GEORGE E. COLE LEGAL FORMS

OR RECORDER'S OFFICE BOX NO.

7 7

## MONTGAGE (ILLINOIS) For Use With Note Form No. 1447

makes any warrenty with respect	thereto, including any warranty of merchantability or	fitness for a particular purpose.		
THIS INDENTURE, ma		19.86 , between		
American Na	tional Bank & Trust	Company		
of Chicago.	T/U/T/A Dated 9/24	/81 A/K/A		
(NO. AND S	2, 1307 N. Sutton F	(STATE)	86	630843
	rigngors," and Jenner & B			
Individual	<u>Retirement Income P</u>			
One IBM Pla		(STATE)	A hour Spugg	For Recorder's Use Only
nerein referred to as "Mo				
THAT WHEREAS	he Mortgagors are justly indebted to usand and 00/100	the Mortgagee upon the inst	tallment note of even date	herewith, in the principal sum of
\$ 20,000.00	), payable to the order of and delive	red to the Mortgagee, in and	by which note the Mortgage	ors promise to pay the suid principal
sum and interest at the ru	te and in installments as provided in said	l note, with a final payment of	I the balance due on the ${f 3}$	<u>lstdayor_December_</u>
19.21, and all of said prin	ciparend interest are made payable at su n at the office of the Mortgagee at	ch place as the holders of the ne IBM Plaza.	chicago, Ill.	inois 60611
•	( V )			
NOW, THEREFOR and limitations of this mo- consideration of the sum of	E, the Mortiage is to secure the paymen origage, and the performance of the co- of One Dollar in the capaid, the receipt w gageo's successors and assigns, the follow	t of the said principal sum of a youants and agreements here hereof is hereby acknowledge ying described Roal Estate and	noney and said interest in ac in contained, by the Mortg ed, do by these presents CO dult of their estate, right, tit	cordance with the terms, provisions agors to be performed, and also in NVEY AND, WARRANT unto the and interest therein, situate, lying
and being in theCi	ty of Chicago	COUNTY OFCO	ok^	ND STATE OF ILLINOIS, to with
-				The second secon
cee pines	ATTACHED AND NADE A	PART HEREOF.		
SEE KIDEK	ATTACHED AND TABLE			
				and the second second
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			•	
		3-0-0		
which, with the property	hereinafter described, is referred to here	rin us the "premit es,"	36	
Permanent Real Estate is			4/)	
Address(es) of Real Estat	c: 1307 North Suttor	Place, Chica	go, Illinois	60610
TO HAVE AND TO pergin set forth, free from	HOLD the premises unto the Mortgage all rights and benefits under and by viol	ee, and the Mortgagee's succe we of the Homestead Exempt	ssors and assigns, ferevor, I don Laws of the State (27).	or the purposes, and upon the uses nots, which said rights and benefits
The name of a record own	expressly release and waive.	ma and provintons somewhere	on ouen 2 (the reverse side	o (thi mortuge) are incorporated
norein by reference and a	is of two pages. The covenants, conditions apart hereof and shall be binding on formations of the covenants of Mortgagors the day and	dortgagors, their heirs, succe	asors fittl fallight.	0
	, and son or storigagors the day too			(Soul)
PLEASE	nd state for his manner of the second			
PVDC NAME/C)	••			
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State of Itlinois, County of	( _Cook in the State aforesaid, DO HEREBY	CERTIFY dut Dania	1 R. Murray	Mary Pullice in and for what County
E I		n, and acknowledged that ay net, for the uses and purp	hQ signed, sould not ones therein set forth, inclu	id delivered the sold instrument as ding the release and waiver of the
n up my and and	right of homestend. official sent, this 3.1.5t vember 28	day of	December	19.86
nini pies No	Aguinat 19	19 19	. In a few course of a survey consistent all and Make appropriate and a survey course of the survey	Notary Public
Linguage of Aus braba	ared by	(NAME AND ADDRIESS)	- * * * * * * * * * * * * * * * * * * *	man age
Anil this insuface on to	Daniel K. Murray, w	GULLAT & DIOCK	, One ibn Pia	£ 61
	Chicago	(NAMI! AND ADDRESS)	llinois	60611
	(CITY)		(STATE)	(ZIP CODE)

