

UNOFFICIAL CORSES

	1987 DEC -2	PM 3: 46	87638217
ONIO	CITCA	THE ABOVE	SPACT FOR RECORDER'S USE ONLY
said Company in pursuance	t as Trustee under the pro-	ivisions of a deed or c dated Gotober it Party," and CH	ICAGO TITLE AND TRUST
TO THE PROPERTY OF	has concurrently herewit	tnesseth: h executed an instali n /100 (\$72,000)	MPANY nent note bearing even date herewith in the 00>Dollars.
made payable to THE ORDER and delivered, in and by which Trust Agreement and late of disbursement of * xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	OF BEARER, said Note the First Party p hereinafter—specificall on the balance of keek in instalments (including	romises to pay out of y described, the principal remaining principal and intere	that portion of the trust estate subject to said said principal sum and interest from from time to time unpaid at the rate st) as follows: NINE HUNDRED THIRTY—
SEVEN AND 58/100 (\$93) Dollars or more on the 1st	7,98) day of JANUARY	1988 and NINE	HUNDRED THERTY-SEVEN AND 98/100
payment of principal and in the payments on account of the inbalance and the remainder to part the rate of * 22 house or trust company in writing appoint, and in absence	day of each month st. if not sooner paid, shall relebtedness evidenced by incipal; provided that the part of the and all the chicago of such as printment, then	be due on the Lat- said note to be first orincipal of each instal of said principal and Illinois, as the hold at the Office of CO 1111 S	I said note is fully paid except that the final day of DECEMBER, 1992. All such applied to interest on the unpaid principal linent unless paid when due shall bear interest interest being made payable at such banking ers of the note may, from time to time, in MMUNITY BANK OF LAWNDALE OUTH HOMAN AVENUE.
and another and limitations of this te	ust deed, and also in consider sents grant, remise, remase, al	ation of the sum of One ien and convey unto the	oney and said interest in accordance with the terms, Dollar in hand paid, the receipt whereof is hereby Trustee, its successors and assigns, the following
* 2% above the prime to Chicago on loans made borrowers of the higherhanging simultaneous.	by it at Chicago, est credit rating)	Illinois to it	s corporate commercial ime in effect and
LOTS 47 AND 48 IN BLO SOUTH EAST 1/4 OF SEC THIRD PRINCIPAL MERID	TION 20, TOWNSHIP	38 NORTH LANGE	E 14, EAST OF THE
		.I.N. #20-20-40	3-001-0000 Vol. 430 h Carpenter
thereof for so long and during all su a parity with said real estate and in- heat, gas, air conditioning, water, lig- restricting the foregoing), wreens, wi- of the foregoing are declared to be apparatus, equipment or articles her- pert of the real estate.	ints, tenements, easements, this such times as I list Party, its such secondarily), and all apparathr, power, refrigeration (whe mdow shades, storm doors and a part of said real estate whealter placed in the premises.	tures, and appuremented essons or assigns may be of lus, equipment or articles ther single units or centra wandows, floor coverings mether physically attache by Eirst Party or its succ	thereto belon edge, and all rents, issues and profits entitled there o (which are pledged primarily and on mow or hereaster therein or thereon used to supply ally controlled), and even flation, including (without mador beds, awnings, stoyes and water heaters. All of thereto or not, and it is agreed that all similar essors or assigns shall be considered as constituting
trusts herein set forth. IT IS FURTHER UNDERSTOOL Until the indebtedness afores repair, restore or rebaild any buildn said premises in good condition and	O AND AGREED THAT: and shall be fully paid, and in age or improvements now or I repair, without waste, and free are indistinatings to hich may be	case of the fadure of I in percatter on the premises: trom mechanic's or othe	ns, forever, for the purposes, and upon the uses and list Party, its successors or assigns to: (a) promptly which may become damaged or destroyed; (b) keep ir liens or claims for lien not expressly subordinated arge on the premises superior to the hen hereof, and
upon request exhibit satisfactory e- reasonable time any building or buil- or numerical ordinances with respec- required by law or municipal ordina- charges, sewer service charges, and of the note duplicate (eccipts therefor- may desire to contest; (i) keep all bi- lighting or windstorm tand flood di- by the insurance companies of mon- secured hereby, all in companies sat- for the benefit of the holders of the deliver all policies, including additio-	widence of the discharge of y drugs now or at any time in pri- it to the premises and the use ince, (p) pay before any penal ther charges against the premis- tion pay in full under protest illdings and improvements now amage, where the lender is requely sufficient either to pay the isfactory to the holders of the mote, such rights to be evide- mal and renewal policies, to ho	uch prior hen to trustee occess of erection upon san therof; (f) refrain from m ty attaches all neneral lax is when due, and upon wa in the manner provided or hereafter situated on; bried by law to have its lo- e cest of replacing or rej moved by the standard me	or to holders of the notes; (d) complete within a d premises; (e) comply with all requirements of law aking material alterations in said premises except as es, and pay special taxes, special assessments, water ritten request, to furnish to Lustee or to holders of by statute, any tax or assessment, which First Party said premises insured against loss or damage by fire, an so insured) under policies providing for payment pairing the same or to pay in till the indebtedness slicies payable, in case of loss or damage, to Frustee ortgage clause to be attached to each policy; and to case of insurance about to expire, to deliver renewal
ROBERT E. BENN	D BY: AND MAIL TO:		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
. 19 SOUTH LASAL CHICAGO, ILLING	LE, SUITE 301	'	6701 South Carpenter
L	010 0000J		Chicago, Illinois

