Vice Prevalent and Assistant Secretary of the CHICAGO TITLE AND TRUST COMPANY, Grantor, personally known to me to be the same persons whose maners are subscribed its the foregang instrument as such Assistant Vice President and Assistant Secretary respectively, appeared before me this day is person and acknowledged that they signed and democrab the said instrument as their own free and voluntary act of said Company for the uses and purposes therein set forth; and the said Assistant Secretary then and there acknowledged that taid Assistant Secretary, as custodian of the corporate seal of said Company to the afficient to said instrument as said Assistant Secretary's own free and voluntary act of said Company to the afficient to said company to the afficient to said company for the uses and purposes therein set forth.

Given under my hand	and Notitial Scal Date SEP 1 2 1985
startal Seat	mila & Land Notary Public
The state of the s	The Instalment Note mentioned in the within Trust Deed has been identifierewith under identification No.
TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE	

Mareria de la lación.

BY

NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

فيعنها أنحاء والهيج بالعياري وجأ أسيابي وجابي

TRUSTEE