LOAN# 100-2306-4

## UNOFFICIAL CORY.

TRUST DEED

Coor the faculting

86468332

1938 CCT -8 PH 3: 19

86468332

THE ABOVE SPACE FOR RECORDERS USE ONLY

	Personally but as Trustee under the provi-	sions of a Deed or Deeds d 9-19-86
COMPANY herein referred to as TRUSTEE, witnesseth:		
THAT, WHEREAS First Party has concurrent	the herowith executed an instrument note	hanning man data base
with in the Principal Sum of **FORTY THOUS	SAND DOLLARS AND NO/00***********************************	bearing even date here-
made payable to the order of BEARER	2-2-340,000.00	
and delivered, in and by which said Note the	First Party promises to pay out of that pe	ortion of the trust estate
subject to said Trust Agreement and hereinaf	fter specifically described, the said principa	al sum and interest from
DATE OF DISBURGEMENT on the of 9.15 per cent per annum in ins	e balance of principal remaining from time to stalments as follows:FOUR_HUNDRED_S	o time unpaid at the rate EVENTEEN DOLLARS AND
69/00	10.06 5417	
JRU NUVEMBER	19 86 andFOUR HUNDRED :	
69/00	EVERY MONTH thereafter until said note is i	
inal payment of principal and interest, if not so	ooner paid, shall be due on the 3rd	day of NOVEMBER 1991
All such payments on account of the indebte	dness evidenced by said note to be first at	
inpaid principal balance and the remainder i	to principal; provided that the principal of	f each instalment unless
baid when due shall bear interest at the lete of	12.5 per cent per annum, and all of sa	ud principal and interest
eing made payable at such banking house or	crust company, as the holders of the note	may, from time to time,
n writing appoint, and in absence of such appo		AMK AND TRUST COMPANY
4800 NORTH HARLEM AVE. HARWOOD H		
NOW, THEREFORE, First Party to secure the payment of the nd limitations of this trust deed, and also in consideration of	ie said concepal sum of money and said interest in accord	dance with the terms, provisions
here presents grant, remise, release, alien and convey unto the	e Trustee, it is successors and assigns, the following describ	ed Real Estate situate, hung and
eing in the COUNTY OF COOK	A'iD STATE OF ILLINOIS, to wit-	
er attached hereto and made		
and thought		140

Rid part thereof

300

Olum Clout Tax # 09-20-201-011-0000 09-20-201-023-0000 09-20-201-204-0000

THIS INST UMENT PREPARED BY B. H. SCHREIBER FARM SU HIGHT LEFT

which, with the property bereinafter described, is referred to heroin as the "premises".

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues all of profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarly all on a party with said real estate and not accordarily), and all apparatus, equipment, or articles now or hereafter therein or thereon used to supply heat, can air conditioning without restricting and foregoing, surrents, window shades, storm doors and windows, floor coverings, insdor beds, awnings, 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 articles hereafter placed in the premises by First Party 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 herein set forth.

It is further underteness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed, (2) keep said premises in good condition and repair, without waste, and free from mechanics or other liens or claims for her not expressly subordinaters to the lein hereof.

(3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the bein nerved, and upon request exhibit satisfactory evidence of the discharge of such price lien to Trustee or to holders of the notes, (4) complete within a reasonable time any buildings or buildings now or at time in process of erection upon said premises all premises except as required by law or municipal ordinance

D NAME Ε PARKWAY BANK & TRUST CO. STREET 4800 N. HARLEM AVE. HARWOOD HEIGHTS, IL. 60656 BOX 282 R INSTRUCTIONS BYX 333-13-33

1436 E. THACKER WILL 308 DES PLAINES, ILLINOIS

or here efter situated on said primates its rich a tainschess or damage by fire income or wildstorn under problems providing for pastional by the resource companies of moneys sufficient early on pay the set of replacing opening the time of our pay file the indertectness secured facilities of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and to deliver all policies, including additional and renewal policies, to holders of the note, and in case of marrance policies, to holders of the note, and in case of marrance about to expire, to deliver remewal policies to the foote, and in case of marrance about to expire, to deliver remewal policies to the foote, and in case of marrance about to expire, to deliver remewal policies to the foote of the note may, but need not, make any payment or perform any act herospheror set forth in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encombrances, if any, and purchase or contest any tax or assessment. All moneys paid for any of the purposes berein authorized and all expenses paid or incurred in connection therewith plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebted ness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cert per announce of Trustee or holders of the note shall never be considered as a warner of any right accrumings to them on account of any of the provisions of the

ness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per certa per annumfraction of Trustee or holders of the note shall nesser be considered as a warver of any right accruingsto them on account of any of the previous of the
paragraph.