PLAGE IN RECORDER'S OFFICE BOX NUMBER BOX 333 -- WJ

policies not less than ten days prior to the especies eat a of expira ico, the five or the took en of he note may, but need not, make any pay perform any act hereinbefore set form in any form and manner deemed expedient, and may, but need not, make toll or partial payments of prime and or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax hen or other prior iten or trile or claim thereot, or addemn from any tax sale or forfieture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including afformers) lees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the hereberol, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hardle become immediately due and payable without notice and with interest thereon at a rate equivalent to the post maturity rate set forth in the note securing this trust deed, it any, otherwise the prematurity care set touth therein linaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph. Inaction of Trustee or tolders of the note shall never be considered as a waiver of any right account to them on account of any of the provisions of the paragraph.

2. The Trustee or the holders of note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate produced 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 hen or title or claim thereof.

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) introducing the trust deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) introducing the trust of any installment of principal or interest on the note, or (b) in the event of the tailing of 1 art Party or its successors or assigns to do any of the things specifically set forth in paragraph one hereof and such default shall continue for three days, said option to be exercised at any time after the expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for altomess the cycling and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for altomess? fees, funded a store that shall be a party of the decree) of procuring all such abstracts of title, title searches and examinations, title policies. Torriess certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sule which may be had pursuant to such decree to the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mention 5. The proceeds of any creciosure sale of the premises shall be distributed and applied in the following order of pitority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph bereat, second, all other items which under the terms accept constitute secured indibtedness additional to that evidenced by the note, with interest thereon as herein provided, third, all principal and interest remaining unpaid on the note; fourth, any overplus to bust Party, its legal representatives or assigns, as their rights may 6. Upon, or at any time after (i.e. 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 not be either before or after sale, without notice, without regard to the solvency or insolvency at the time of application for such receiver, of the persons, if any, hable for the payment of the indebtedness secured hereby, and without regard to the then value of the premises or whether the sam, shall be then occupied as a homestead or not and the Trustee hereunder 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 receiver such and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when I as Party, its successors or assigns, except for the intercention of such receiver, would be entitled to collect such tents, issues and profits, and all other powers which may be necessary or are usual in such carts for the protection, possession, control, management and operation of the premises during the whole of andebtedness secured hereby, or by any decree forecosing the trust deed, or any tax, special assessment or other hen which may be or become superior to the lengthereof or of such decree, provided such application is made prior to foreclosure sale, (b) the deficiency mease of a sale and deficiency.

7. Trustee or the holders of the note shall have the right to inspect the premises and access thereto shall be permitted for that Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that 8. Trustee has no duty to examine the title, location, exist nee or condition of the premises, or to inquire into the validity of the signatures of the indentity, capacity, or authority of the signatories on the note at rust deed, not shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms have f nor be liable for any acts or omissions hereunder, except in case of its own pross negligence or misconduct or that of the agents or employees of Tance, and it may require indemnities satisfactory to it before exercising any power herein given.

9. Trustee shall release this trust deed and the hen thereof by prover a strument upon presentation of satisfactory evidence that all indebtedness 9. Trustee shall release this trust deed and the hen thereof by prover a strument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; 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 love, representing that all indebtedness hereby secured has been paid, which to person the produce and exhibit to Trustee the love, representing that all indebtedness hereby secured has been who shall, either before any accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the forms in substance with the description herein contained of the note and which proports 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 proved its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented and, who honforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as maker thereof.

10. Trustee may lesgon by instrument shall have been recorded or filed. In case of the resignation, inability or relucal to cast of Trustee, the thirt decorder 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 an eherein given I rustee.

11. The word "note" when used in this instrument shall be construed to mean "notes" whe more than one note is used.

12. Before releasing this trust deed, Trustee or successor shall receive for its services a tee a 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 accept service performed under any provisions o