- 1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now on 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 mechanic's or other liens or claims for lien not expressly subordinated to the lien thereof; (3) 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 the Mortgagoe; (4) complete within a reasonable time any buildings or buildings now or at any time in process of section upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Mortgagors 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 the Mortgagor depileato receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax, or assessment which Mortgagors may desire to contest.
- 3. In the event of the enactment after this date of any law of Illinois deducting from the value of land for the purpose of taxation any lien thereon, or imposing upon the Mortgagee the payment of the whole or any part of the taxes or assessments or charges or liens herein required to be paidd by Mortgagors, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages, or the mortgage's interest in the property, or the manner of collection, of taxes, so as to affect this mortgage or that debts secured hereby or the holder thereof, then and in any such event, the Mortgagors, upon demand by the Mortgagoe, shall pay such taxes or assessments, or reimburse the Mortgagee therefor; provided, however, that if in the opinion of counsel for the Mortgagoes (a) its might be unlawful to require Mortgagors to make such payment or (b) the making of such payment might result in the impostion of interest beyond the maximum amount permitted by law, then and in such event, the Mortgagee may elect, by notice in writing given to the Mortgagors, to declare all of the indebtedness secured hereby to be and become due and payable sixty (60) days from the giving of such notice.
- 4. If, by the laws of the United States of America or of any state having jurisdiction in the premises, any taxt is due or becomes due in respect of the issuance of the note hereby secured, the Mortgagors covenant and agree to pay such tax in the manner required by any such law. The Mortgagors further covenant to hold harmless and agree to indemnify the Mortgagors and the Mortgagor's successors or assigns, against any liability incurred by reason of the imposition of any tax on the issuance of the note secured hereby.
- 5. At such time of the Mortgagors are not in default either under the terms of the note secured hereby or under the terms of this mortgage, the Mortgago, shall have such privilege of making prepayments on the principal of said note (in addition to the required payments) as may be provided in said note.
- ments) as may be provided in said note.

  6. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss on damage, by fire, lightning and winds on under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing he ame or to pay in full the indebtedness secured hereby all in companies satisfactory to the Mortgagee, under insurance policies paysologic cause of loss or damage, to Mortgagee, such rights to be evidenced by the standard mortgage, clause, to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to the Mortgagee, and in case of insurance about to expire, shall deliver recent policies not less than ten days prior to the respective dates of expiration.

  7. In case of default therein, Morrgage may, but need not, make any payment or perform any act hereinbefore required to Mortgagors in any form and manner deemed expedic 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 any tax flen or other prior lien or other prior lien or the purposes herein authorized and all expenses paid or incurred in consect on therewith, including attorneys fees, and any other moneys advanced by Mortgagee to protect the mortgaged premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereo, at the bighest rate now permitted by illinois law. Inaction of Mortgagee had never be considered as a waiver of any right accruit g to the Mortgagee on account of any default hereunder on the part of the Mortgagors.

  8. The Mortgagee making any payment hereby at the right relating to taxes or assessments, may do so according to any bill, statement
- 8. The Mortgagee making any payment hereby at the rized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien of title or claim thereof.
- 9. Mortgagors shall pay each item of indebtedness here mentioned, both principal and interest, when due according to the terms hereof. At the option of the Mortgagee and without notice to Mortgagora, all unpaid indebtedness secured by this mortgage shall, notwithstanding anything in the note or in this mortgage to the contrary, become due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the note, o. (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 10. When the indebtedness hereby secured shall become due whather by acceleration on otherwise. Mortgagee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for attorneys' fees, appraisant's fees, outlays for documentary and expert evidence, stenographers' charges, p.h. callon costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstract of little, title searches, and examinations, title incurance policies, Torrens certificates, and similar data and assurances with respect to title. Shortgages may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be need pursuant to such affecte the trust condition of the title to or the value of the premises. All expenditures and expenses of the nature in this pa agriph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon a the highest fate now permitted by difficult law, when paid or incurred by Mortgagee in connection with (a) any proceeding, including probate as dearway proceedings to which the Mortgagee shall be a party, either as plaintiff, claimant or defendant, by reason of this morte or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually eccurity hereof.
- account of all costs and expenses incident to the foreclosure proceedings, including all such items a hard the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; surth; any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.
- 12. Upon or at any time after the filing of a complaint to foreclose this mortgage the court in which any plaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, who at regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of no premises or whether the same shall be then occupied as a homestead or not, and the Mortgages may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure shift and in the mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the practices whole or in part of: (1) The Indebtedness secured hereby, or by any decree foreclosing this mortgage or any lax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
- 13. 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.
- 14. The Mortgagee shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
- 15. The Morigagors shall periodically deposit with the Morigagee such sums as the Morigagee may reasonably require to ment of taxes and assessments on the premises. No such deposit shall bear any interest.
- 16. If the payment of said indebtedness or any part thereof be extended or varied or if any part of the security be released, sons now or at any time hereafter liable therefor, or interested in said premises, shall be held to assent to such extensions varied on their liability and the lien and all provisions hereof shall continue in full force, the right of recourse against all such being expressly reserved by the Mortgagee, netwithstanding such extension, variation or release. variation or such persons
- Mortgagee shall release this mortgage and lien thereof by proper instrument upon payment and discharge of all the hereby and payment of a reasonable fee to Mortgagee for the execution of such release. 17. Morts secured hereby
- 18. This mortgage and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming underly through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons libe payment of the indebtedness or any part thereof, whether or not such persons shall have executed, the note or this mortgage. The word "Mortgagee" when used herein shall include the successors and assigns of the Mortgagee named herein and the holder or holders, from time; of the note secured hereby.

