UNOFFICE CONTROLLERS (

CHARGE TO CERT TRUST DEED

21 23 25 1848 **5 2 U84 24 0449**

11 11 11

85 200 440

THE AUGVE SPACE FOR RECORDER TOUSE ONLY

THIS INDENTURE, made July 22 his vife

1985 Shelween Ik R. Park and Sung K. Park,

herein referred to as "Mortgagors," and CHE AGO TITLE, AND TRUST COMPANY, an illimois corporation doing business in Chicsen Blinnis, herein referred to as 1818111, witness the

THAT, WHEREAS the Mortgagon are justly indebted to the legal ludders of the freshment Note herematter described, said legal holder or holders being herein referred to as Hinders of the Note, in the principal som of Piffeen Thousand One Hundred Eighteen 6 34/100-----

evidenced by one certain Instalment Note of the Mortgagons of even date betweenth, made payable to THE ORDER OF

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest TOIT August 2, 1985 on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows:

Eigh Hundred Forty Eight & 39/100 ---- I Axo 1985 and Eight Hundred Forty Eight & 39/100--Dollars or more on the 2nd of Aver t Dollars or more on the 2nd ('ay of each month thereafter until said note is fully paid except that the final payment of principal and interest, ('a' of point paid, shall be due on the 2nd day of March, 1987 . All such payments on . All such payments on account of the inachtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of 13.50 per annum, and all of said principal and interest being made payable at such banking house or trust

Ork lark

Illinois, as the holders of the note may, from time to time, company in in riting appoint, and in absence a such appointment, then a the office of Attorney Martha Hovorka in said City.

NOW. THEREFORE, the Mortgagors 1.5 cure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trus deee, 20 to performance of the coverants and agreements herein contained, by the Mertgagors to be performed, and also in consideration of the 4 m of 1 m Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trust, this is excurs and awaigns, the following described Real Estate and all of their estate, right, and interest therein, stuate, lying and being in the VIII ago to Dak Park (COUNTY OF Cook AND STATE OF ILLIMOIS, to wire out to No. 135-1 in Ridge Land Commons Condominium

as delineated on survey of the lollowing described parcel of real estate (hereinafter referred to as parcel): The North 130 Jeet of lot 10 and the North 130 feet of lot

11 in block 30 in the in the Village of hidgeland in sections 7 and 8, Township 39 North, R 13, E. of the Third Principr's Paridian, which survey is attached as Exhibit 'A' to a declaration of condominium made by Sub rban Trust & Savings Bank, as tructee under trust Agreement dated March 23, 1976 known as trust number 2807 recorded in the office of the recorder of deeds of Cook County, Illino's a Doc. No. 24128165 on September 29, 1977 together with an undivided 12% in and to the sail parcel (excepting from said parcel all the property and space comprising all the unity thereof as defined and set forth in

said declaration and survey) in Cock County, Illino's.

Pemanent Index Number: 16-97-223-021-0000
Commonly Known As: unit 1-135 Ridgeland, Oak Park, 111.

which, with the projectly heremaiter described, is reterred to herein as the "premises."

TOGETHER with all improvements, tenomous, cascinents, fixtures, and appartenances thereto belongs, e, and all rents, issue, and profits thereof for so long and during all such times as Mortgazors may be entitled thereto twich are pledged primarily and all apparatus, equipment or articles now on hereafter therein or thereon "ed to supply heat, gas, an conditioning, water, light, power, retrigeration (whether tuple units or centrally controlled), and ventilation, including is thout restricting the foregoing), screens, window shades, colored doesn's and windows, floor coverings, snatolified), and ventilation, including is thout restricting the foregoing, screens, window shades, colored doesn's and windows, floor coverings, snatolified), and ventilation, including is thout restricting the foregoing are declared to be a part of sa fleat estate whether physically attached thereto or not, and it is agreed out at a marriage and the considered as a fact, and one the restriction of the tender of a fleat estate whether physically attached thereto or not, and it is agreed out at a fleat estate whether physically attached thereto or not, and it is agreed out at a fleat estate whether physically attached thereto or not, and it is agreed out at a fleat estate whether physically attached thereto or not, and it is agreed out at a fleat estate whether physically attached thereto or not, and it is agreed out at a fleat estate whether or the fleat estate is a fleat estate. The apparatus of the fleat estate is a fleat estate whether or not and it is agreed out at a fleat estate. The fleat estate is a fleat estate is a fleat estate in the fleat estate is a fleat estate. The fleat estate is a fleat estate is a fleat estate in the fleat estate is a fleat estate in the fleat estate is a fleat estate. The fleat estate is a fleat estate is a fleat estate in the fleat estate is a fleat estate. The fleat estate is a fleat estate is a fleat estate in t

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the rever's side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

WITHESS the hand so an	d seal_8of Mortgagors the	day and year first above w	ritten. Oark	(SEAL
TR N. THINY	SEAL			0.00
STATE OF ILLINOIS.	. Sandra K. I			

Cook County of __

THAT Ik R. Park and Sung K. Park, his wife

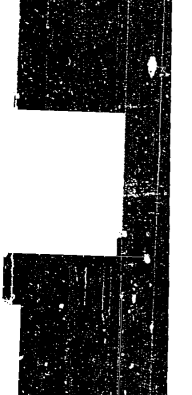
who are personally known to me to be the same pers a si

instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the said Instrument as thev their voluntary act, for the uses and purposes therem set forth,

Given under my hand and Notarial Seal this day of July

Form 607, Trust Deed - Individual Mortgegor - Securet One Instalment Nore with Interest Included in Payment.