s such Trustice (and said Cliffs expressly understood or on said Ch cago Title a inder, or to perform any expersion new or hereafter el- Company personally are ex- solely to the premises he e-provided or by action to cand frust Company, not grant and Trust Company, not grant	impany, her personally out as trusted as a lessal, in the exercise of the power and I and agreed that nothing herein of in soil note contained shall be construed as ind Trust Company personally to pay these did note or any interest that may accome overnant either express or implied herein contained, all such liability, if any, being aiming any right or security hereinnder, and that so has the loss Party and its oncerned, the legal holder or holders of said soile as the owner of where of any reby conveyed for the payment thereof, by the any accument of the lien hereby enforce the personal liability of the guarantor, it any personally but as a fursted as aforesaid, has caused they be seen to be signed by its additional states and aftered by its Assistant Secretary, the day and year aim, above written
CHICAGO TITLE	AND TRUST COMPANY, As Trustee as aforesaid and not personally,
By Attest	ASSISTANT VICE-PRESIDENT
CLRTHY, that the ab THEE AND TRUST CO are subscribed to the I respectively, appeared be said instrument as their the uses and purposes the said Assistant Secretary, said Company to be aff	a Notary Public in and for the County and State atoresaid, DO HERTBY over named Assistant Vice President and Assistant Secretary of the CHIC VoO DMPANY, Grantor, personally known to me to be the same persons whose names to regoing instrument as such Assistant Vice President and Assistant Secretary efforce me this day in person and acknowledged that they spined and delivered the own free and voluntary act and as the free and voluntary act of said Company for erein set forth, and the said Assistant Secretary then and there acknowledged that as custodian of the corporate seal of said Company, caused the corporate seal of sixed to said instrument as said Assistant Secretary's own free and voluntary act nearly act of said Company for the uses and purposes therein set forth.
Give n ay der my hand	f and Notarial Seal Date DEC 2 - 1987
Linker	Notary Public
E BORROWFR AND SECURED BY THIS D BY THE TRUSTEE DEED IS FILED FOR	The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No CHICAGO TITLE TRUST ONDARY TRUSTER BY IRLS111
	ASST. SECRETARY
	It is expressly understood or on said Cheago Title ander, or to perform any expersion now or hereafter of Company personally are esolely to the premises he provided or by action to and I rust Company, notigal to be hereunto affixed at CHICAGO TITLE By CHICAGO TITLE I, the undersigned at CHICAGO TITLE Attest I, the undersigned at the children of the company to be affair subscribed to the respectively, appeared by said instrument as their the uses and purposes the said Assistant Secretary said Company to be affaired as the free and volum Given upder my hand the company to be affaired as the free and volum Given upder my hand secured by TRIS DBY THE TRUSTEE

RIDER TO THAT CERTAIN TRUST DEED DATED DECEMBER 1, 1987 BY AND BETWEEN CRICAGO TITLE AND TRUST COMPANY, U/T/A #1090565, DATED AND CHICAGO TITLE AND TRUST COMPANY (TRUSTEE)

- Deposits for Taxes and Insurance Premiums. In order to assure the payment of Taxes and insurance premiums payable with respect 1. to the Premises as and when the same shall become due and payable:
 - The Mortgagor shall, if hereafter required by the Holder of the Note, deposit with the Holder of the Note on the first day of each and every month, commencing with the date the first payment of interest and/or principal and interest shall become due on the indebtedness secured hereby, an amount equal to:
 - One-Twellth (1/12) of the Taxes next to become due upon the premises; provided that in the case of an amount which, when added to the aggregate amount of monthly sums next payable under this subparagraph (i), will result in sufficient reserve to pay the Taxes next becoming due one month prior to the date when such faxes are, in fact, due and payable, plus
 - One-Twelfth (1/12) of the annual premiums on (ii). each policy of insurance upon the premises; provided that in the case of the first such deposit, there shall be deposited is addition an amount which, when added to the aggregate mount of monthly sums next payable under this subparagraph (ii), will result in a sufficient reserve to pay the insurance premiums next becoming due one mouth prior to the date when such insurance premiums are in fact, due and payable; provided that the amount of such deposits (herein generally called "Tax and Insurance Deposits") shall be based upon the Holder of the Note's reasonable estimate as to the amount of Taxes and insurance premiums next to be payable; and all Taxes and Insurance Deposits shall be held by the Holder of the Note.

2. Restrictions on Transfer: 721705

If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent excluding (a) the creation of a lien or encumbrance subordinate to the Mortgage or trust deed, bearing even date herewith, (b) the creation of purchase money security interest for household appliances, (c) the 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 or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums secured by the Mortgage or trust deed bearing even date herewith to be immediately due and payable. Lender shall have waived such option to accelerate if, prior to the sale or 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 Lender and that the interest payable on the sums secured by the Mortgage or trust deed bearing even date, herewith shall be at such rate as Lender shall request. If Lender has waived 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 the Mortgage or trust deed bearing even date herewith and the Note.

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If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with the provisions of the trust deed securing payment of the Note. Such notice shall provide a period of not less than 30 days, from the date the notice is mailed, within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by the Trust Deed securing the payment of this Note.

3. Notices:

Any notice which any party hereto may desire or may be required to give to any other party shall be in writing, and the mailing thereof by certicled or equivalent mail, postage prepaid, return receipt requested, to the respective addresses of the parties set forth below, or to such other place as any party hereto may by notice in writing designate for itself, shall constitute service of notice hereunder two (2) business days after the mailing thereof:

CHICAGO, ILLINOIS 60624
o) If to the Mortgagor;

any such other notice may be served by personal delivery thereof to the other party which delivery shall constitute service of $\chi_{i,j+1}^{(i)}$ notice hereunder on the date of such delivery.

The state of the s

HI. CAGO TITLE AND TRUST COMPANY U/T/A #

1090565, DATED 10/28/87 AND NOT PERSONALLY