contract and specifically the state of

## UNOFFICIAL COPY 4 3

LEGAL DESCRIPTION

1307 SUTTON PLACE, CHICAGO, ILLINOIS 60610

FARCEL 1:
THAT PART OF A TRACT OF LAND DESCRIBED AS FOLLOWS:
(SAID TRACT TO BE DESCRIBED HEREINAFTER), COMMENCING AT THE SOUTH WEST CORNER OF SAID TRACT; THENCE NORTH OO DEGREES OO MINUTES OO SECONDS EAST ALONG THE VEST LINE OF SAID TRACT, 264.58 FEET TO THE NORTH WEST CORNER OF SAID TRACT; THENCE NORTH 90 DEGREES OO MINUTES OO SECONDS EAST ALONG THE MOST MORTHERLY MORTH LINE OF SAID TRACT, 81.66 FEET; THENCE SOUTH OO DEGREES OO MINUTES OO SECONDS EAST ALONG A NORTH AND SOUTH LINE OF SAID TRACT, 23.47 FEET TO A NORTH LINE OF SAID TRACT; THENCE NORTH 90 DEGREES OF MINUTES OO SECONDS EAST ALONG A NORTH LINE OF SAID TRACT, 6.91 FEET; THENCE SOUTH OO DEGREES OO MINUTES OO SECONDS EAST, 140.39 FEET TO THE POINT OF BEGINNING; THENCE NORTH 90 DEGREES OO MINUTES

00 SECONDS EAST, 24.0 FEET: THENCE DUTH 90 DEGREES 00 MINUTES 00 SECONDS WEST, 58.93 FEET: THENCE NORTH OU DEGREES 00 MINUTES 00 SECONDS EAST.

24.0 FEET TO THE POINT OF BEGINNING, IN CUCK COUNTY, ILLINOIS, THE ABOVE DESCRIBED PARCEL BEING A PART OF A THACT OF LAND COMPRISING ALL OF LOT 14 IN CHICAGO LAND CLEARANCE COMMISSION MUMBER 3, BEING A CONSOLIDATION OF LOTS AND PARTS OF LOTS AND VALATED ALLEYS IN BRONSON'S ADDITION TO CHICAGO AND CERTAIN RESUBDIVISIONS ALSO ALL OF LOTS 20,21 AND 22 AND PARTS OF LOTS 23 AND 24 IN ASSESSOR'S DIVISION OF LOTS 16 TO 23, INCLUSIVE, IN BRONSON'S ADDITION TO CHICAGO, IN SECTION 4, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTH WEST CORNER OF SAID LOT 14 AND RUNNING THENCE NORTH OD DEGREES OO MINUTES OO SECONDS EAST ON THE WEST LINE OF SAID LOT 14 AND THE WEST LINE OF SAID LOTS 20,21,22,23 AND 24, THE SAME BEING THE EAST LINE OF NORTH CLARK STREET, FOR A DISTANCE OF 264.56 FEET; THENCE NORTH 90 DEGREES OO MINUTES OO SECONDS EAST, 81.66 FEET; THENCE SOUTH OO DEGREES DO MINUTES OO SECONDS EAST, 23.47 FEET; THENCE NORTH 90 DEGREES OO MINUTES OO SECONDS EAST, 67.90 FEET TO THE WEST LINE OF A 20 FOOT PUBLIC ALLEY, THE SAME BEING THE EAST LINE OF SAID LOT 14 AND THE EAST LINE OF SAID LOTS 20,21,22 AND 23; THENCE SOUTH OO DEGREES OO MINUTES 49 SECONDS WEST ALONG SAID ALLEY LINE, 241.73 FEET TO THE SOUTH EAST CORNER OF SAID LOT 14; THENCE NORTH 89 DEGREES 45 MINUTES 39 SECONDS WEST ON THE SOUTH LINE OF SAID LOT 14, THE SAME BEING THE NORTH LINE OF WEST GOETHE STREET, FOR A DISTANCE OF 149.43 FEET TO THE POINT OF BEGINNING, ALL IN COOK COUNTY, ILLINGIS.