The Trustee or the bolders of the note hereby secured making any payanent hereby authorized relating to taxes or assessments, may do so accord
in no my bill, statement or estimate procured from the appropriate public office without inquiry exit the accuracy of such bill, statement or estimate or on the context of the note of th

third, all principal and interest remaining unpaid on the note, fourth, any overplus to first l'arry, as regal representations of assigns, as contampled may appear.

The filing of a bill to foreclose this trust deed, the court in which such bill is filed may appear a recencer of said premises. Such appointment may he made either before or after sale, without notice, without regard to the solving or inschency at the time of application for such receiver, of the person of the

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

Strustee has no duty to examine the title, location contence, or condition of the premises, nor shall frustee to chigates be record this trust deed or to exeruse any power herein given unless explessly obligated by the terms hereof nor be liable for any acts or emissions become in case of its own gross negligence or misconduct or that of the agents or employees or Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release this trust deed and the ben the oof by proper instrument upon presentation of satisfactory endence if at all indendedness secured by this trust deed has been fully paid, and Trustee move out and deliver a release hereof to and at the request of any person who shall representation Trustee may accept as time which and its representation Trustee may accept as time which in the genuin note herein described any note which hears a certificate of conditional purporting to be executed by a prior trustee that where the release is requested of the original trustee and it has never executed a certification may instrument identifying same as the note described herein it may accept as requested of the original trustee and it has never executed a certification any instrument identifying same as the note described herein it may accept as the genuine note herein described any note which may be presented in any instrument identifying same as the note described herein it may accept as requested of the original trustee and it has never executed a certification any instrument identifying same as the note described herein it may accept as the genuine note herein described any note which here or excluded any instrument identified on behalf of Pirst Party.

10. Trustee may resign by instrument in writing field in the office of the Piccifer of Registrar of Titles in which this instrument shall

Rider attached hereto and made a part thereof

PARKWAY BANK AND TRUST COMPANY As Trustice as aforesaid and not personally.

By Statistics Sr Sr\_\_\_\_vice president trust officer THE UNDERSIGNED ASSISTANT VICE PRESIDENT STATE OF ILLINOIS

COUNTY OF COOK

tiblic in and for said County, in the State aforesaid. Its Herrby Certify, that B.H. SCHREIBER SR., Vice President Trust Officer

DIANE Y. PESZYNSKI AVP of Parkway Bank And Trust Company. DIANE Y. PESZYNSKI AVP
Assistant Vice President of Parkway Bank And Trust Company, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice President Trust Officer, and Assistant Vice President, respectively, appeared before me this day in person and acknowledge. course, and assissant vice rrespont, respectively, appeared before me this day it person and acknowledge definite they signed and delivered the foregoing instrument as their own free and coluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth, and the said Assistant Vice Fresident then and there acknowledged that he, as custodian of the corporate seal of said Bank, did affix the corporate seal of said Bank to said instrument as his own free and voluntary act and as the free and voluntary act of said Bank as Trustee as aforesaid for the uses and purposes therein

GIVEN under my hand and Notarial Seal this SEPT. 86 day of Notary Public My Commission Expires Apr. 4, 498/

IMPORTANT

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

The Instalment Note mentioned in the within Trust Deed has been identified

PARKWAY BANK AND TRUST COMPANY der Identification No

# UNOFFICIAL COPY

THE COMPONIATION PROPERTY POT OF THE STATE OF ILLINOIS THE PROPERTY OF SAID SAYAGES WAY ALSO IMMEDIATELY PROCEED TO FORECLOSE THIS MORTCAGE.

THE COMPONIATION AND ANY AMERICANS THE STATE OF ILLINOIS THE MORTCAGE. IN THE MORTCAGES TO BESTALD HEREIN OF ANY AMERICANS OF ANY SECURITION OF ANY OF SAID INTROUT SATELY OF SAID LIEV, OR ANY RIGHT OF THE HEREIN IS SUBJECT, SHALL BE A DEFAULT IN THIS MORTCAGE, AND THEN IN ANY OF SAID HEREIN OF AND SECURATION OF SAID INFORMATION OF SAID INTROUT.

