

Rus UNEOFFICIAL COPY 86546284

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE,	made October 31	,	9 86 , between	Frank Randazzo	
THAT, WHEREAS		indebted to the leg	gal holders of the li	, an Illinois corporați nstalment Note hereir	
1	ired Twenty Two Thertain Instalment Note o				
and delivered, in a	TIONAL BANK OF WOO and by which said No disbursement on t reent per annum in instal	te the Mortgagors he balance of pri	ncipal remaining	from time to time	sum and interest unpaid at the rate
of December the 15 day of and interest, if not account of the indefermander to princip of 8.50 percompany in Sein	r.3 Nine Hundred T. (2.2), and Six Thouse each month the some craid, shall be detected by said all provided hat the priest annum, and all of said unibury din absence of such appears	sand Nine Rung ereafter until said (ue on the 15 d note to be first a neipal of each inst d principal and int	dred Twenty S note is fully paid e day of Augus applied to interest alment unless paid erest being made Illinois, as the hole	ix and 59/100 except that the final point, 1991. All on the unpaid principle when due shall bear payable at such bunklers of the note may,	Dollars or more on ayment of principal such payments on pal balance and the interest at the rate king house or trust from time to time,
NOW, THEREFORE	, the Mortgagors to secure the minitions of this trust deed, as so in consideration of the suyARRANT unto the Trustee, therein, situate, lying as ND STATE OF ILLINOIS, to	or covinent of the said in (th) performance of more Circ Dollar in his lits states to said assigned believe in the owit:	d principal sum of m f the covenants and a and paid, the receipt gns, the following des	oney and sald interest in greements herein contain whereof is hereby ackno- cribed Real Estate and al Chicayo	COWNTY OF
s	ee Attachment Shee	it C			8295
T	nis Document Prepa	600	woodfield Dr. umburg. IL 6		ield 4
			C)		
TOCH HIPR with all thereof for so long and d estate and not secondar conditioning, water, light foregoing), screens, wind foregoing are declared to equipment of articles her	hereinafter described, is refer improvements, tenements, as hering all such times as Morty ily) and all apparatus, equi , power, refrigeration (wherh ow shades, storm doors and be a part of said real estate eafter placed in the premises	isements, fixtures, and gagors may be entitled pment or articles no ter single units or cent i windows, floor cove whether physically a by the mortgagors or t	trentises," i appurtenances there thereto (which are pi w or hereafter there rally controlled), and rings, inador beds, a ttached thereto or ne heir successors or assi	eto belonging, and all re- ledged p.b harlly and on a sin or thereor used to ventilation, I what an wanings, stove, are vate of, and It is agreed that igns shall be conside ed a	s parity with said real supply heat, gas, air rithout restricting the reference of the all similar apparatus, s constituting part of
the real estate. TO HAVE AND TO I trues herein set forth, fr said rights and benefits th This trust deed con	IOLD the premises unto the ce from all rights and benefit a Mortgagors do hereby expressists of two pages. The c	said Trustee, its suce is under and by virtue issily release and waive ovenants, condition	essors and assigns, for e of the Homestead E is and provisions a	rever, for the purposes, a exemption Laws of the State operating on page 2 (nd upon the uses and u'c o' Illinois, which the reverse side of
	corporated herein by refer				
WITNESS the hand	and seal of				100111
- July	Li dari hadi in di indianggalaman ayaya di dara (I SEAL)	passage in a seal drift have proper in the 192 gmbs o	d a construir (g) - a d d d d d d d d d d d d d d d d d d	I SEAL I
STATE OF ILLINOIS,	1. 124	onine Il			
County of Look	SS. a Notary Publi	ic in and for and residi MNA RAN	ing in said County, in	the State aforesaid, DO	HEREBY CERTIFY
	who 15 personally know foregoing instrument,	en to me to be the sa appeared — before signed, sealed and c	me person wh me this day delivered the said li	in person and a	_ subscribed to the cknowledged that
	voluntary act, for the uses ar Given under my hand	- •		day of 220.	1986.
iouanat Seat		•••	Commence.	day of <u>720.</u>	Notary Public

Page 2 THE COVENANTS, CONDITION SANDEROY SIONS REFERRED TO OF PAGE 1 (THE REFERS AS DE OF THIS TRUST DEED):