Cross Paris (con



THE COVENALITS, CONDITIONS AND PROVISIONS REFERRED

THE COVENAITS, CONDITIONS AND PROVISIONS REFERRD TO GN PAGE 1 THIS REVERSE SIDE OF THIS TRUST DEED;

1. Mortpagers 'ball (a) promptly repair, rectore or rebuild any bridings or improvements new or hereafter or the premises which may become dam upon or to demand the property subordinated to the lien hereof, (e) pay when the can yindebictedness which may become dam upon or to the prompter within a resumable time or budger on the premises upper up to the lien hereof, and upon request exhibit satisfactor; ordence of the discharge of such prior lien to Trustee or to hedders of the nort; (f) complete within a resumable time any budding or buddings now or at any time process of excision upon such material alterations in sud premises except as required by law or municipal ordinance.

2. Mortpagers studies a performance as required by law or municipal ordinance.

2. Mortpagers studies, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts tweefer. To prevent default hereaused Nortpagers whill pay in full under protect, in the manner provided by statute, any tax or several shall Mortpagers may desure to context.

2. Mortpagers may desure to context.

2. In case of the shall shall be added to the shall be appropriated to the shall provide the state of a shall pay special texts, special provided by statute, any tax or several shall shortpagers may desure to context.

2. In case of the shall shall shall be added to the shall be added to the provided by state to a shall pay the other stocked to the shall be added to the provided by the shall desire or popting the shall remain by the inscranace on apanies of money's sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebitedness secured between the shall be come to the provided provided to the provided provided to the shall be come to the provided provided to the provided provided to the post of the provided provided provided provided provided p

preparations for the selenic of any threatened suit of proceedings, which might affect the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be districted and applied in the following order of priority: First, on account of all costs and experies mendent to the foreclosure proceedings, including a ll with items as are mentioned in the preceding paragraph hereof; second, all other items whice under the terms hereof contitute secured in the dones additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining undary of the note, fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at art; time after the filing of a bill to foreclose this trust deed, the count in which such bill is filed may appoint a receiver of said premises. Such appointment may be unade either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the time of the premises or whether the same shall be then occupied as a home-sit ad or not and the Trastee hereunder may be appointed as such a ceiver. Such receiver shall have power to collect the rents, issues and profile of said premises during the pendency of such foreclosure untained. In use of a sale and a deticiency, during the full statutory period of "elemption, whether there be redemption or not, as well as during an intriber times when Mortgagors, except for the interestion of such interier, would be entitled to collect such rents, issues and profits, and all other pawers which may be receivery of are such a such interier, would be entitled to collect such rents, issues and profits, and all other pawers which may be received or as such item. It is during the whole of such decree, or not time to time may authorize the receiver to apply the net income in his hands in pays

indebtedness secured hereby, or by any decree foreclosing this treat deed, or any tax, special assessment of other lien which may be or become supparior to the lien beford or of such decree, provided such application is made prior to foreclosure such of the enforcement of the lien or of any provision hereof shall be subject to any defense and, would not be good and available to the party miterposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable to so and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire a to the validity of the signatures or the identity, capacity, or authority of the signatures or or the dentity, capacity, or authority of the signatures or or the dentity, capacity, or authority of the signatures or or the dentity, capacity, or authority of the signatures or or the dentity, capacity, or authority of the signatures or the dentity, capacity, or authority of the signatures or the dentity, capacity, or authority of the signatures or the dentity, capacity, or authority of the signatures or the dentity, capacity or or before exercising any power hereing piece.

12. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory unider, that all indebtedness secured by this trust deed and the lien thereof by proper instrument upon presentation of satisfactory unider. That is indebtedness secured has been paid, which representation Trustee may accept as the growing. Where a release is requested to and at the real is secured has been paid, which representation Trustee may accept as the without majory. Where a release is requested of a successor or acceptance of the secured and which office of the release is requested of the original trustee and it has never placed its identification number purporting to be laced thereon by a prior tr

188

IMPORTANT!
FOR THE PROTECTED OF BOTH THE BORROWER AND LENDER THE INSTACENT MOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

705032 Identification No. CHICAGO TITLE AND TRUST COMPANY, aura Hanse Assistant Secretary Assistant Vice Practical

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

135 Ridgeland, Oak Park, Ill



MAIL TO:

I PLACE IN RECORDER'S OFFICE BOX NUMBER