THE MORTCAGE WAY ALSO IMMEDIATELY PRESENT OF THE PROPERTY CONVEYED HEREIN OF SAID SAID HEREIN OF ANY PRESENT CONVEYED WITHOUT AND ANY OF SAID INTROUT.

THE MORTCAGE WAY ALSO IMMEDIATELY PROPERTY OF THE PROPERTY CONVEYED HEREIN OF SAID SAID SAID SAID THE MORTCAGE. AND SAID MORTCAGE.

THE MORTCAGE WAY ALSO IMMEDIATELY PROPERTY OF THE MORTCAGE. AND SAID MORTCAGE.

In the event the energycor fails to asks a payment of any installment of principal and interest as agreed, and such default continues for 16 days, the boider reserves the right in such event to daseds a charge of 32 of the principal and interest amount of out) in such event to daseds a charge of 32 of the principal and interest amount of out) exert individuantly payment as a like to the bolost hereoff.

AT MATURITY, YOU MUST REPAY THE ENTIRE PRINCIPAL BALDNES OF THE LOAM AND UNDATO DATEREST.

THEN SUE, THIS LOAN MATURES AND IS PAYABLE IN FIRE AT DE SUO OF S. YEARS, UNLESS EXTENDED FOR AN ABOITIONAL S. YEARS WITH PAYABRITS BASED DN THE SMIGHNLA MARTILLATION PERIOD.

RATE, IF THE RATE IS TO BE INCREASED, IT MAY BE ADJUSTED ONLY TO A LEYEL THAT IS 2N HIGGER THAN THE EFFECTIVE OR YIELD PATE THEN APPLICABLE TO U.S. GOVERNMENT BOXIOS HAIDRAND ING. IN LEYEL THAT IS 2N HIGH IN APPROXICATED THAN THE EFFECTIVE OR YIELD PATE THEN APPLICABLE TO U.S. GOVERNMENT BOXIOS HAIDRAND SHALL THE IN EPROXICATE OR YIELD PATE THEN APPLICABLE TO U.S. GOVERNMENT BOXIOS HAIDRAND SHALL THE IN EPROXICATE OR YIELD PATE THEN APPLICABLE TO U.S. GOVERNMENT BOXIOS HAIDRAND APPLICATION OF INFORMATION THE LOAN AT ULTIMATE WATCHITY. A RENEGOTIATION THE LOAN AT ULTIMATE WATCHITY. A RENEGOTIATION THE LOAN AT ULTIMATE WATCHITY. A RENEGOTIATION THE LOAN STANDING THE CONNECT THE LOAN AT ULTIMATE WATCHITY. A RENEGOTIATION THE EVENT THE MATCHICAGES TO LIKE EVENT TO EXTEND THE LOAN STANDING THE SANK IN THE EYENT THE MATCHICAGES THE LOAN AT ULTIMATE WATCHITY. A RENEGOTIATION THE EYENT TO EXTEND THE LOAN STANDING THE SANK IN THE EYENT THE MATCHICAGES.

ELECT TO EXTEND THE LOAN SECTION ITS ORIGINAL MATURITY.

If it expressly spreed and (non-scood by and between the parties bereto that in the event of the sales of the parties of the sales of the parties of the procenty, execution of Articles of Agreement, transfer of title or clange in beneficial ownersalp to the Adresser determined transferment, then accented by this instrument, then accented by this instrument, then accented the note, of the most secured by this instrument, then accented interest thereon, shall immediately become due and payable in this list occide to anyone.

