CAUTION: Consult a lawyer before using or acting under this form All warranties, including merchantability and fitness, are excluded

1986 AUG 19 PH 12: 22

8636278.

7054603-D

KNOW ALL MEN BY THESE PRESENTS, that Assignor.
The MLG Mortgage and Development Corporation, an Illinois corporation,
of Cook County, Illinois

in consideration of Ten and no/100 (\$10.00) ---dollars

paid by Assignee. BANK LEUMI LE-ISRAEL, B.M.,

1200

of Chicago, Illinois

Above Space For Recorder's Use Only

Assignor represents and warrants to Assignee that Assignor has full right and power to make this assignment xioni thank thousing the recognition of the control of the cont

Lots 9, 10 and 11 in Ogden Subdivision of that part of Block 36 lying Morth of alley running East and Maet through said block in Molecut's addition of Section 9, Township 39 North, Rango 14, East of the Third Principal Heridian (except that part of Let 11 lying the between the West line of North LaSalle Street and a line of fest was to find parallel with the West line of North LaSalle Street, as conveyed to the City of Chicago by Quit Claim Deed recorder April 1937, as Document No. 11979490) in Cook County, Illinois.

IN WITNESS WHEREOF, Assignor has hereunto set his hand and seal this

(SEAL)

The MLG Mortgage and Development Corporation

By Compresident

(SEAL)

This instrument was prepared by Jay S. Riskind, 30 N. LaSalle St., Chicago, IL 60602

17 09 203 010 Lot 9 17 09 203 011 Lot 10 17 09 203 012 Lot 11 750-770 N. LaSalle St. Chicago, 11 96362783