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MEGAL PERCEPTION

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OU SQUONDS EAST, 24.0 FEET: THENCE SOUTH OF TRUNCES OF DISCUSSION OF SECTION OF SECTION

COMMENCING AT THE SOIR WEST CORNER OF SHIP AND AND AND THE WAS SOIR ROPTH SO DIGRESS ON MINUTES OF SECOND RAFF OF AND THE WAS LINE OF MORTH CLARK STEVEL, FOR A PROPERTY OF AND THE PAST LINE OF MORTH CLARK STEVEL, FOR A DISTANCE OF SECOND REPRESSED OF SECOND OF SECOND SECOND RAFF OF MORTH OF DEGREES OF MINITES OF SECOND AND THE SECOND PUBLIC ALLEY, THE SAME WAS THE SECOND SECOND WEST AND THE SECOND SECOND WEST AND THE SECOND S

PARCEL 2:

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EASEMENTS APPURTENANT TO AND FOR THE BENEFIT OF SAID PARCEL 1
AFORESAID, AS SET FORTH IN DECLARATION MADE BY SUTTON PROPERTIES, INC.
A CORPORATION OF ILLINOIS, DATED JANUARY 1, 1978 AND RECORDED MARCH 6,
1978 AS DOCUMENT 24351547 AND FILED MARCH 6, 1978 AS DOCUMENT LR 3002764
AND AS AMENDED BY AMENDMENT #1 DATED 1/16/79 AND RECORDED 1/22/79 AS DOCUMENT
24810852 AND REGISTERED 1/22/79 AS LR 3072227 AND AS CREATED BY DEED FROM
SUTTON PROPERTIES INC., A CORPORATION I ILLINOIS, TO LAURENCE H. LEVINE
DATED MARCH 1, 1978 AND FILED APRIL 25, 1978 AS DOCUMENT LR 3013070 FOR
INGRESS AND EGRESS, ALL IN COOK COUNTY, ILLINOIS.

Together with all of the right, title and interest of the Grantors herein in and to those certain common areas, essements for ingress and egress over parcels of land described as private roads, party walls, party wall surgements and party tall rights, easements for ingress and egress on, over and above main sidewalks, driveways and parking areas, together with all of the rights, covenants, terms and conditions appurtenant thereto; on, over, across and adjacent to the stome described premises and other parcels of land located in the said common areas, easement for ingress and agress over parcels of land described as private reads, party walls, party wall agreements and party wall rights, easements for ingress and egress on, over and above main sidewalks, The County Clerk's Office driveways and parking areas, together with all of the rights, covenants, terms and conditions appurtagant thereto.

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HORAM GETAGH

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IN WITNESS WHEREOFY MATIONAL BANK AND TRUST CONFANY OF CHICA. O, not personally but as Trustee as afore-caid, has caused these presents to be signed by one of its Vice-President, or Appliant Vice-President, and its corporate seal to be hereunto affaced and attested by its Amstarit. Secretary, the day and year first above written. E CONSECUCION CONTROL BANK AND ANTION OF CHICAGO ice as aforesaid ino not personally Zennendennendesessessessessessesses MY COMMISSION EXPIRES JUNE 27, 100 10.0 COMBES "OFFICIAL SEAL" My Commiss on

indebtedness accruing hereronds, or to perform any coverant cities express or implied herein contained. If and liability, if any, being expressly hairs of the source of t

This Marburge is executed by the American National Bank and Trust Company of Chicago, not personally but as Trustee as aforeaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said American National Bank and aforeaid in the exercise of the power and authority conferred upon and authority conferred in it as such a trust company of Chicago, hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly under Trust Company of Chicago, hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly under stood and agreed that nothing berein or in said note contained shall be construed as creating any liability on the said and Perten of in said note contained shall be construed as creating any liability on the said forther than the factor thereon, or any American National Bank and Irust Company of Chicago personally to pay the said note or any interest that way account thereon, or any American National Bank and Irust Company of Chicago personally to pay the said note or any interest that way account thereon, or any

A CONTRACTOR OF THE PARTY OF TH

STATE OF ILLINOIS STATE OF COOK

LORETTA M. SOVIENSY

a Notary Public, in and for said County, in the State aforcaid,

Vice-President of the AMERICAN NATIONAL BANK

T. MICHELL WHELES

DO HEREBY CERTIFY, that

personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice-President, and Asistant Secretary respectively, appeared before in, this day in persons and acknowledged that they signed and delivered the said instrument as the fore and voluntary as a secretary in the ten and required the said Company, as Justice as aforesaid, for the uses and purpose therein act forth; and the said Company to maid instrument as his own free and voluntary act and as the free and voluntary did affix the corporate set. I said Company to maid instrument as his own free and voluntary act and as the free and voluntary act of said Company, and Trustee and purposes therein set forth. Horren I John Libert & Amitant Scortary of said Company, who are

GIVEN under S. v. van. and rectarial scal, this