The unocrasioned reserve Margin to prepay told not in whole or in part any time.

the bearer incur say 7. manual lishility for anything it say so or omit to on beresmeer. es cassilling the agrissings of bestar to advance caser assers for sead purposes, nor stail tems series merely between at 220 to mess and normand herein contained to the tender state about the meries see on bearer to loculine late the validity or activity of any of said Protegitor ed for fishe 21. . Had an emineray emericant and consciouses, easies, easie - or Visitations and the se ment tenditions have and engineer to recessing to next the and payable when they become due. If the funds so taid and deposited are in-sufficient to pay for such purposes, the morrangon-shall within ten (10) days after sasiers of selection and selection sales of the selection of selection of the present of the deposits are to be held without any allowance or interest and are to be used for the payof the first deposit in this paragraph hereinkoone mentioned. Such tax and lusurance -ments on said premises, on an account to the period from January 1, succeeding the year for which all taxes and estessments have been paid to and including the date of the this that have been paid to and including the date. and a succession of the management of the section o of the loan, will also deposit white morread or deserm an account based upon the taxes estibates by the mortgages on bearer, the sortgagor, concurrently with the disburgaons as ils rearrang bias dith norrhadonanal bairrest sonsword not mainery faunne add to by the morrange is fully sets, an additional sum equal in one-twelfth (1/122n) of the annual same industrial (1/121h) distributes and one-twelfth (1/121h) on each principal and interest intalliness payment data, until the indeptedness secured jus austrajūnsa anklūtūdok coksaviet vas rēkissi ja dež ja gas apklūtūšais ok perisi yrksoli.

### **UNOFFICIAL COPY**

#### PCL1:

UNIT 308 IN PEARSON HOUSE CONDONINUM AS DELIMENTED ON PLAT OF SURVEY OF THE FOLLOWING DESCRIBED PARCEL OF REAL ESTATE:

THAT PART OF LOT 130 (EXCEPT THE NORTHEASTERLY 24 FEET AS MEASURED ALONG THE SCUTTLEASTERLY LINE THEREOF AND EXCEPT THAT PART OF SAID LOT 130 FALLING IN CENTER STREET IN TOWN OF RAND (NOW DES PLAINES), BEING THE SOUTH 1/2 OF THE SOUTH WEST 1/4 OF SECTION 16, PART OF THE EAST 1/2 OF THE SOUTH EAST 1/4 OF SECTION 17, THE NORTH EAST 1/4 OF SECTION 20 AND THE NORTH WEST 1// AND PART OF THE NORTH EAST 1/4 OF SECTION 21 ALL IN TOWNSHIP 41 NORTH, RINGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, BOUNDED AND DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTH EAST CORNER OF SAID LOT 130 AND RUNNING THE WIT MORTHEASTERLY ALONG THE SOUTHEASTERIX LINE OF SAID LOT, 72.08 FEET 15 A POINT 24 FEET SOUTHWESTERLY OF THE HOST EASTERLY CORNER OF SAID LOT; THENCE NORTHWESTERLY PARALLEL WITHOUT THE NORTHEASTERLY LINE OF SAID LOT 130 (BEING ALSO ALONG THE SOUTHWESTERLY LINE OF AFORESAID NORTHEASTERLY 24 FEET OF SAID LOT), (2) 274.50 FEET TO THE SOUTHEASTERLY LINE OF SAID CENTER STREET; THENCE SOUTIMESTERLY ALONG SAID SOUTHEASTERLY LINE OF SAID CENTER STREET, 101.95 FEET TO A POINT 125.95 FEET SOUTHWESTERLY AS HEASURED ALONG SAID SOUTHEASTERLY LINE OF CENTER STREET OF THE NORTHEASTERLY LINE OF SAID LOT 130; THENCE SOUTHEASTERLY AT RIGHT ANGLES TO THE SOUTHEASTERLY LINE OF CENTER STREET, 90.52 FEET; THENCE SOUTH ALONG A LINE DRAWN AT RIGHT ANGLES TO THE NORTH LINE OF TRACKER STREET, A DISTANCE OF 17.87 FEET TO SAID NORTH LINE OF THACKER STREET, BEING ALSO THE SOUTH LINE OF SAID LOT 130; THENCE EAST ALONG SAID SOUTH LINE OF LOT 130, 169.90 FEET TO THE POINT OF BEGINNING IN COOK COUNTY, ILLINOIS; WHICH SURVEY IS ATTACHED AS EXHIBIT 'A' TO THE DECLARATION OF CONDOHINIUM RECONCED AS DOCUMENT 86369826, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

### PARCEL 2:

THE EXCLUSIVE RIGHT TO THE USE OF P37, A LIMITED COMMON ELEMENTS AS DELINEATED ON THE SURVEY ATTACHED TO THE DECLARATION AFORESAID RECORDED AS DOCUMENT 86369826.