THE COVENANTS, CONDI 101 SAN 18 ROY SIONS REF REE TOO PAGE AT RESASDE OF THIS TRIST DEED):

1. Mortgageors shall (a) promptly repair, whose or rebuild or behinding a miniphal miniphal

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

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all easts and expenses incident to the foreclosure proceeding, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute see, ea indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining un paid on the note; fourth, any overplus to Morigagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, 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 insolveney of Morigagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed a such incluse of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as a tring any further times when Morigagors, except for the intervention of such receiver, would be entitled to collect such tents, issues and juto its, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (a) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special a sessment or other lien which may be necessary or as deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

1). Trustee or the holders of the note shall have the right to inspect the premises at all russ cable times and access thereto shall be

permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premiser, or to inquire into the validity of the signatures of the identity, capacity, or authority of the signatories on the note of trust deed, not shall. It is see be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable or any acts or omissions hereunder, satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of reference that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof, or ad at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that it indebtedness hereby such successor trustee may accept as the genuine note herein described any note which bears an identification number our porting to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note are which may be presented any note which conforms in substance with the description herein contained of the note are which may be presented any mote which conforms in substance with the description herein described any note which purports to placed its identification number on the note described herein, it may accept as the genuine note herein described any note which purports to presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained o

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 county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whicher or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its tervices a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other set 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.

IMPORTANT!	Identification No.
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS	CHICAGO TIT
TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST	Ву
DEED IS FILED FOR RECORD.	Assistant Secret

lden	tification No.
	CHICAGO TITLE AND TRUST COMPANY.
Bν	Trussec,
-, .	Assistant Secretary/Assistant Vice President

MAIL TO:		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF AROVE DESCRIBED PROPERTY HERE
PLACE IN RECORDER'S OFFICE BOX NUMBER		

Randon

UNOFFICIAL COPY Lawyers Title Insurance Gréoration4

NATIONAL HEADQUARTERS RICHMOND, VIRGINIA

4-4 SCHEDULE_

CASE NO. 64626

"LEGAL DESCRIPTION"

Units Nos. 28B and ACP3 in Astor Tower Condominism, as delineated on the Survey of the following described Parcels of Real Estate, (hereinafter collectively referred to as "Parcel"):

17-03-104-028-1074 (28-8)

PARCEL I:

17-03-104-028-1095 (AGP-3)

The South 7.07 feet of Lot 3, all of Lots 4, 5 and 6 and that part of Lot 7 lying East of a line drawn 21 feet East of and parallel with the West line of said Lot 7 in Subdivision of Lots 9, 10 and 11 in Block 4 in Stone's Resubdivision of Astor's Addition to Chicago, in Section 3, Township 39 Worth, Range 14, East of the Third Principal Meridian, in Cook County, Illievia,

PARCEL II:

That part of E. Goetha Street and N. Agtor Street described as follows:

Beginning at a point is the North line of El Coathe Street which is 23.5 feet East of the Southwest oprner of Lot/7 aforesaid; themce South at right angles to the North line of B. (Exthe Street a distance of 17.5 feet thence East along a line which is 17.2 feet South of and parallel with the North line of E. Coethe Street & distance of 102 feet; thence North at right angles to the last described course a distance of 12.5 feet; thence East at wight angles to the last described course a distance of 17,83 feet to a line which is 17.25 feet Easterly of, measured at right angles to and parallel with the Westerly line of W. Astor Street; thence Northerly on said parallel line a distance of 25 feet more or less to a point in a line which is 0.42 feet South of and parallel to the North line of the South 7.07 feet of Lot 3 aforesaid, thence West along said parallel line a distance of 17.46 feat to the Vactorly line of North Astor Street; theses Southerly along the Westerly Aine of M. Astor Street to the North Line of E. Goethe Street; thence West along the North line of R. Goathe Street to the place of beginning, in Cook County, Illinois.

which Survey is attached as Exhibit A to the Declaration of Condominius made by Brookham Corporation, a corporation of Illinois, recorded in the Office of the Recorder of Doeds, Cook County, Illinois, on September 14, 1979 as Document Number 25146808 as amended by instrument recorded October 22, 1979, as Document Humber 25203725 together with an undivided 2.217% and .122% interest respectively in said "Parcel" (excepting from said "Parcel" all the preperty and space comprising all the units thereof), as defined and set forth in said Declaration and Survey, all is Cook County, Illinois,

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