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TRUST DEED **BECOND MORTGAGE (ILLINOIS)**

87477898

\$13.00

THIS INDENTURE WITHERSETH, That Anthony E. Catania and Susan Catania, Husband and Wife in joint Tenancy (hereinafter called the Grantor), of 2801 S. Michigan Avenue Chicago, Il (No. and Street) (City) (State)	DEPT-01 RECORDING \$13.
for and in consideration of the sum of \$50,000.00 Fifty Thousand and 00/100	
of 120 E. WEsley, Wheaton, Il 60187 (No. and Rired) (City) (Rigid)	
on Trustee, and to _ no cossors in trust hereinafter named, the following described real estate, with the improvement. thereon, including all heating, sir-conditioning, gas and plumbing apparatus and fixtures, and _ rrything appurtenant thereto, together with all rents, issues and profits of said premises, situal of i _ be County of	Above Space For Recorder's Use Only
SEE ATTACLED	
FCO N	
PIN 17-27-304-121 VCL. 513	
2801 3 michigan a	we, Chicago
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	Or July
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	\$1,000 m
not sconer paid, due and payable on the fifth anniversaty herrof. The terms of said promissors note THE GRANTOR covenants and agrees as follows; [3] To pay said indebtedness, and the interest then agreement extending time of payment; (2) to pay when due is each year, all taxes and ascensments aga within sixty days after destruction or damage to rebuild or restore all buildings or improvements on waste to said premises shall not be committed or suffered; (3) to keep all buildings sees or at any time o herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the fit to the first Trustee or Mortgages, and second, is the Trustee here has their interests may appear, while tee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest there as a buildings are made and the interest there as a buildings are supported to the first the pay all prior incumbrances, and the interest there as a buildings are supported to the first the pay all prior incumbrances.	Is herein. with, p. yabs to the order of GAHY-WHEATON BANK in the principlity aymer, a of interest, with the batance of the indehtedness, if e are in apposed, deerein as though fully set forth, won as herein and in a more provided, or according to any sinus unid promises, and on demand to exhibit receipts therefore; (3) a seald promises, this in any have been destroyed or damaged; (4) that maild promises in ared a companies to be selected by the grantee first murigage indebte area, with loss clause attached payable first thip billess shall be levies id remain with the said Murigage or Truscon, at the time or times with the same shall become due and
INTHE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the tedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any to and the interest thereon from time to time; and all money so paid, the Grantor agrees to repay immedia date of payment as provided in said note shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indeption of the legal holder thereof, without notice, become immediately due and pay able, and with inter be recovered by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness ITIS AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plat able attorney's fees, outlays for documentary evidence, atenographer's charges, cost of procuring embracing foreclosure decree—shall be paid by the Grantor; and the like expenses and disbursements holder of any part of said indebtedness, assued, may be a parts, shall also be paid to the Grantor. All suc premises, shall be taxed as costs and included in any decree that may be rendered in such foreclasure been relieved or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements.	as ten or life affecting said premit sor, ay all prior incumbrances ately without domaind, and the sail or with interest thereon from the shiedeness, including principal and an earlard literal, half, at the cent thereon from time of such breach all privided in said note shall as had then matured by express terms. In this connection with the forectionure healer is cluding reasonar completing abstract showing the whole if the of said premises is occasioned by any suit or proceeding wherein it ever inter or any the expenses and disbursements shall be an additionally in upon said proceedings; which prior ending, whether decree of sale shall have resements, and the costs of suit, including stormey's fees, have been
mises pending such fureclosure progeedings, and agrees that upon the filing of any complaint to force is at once and without notice to the Grantor, or to any party claiming under the transtur, appoint a receiver the rests, issues and profits of the said premises.	ose this Trust Deed, the court in which such complaint is filed, may
This Deed of Trust is given to secure a revolving credit loss. The name of a record owner is: Anthony E. Catania and Susan Ca	tania
IN THE EVENT of the death or removal from said \ Cook County	of the grantee, or of his resignation, refusal or failure to act, then ereby appointed to be first successor in this trust; and if for any like
cause said first successor fail or refuse (n act, the person who shall then be the acting Recorder of Deeds trust, and when all of the aforesaid covenants and agreements are performed, the grantee or his successiving his reasonable charges.	s of said ('ounty is hereby appointed to be secund successor in this
This trust deed is subject to First Mortgage at Central Mortgage	ge Company S
Witness the hand S and seal S of the Granter this 28th day of X / N	ust 19 87 (SEAL)
Please print or type nametal below algasture(a) Susan	Catania (SEAL)
This instrument was prepared by Kim K. Colgan, Gary Wheaton Banl (NAME AND A	k, 120 E. Wesley, Wheaton, Il

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13.00

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STATE OF	linois	s		
COUNTY OFDU	Page			
I,K	in K. Colgan		, a Notary Public in and fo	or said County,
in the State aforesa	id, DO HEREBY CERTIFY that	Anthony E. Catan	ia and Susan Catan	ia
•	me to be the same person <u>s</u> who			
	this day in person and acknowled			
<i></i>	ir free and voluntary act, for the	e nses who barboses the	Hard Berioter' incinging a	TO LAIOUSE MIIO
waiver of the right			· · · · ·	
Given under my !	and end official seal this	28th day of	August , 19 8	2
(Impress Seal Hore)	"OFFICIAL SEAL" Kim K. Colgan Nolary Public State of Illinois My Commission Expires 6/25/91	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Kings. Col. Notary Publi	gan
Commission Expires	_6 05 V		English #	
	4			