UNOFFICIAL COPY

Property of Cook County Clerk's Office



TRUSTUMO FFICIAL, COPY 3

CT TC	сттез	THE ABOVE	SPACE FOR RECORDER'S USE ON	IV - 19-14-2 as-s
	NDENTURE, Made May 1, 131, Banking Associationsice 1880, Banking May 1	under the provisions of		rded and delivered to said
Company herein re	y in pursuance of a Trust Agreement of ferred to as "First Party," and	•	1984 and known a	s trust number 27252,
1111	Chicago Title and			
THAT, V	s corporation herein referred to as TR VHEREAS First Party has concurrent. 111ion Eight Hundred Thous	ly herewith executed / princ	will hereafter execute spal notes	in the Frincipal Sum of
	-			Dollars,
	vable to THE ORDER OF MLG Morrered, in and by which said Principal N			trust estate subject to said
	reement and hereinafter specifically of	lescribed, the said principal	sum on December 31, 1	.995 with interest
thereon I	from May 1, 1986 nally, on the lst day of Ju	until maturity at th Ly and of Jan		ntum per annum, payable said principal and interest
	nterest after maturity at the rate of		annum, and all of said principa	
payable a	t such banking heave or trust compa- riting appoint, and in absence of such	ny Chicago appointment, then at the of	, Illinois, as the holders of t ffice of MIG Mortgage a	
NOW, 1	rporation THEREFORE, First Party, to ecure the pains of this trust deed, and as so in considents grant, remise, release, alica and conveyer City of Chicago	eration of the sum of One Dollar	r in hand paid, the receipt whereof is . rs and assigns, the following described	hereby acknowledged, does by
·	city of anage		. CCC,	{
			of that part of Block 36 eat through said block in	
	lying North Of	FI A A ADDITUR BORE THE	in 10 Morth Range 14. East	
	of the Third Pr	TUCIDAT HARTERS TOYOUR-	street and a line 14 feet]
	West of and par	allel with the West line City of Chitago by Quit nt No. 1197,170, in Cook	Claim Dead recorded April I	3,
	1937, as Documen	15 No. 119 71707 11 Cook		}
	Tax # 17 09	203 010		
		203 011 203 012	~?~?D?D	LaSalle St.
which, with	the property hereinalter described, is refere	ed to herein as the "premises,"	Cnicag	<u> </u>
so long and costate and notified, power, storm doors whether phy	IER with all improvements, tenements, ea- during all such times as First Party, its successors secondarily), and all apparatus, equipm , refrigeration (whether single units or cent and windows, floor coverings, inador bed visically attached thereto or not, and it is uccessors or assigns shall be considered as c	essors or assigns may be entitled gil or articles now or hereafter in fally controlled), ventilation, in awnings, stores and water heat opposed that all similar apparatus	the contwhich are pledged primarily therein or one con used to supply head-luding twithe at restricting the foregoing are declared as, equipment or articles hereafter play	and on a parity with said real, , gas, air conditioning, water, ing), screens, window shades, to be a part of said real estate
TO HAVE	E AND TO HOLD the premises unto the 23	id Tro tee, its successors and ass		on the uses and trusts herein
IT IS FUI	RTHER UNDERSTOOD AND AGREE OF the indebtedness aforesid shall be fully pro-	nd And in case of the fallure of i		
condition anduced any inde	ny buildings or improvements now or have id repair, without waste, and free from nece bredness which may be secured by a lien or	hartie's or ether liens or claims for that the control of the premises superior	or lien not expressly suco dinated to rate the tien hereof, and upon request	the lien hereof; (c) pay when exhibit satisfactory evidence
in process of	age of such prior lien to Trustee or to holde f erection upon said prenuses; (e) comply refrain from making material alterations i	with all requirements of law o	or municipal ordinances with terrera	to the premises and the use
attaches all e	eneral taxes, and pay special taxes, special t litten request, to furnish to Trustee or to he	issessments, water charges, sewe:	s service charges, and other charges (e	ainst the premises when due,
by statute, a premises insu	my tax or assessment which First Party rared against loss or damage by fire, lightning	nay desire to contest; (i) keep a g or windstorm (and flood dama	all buildings and improvements now e ge, where the lender is required by lay	ri hiteafter situated on said * So is 'e its loan so insured)
n full the in	s providing for payment by the insurance indebtedness secured hereby, all in comparate	nies satisfactory to the holders	of the note, under insurance policie	s payable, in case of loss or
evilah at ba	rustee for the benefit of the holders of the rall policies, including additional and reneess than ten days prior to the respective d	ewal policies, to holders of the	note, and in case of insurance about	to explic to deliver renewal
or rectionm ar	ess than ten days prior to the respective only act bereinbefore set forth in any form a prior encumbrances, if any, and purcha	and manner beemed expected.	and may, but need not, make juit of f	nattial payments of principal
edeem from a	any tax sale or forfeiture affecting said pre- ses paid or incurred in connection therewill	mises or contest any tax or asses	sment. All moneys paid for any of the	purposes herein authorized
o protect th	ne mortgaged premises and the lien here ay be taken, shall be so much additional i	of, plus reasonable compensati ndebtedness secured hereby and	ion to Trustee for each matter conc f shall become immediately due and	eining which action herein payable without notice and
orth therein.	thereon at a rate equivalent to the post ma function of Trustee or holders of the not			
rovisians of 1	this paragraph.			
*****			FOR TEACHERS.	nethinakaee
MAIL TO): _		FOR RECORDER'S INI INSERT STREET ADD DESCRIBED PROPERT	RESS OF ABOVE
-	Michael Co.		DESCRIBED PROPERT	I OEKE
	Michael Gross 737 N. LaSalle S	treet		Const Stage
1		0610		F 1/2 + 2 th
			┙╽	* West

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PLACE IN RECORDER'S OFFICE BOX NUMBER

2. The Trustee or the hilder of the not pereby secured may be propertied by a thorizely relating to taxes or assessments, may do so according to any bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof

3. At the option of the holders of the principal note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed shall, notwithstanding anything in the principal note or in this trust deed to the contrary, become due and payable when default shall occur and continue for three days either, in the payment of any interest, or in the event of the failure of First Party or its successors or assigns to do any of the things specifically set forth in paragraph one hereof.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee thall have the right to foreclose the lien hereof. It 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 Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expent evidence, stenographers' charges, publication costs and covia (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies, Torrens certificates, and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at a rate equivalent to the post maturity rate set forth in the note securing this trust deed, if any, otherwise the prematurity rate set forth therein, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy secured; or (b) preparations for 5. 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 costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the principal note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the principal note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear. their rights may appear.

6. Upon, or at any time after the filing of a bill to toreclose 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 solvency or insolvency at the time of application for such receiver, of the person or persons, if any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the premise, or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall now power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when First Party, its successors or assiens, 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 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 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; (b) the deficiency in case of a sale and deficiency.

7. Trustee or the holders of the notes and access thereto shall be permitted for that purpose. purpose.

8. Trustee has no duty to examin' the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein give, unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising er herein given 9. Trustee shall release this trust deed and she lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully pain, and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true withou inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note and which purports to be executed on behalf of First Party; and where the release is requested of the original trustee and it has nee er placed its identification number on the principal note described herein, it may accept as the genuine principal note herein described any note which in y we presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports to be executed on behalf of the principal note and which purports 10. 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 ret 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 identical title, powers and authority as are herein given Trustee.

11. Before releasing this trust deed, Trustee or successor shall be coning as the result of the research deed is issued. Trustee or successor shall be entitled to reasonable compass tion for any other act or service performed under any provisions of this trust deed.

You have the successor shall be entitled to reasonable compass tion for any other act or service performed under any provisions of this trust deed.

authority conferred upon and authority to execute this instr- as creating any liability on the may accrue thereon, or any in- any, being expressly waived by and its successors and said owners of any indebtedness acc- hereby created, in the manner h	vested in it as such trustee (and said ument), and it is expressly understood and said first Party or on said trust debtedness accruing hereunder, or to perform now or here trustee person now or here trustee trustee personally a ruing hereunder shall look solely to the preserving and in said principal note provided or here the personal party and the provided of the preserving hereunder shall look solely to the preserving and in said principal note provided or here the personal party and the personal party and the personal party personal per	roll any covenant either express of implied herein contained, all such realier claiming any right or secult; hereunder, and that so far as the reconcerned, the legal holder or holder of said principal note and the mises hereby conveyed for the payme it the eof, by the enforcement by action to enforce the personal liability of the gustantor, if any. Of Chicago sonally but as Trustee as aforesaid, has cause a these presents to be significantly by the Assistant Secretary, the day and year first above writte Cashier RANK OF CHICAGO As Trustee as aforesay, the said and not personal trustee as aforesay the said and not personal trustee.	J power and e construed interest that liability, if First Parry is owner or of the lien ligned by its en. ersonally, RESIDENT ashier
STATE OF ILLINOIS SS. COUNTY OF COOK	above named KHIMIN Vice President as Grantor, personally known to me to be such Assistant Vice President and Au acknowledged that they signed and delive voluntary act of said Company for the u there acknowledged that said Assistant corporate seal of said Company to be all?	in and for the County and State aforesaid, DO HEREBY CERTIFY and Assistant acceptance of the Cosmopolitan National the same perpops whose names are subscribed to the foregoing institutional statement as their own free and voluntary acceptas their own free and voluntary acceptas the properties of forth; and the said Antistant Statement, as their own free and voluntary acceptas the properties and purposes therein set forth; and the said Antistant Statement, as their own free and voluntary acceptance of the customers are company, as the custodian of the corporate and population free and voluntary for the uses and purposes therein set forth.	Bank of rument as croon and e free and
Notarial Scal	Given under my ha	od and Notarial Seal Mis oth day of June Notary Public Notary Public	. 19 _86
FOR THE PROTECTION OLENDER, THE NOTE SECURI	ORTANT! F BOTH THE BORROWER AND ED BY THE TRUST DEED SHOULD RUSTEE NAMED HEREIN BEFORE	The Instalment Note mentioned in the wift identified herewith under Identification No. CHIPAGO TITLE & TRUST COMPANY TRUSTEE	been

THE TRUST DEED IS FILED FOR RECORD.

D. K. SOLLIMAY MICH