ADJUSTABLE RATE LOAN RIDER

NOTICE: THE SECURIT ING FOR CHANGES IN HIGHER PAYMENTS, D	THE INTERES	T RATE, INCREASES I	N THE INTEREST A	ATE WILL RESULT IN
This Rider is made this 28 TH day of Morigage, Deed of Trust or Deed to Secure Debt (the "BANK (the "Lender") of the same date (the "Note")	Security instrumer	nt") of the same date given by th	e undersignea ("he" 🌖 r"o	2001 6
Michigan Avenue, Chic Modifications in addition to the covenants and A. INTEREST RATE AND MONTHLY PAYMENT Of The Note has an "Initial Interest Rate" of OCTOBER 1987.	HANGES Th	in the Security Instrument. Be a Note interest rate may b	e increased or decreas	ed of the 1st day of the month beginning or
Changes in the interest rate are governed by change 0.75 percentage points. The Company in effect on the last day of each month. Change is the company in effect on the last day of each month.	Index Rate is the Ri	oference Rate as announced a	nd published from time to:	ime by Continue at Vinois National Bank and Trust
Index Rate	18 -		64	
There is no maximum limit on changes in the ride	rest rate at any Ch	ange Date.	Atak Sa	
If the interest rate changes, the amount of Borrowe	r's monthly paymer	nta wi lichango as provided in th	e Note I rioreases in t he int	erestrate will result in higher payments. Decreases
				law is interpreted so that the interest or other loan
charges collected or to be collected in connection will necessary to reduce the charge to the permitted limit choose to make this refund by reducing the principal	and (B) any sums a	ilready collected from Borrows	r which exceeded permitt	

PRIOR LIENS
If Lander determines that all or part of the sums secured by this Security Instrument are subject to a lien which has priority over this Security Instrument and the existence

If Lander determines that all or part of the sums secured by this Security Instrument are subject to a lien which has priority over this Security Instrument and the existence and priority of which the Lender has not previously consented to in writing. Lender may send Borrower a notice identifying that lien. Borrower shall promptly act with regard to that lien as provided in paragraph 4 of the Security Instrument or shall promptly secure an agreement in a form satisfactory to Lender subordinating that lien to this Security Instrument.

D. TRANSPER OF THE PROPERTY

If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written opnisent, excluding (a) the greation of a tien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years of less not containing an option to burchase. Lender may, at Lender's option, declare all the sums secured by this Mortgage to be immediately due and payable. Lender shall have waived such option to accelerate it prior to the sale of transfer, Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lander and that the interest payable on the sums secured by this Mortgage shall be at such rate as Lender shall request. If Lender has wived the option to accelerate provided in this paragraph, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the Note. If there is a transfer of the Property subject to this paragraph, Lender may require (1) an increase in the current Note interest rate or (2) an increase in (or removal of) the limit on the amount of any one interest rate change (if there is a l

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***PARCEL 1:

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The North 20.50 feet of the South 95.0 feet of the East 79.00 feet of the West 82.00 feet of the following described tract of land, to-wit: That part of Block 86 and 89 in Canal Trustee's Subdivision of the West half of Section 27, Township 39 North, Range 14, East of the Third Principal Meridian, described as follows: Commencing at the point of intersection of a line drawn 1016.38 feet South of and parallel with the North line of Lots 9 to 22 in Thomas Stinson's Subdivision of Block 80 in Canal Trustee's Subdivision aforesaid with a line drawn from a point on the North line of Lot 11, 60.00 feet East of the North West corner of Lot 9 in Thomas Stinson's Subdivision aforesaid to a point on the South line of Lot 18, 60.00 feet East of the South West Corner thereof in Laflin and Smith's Subdivision of Blocks 86 and 89 aforesaid thence North along the last described line (being also the East line on Michigan Avenue widened) to a point on a line drawn 693.58 feet South of and parallel with the North line of Lots 9 to 22 in Thomas Stinson's Subdivision aforesaid; thence Fast along said parallel line to a point on the West line of vacated South Indiana Avenue, being a line drawn from the North East corner of Lot 22 in Thomas Stinson's Subdivision aforesaid to the South East corner of Lot 26 in Laflin and Smith's Subdivision of Blocks 86 and 89 aforesaid; thence South along said West line of vacated South Indiana Avenue to a point on a line drawn through the place of beginning and parallel with the North line of Lots 9 to 22 in Thomas Stinson's Subdivision aforesaid; thence West along said parallel line (being also the North line of East 28th Place, to the place of beginning, all in Cook County, Illinois:

ALSO

PARCEL 2:

Easement for ingress and egress for the benefit of Parcel 1 as contained in Declaration of Party Wall Rights, Easements, Covenants, and Restrictions by grantor dated June 5, 1968 and recorded in the Office of the Recorder of Deeds, Cook County, Illinois, as document 20531445 and contained in Trustee's Deed dated March 21, 1969 and recorded April 25, 1969 as document 20822285, over and upon that part of Parcel "CA" designated on survey attached to Declaration recorded as document 20531445 lying West of Parcel 1 aforesaid.***