

TRUST LINOFFICIAL COPY 4 1

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	CTTC 1	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, n	nade December 16	19 86 between JAMES P. YOUNG and CAROL A. YOUNG
		10 corporation
Minois, herein referred THAT, WHEREAS IN "Contract") with 14	Mortgagors", and CHICAGO-Th i to as TRUSTEE, witnesseth: he Mortgagors have entered i 10 Corporation (the "Seller	THE AND TRUST COMPANY an Illinois corporation doing business in Chicago, into a Real Estate Sale Contract dated November 15, 1986 (the r") to purchase the condominium unit (the "Unit") commonly known to lillinois, which is legally described below.
evidenced by one cer BEARER	tain Principal Promissory Note	of the Mortgagors of even date herewith, made payable to THE ORDER OF
and delivered, in on	with interest	
each year; all of said p		i-annually on the day of and of in terest after maturity at the rate of per cent per annum, and all of the banking house or trust company in Illinois, as
performance of the note	covenaris iontained in para	graph R-14 to the Rider of the Contract, the terms of which did City.
and also in consideration	of the sum of Or Dollar in han	ance of the covenants and agreements herein contained, by the Mortgagors to be performed, and paid, the receipt whereof is hereby scknowledged, do by these presents CONVEY and ollowing described Real Estate and all of their estate, right, title and interest therein, situate, COUNTY OF Cook AND STATE OF ILLINOIS,
following desc	ribed real estate: Lots I	rkway Condominium as delineated on a survey of the 5 to 18, in Lot "A" of Block 2 in the Subdivision of 2 to the Subdivision of 10 to 10 t
"A" of Block 2	?, in the Catholic Bishop o	2 in the Subdivision of Lot "A" of Block 1 and Lot of Chicago, a Subdivision of Lot 13, in Bronson's
of the Third P Exhibit "A" to	rincipal Meridian, in Cook the Declaration of Condom	/4 of Section 4, Township 39 North, Range 14 East Councy, 111inois, which survey is satisfied as similar recorded as Document 25784879111000 to 100 11/21/87 19:50:09 in the comm n elevents. #1416 # 3 ** 87-0386#1.
WITH ITS UNGLY	ided percentage interest i	n the commune exerts. HIALO # 3 .* COUNTY RECORDER
Property Addre	ss: Unit <u>268</u> , 1410 No	orth State Parkway, Chicago, Illinois 60610
Permanent Inde	x Number: 1704-211-036-104	18 Dun
••		10/ ₂
TOGETHER with all for so long and during all secondarily) and all apparrefrigeration (whether sing doors and windows, floor whether physically attach mortgagors or their success TO HAVE AND TO herein set forth, free from benefits the Mortgagors do	such times as Mortgagors may be erature, equipment or articles now or hie units or centrally controlled), and coverings, inador beds, awnings, sied thereto or not, and it is agreed ors or assigns shall be considered as cHOLD the premises unto the said Tall rights and benefits under and hereby expressly release and waire.	its, fixtures, and appurtenances thereto belonging, u d all rents, issues and profifs thereof nisited thereto (which are pledged primarily and oil a parity with said real estate and not hereafter therein or thereon used to supply heat, gas, as functioning, water, fight, power, d ventilation, including (without restricting the foregoin), so rens, window shades, storm toves and water heaters. All of the foregoing are declared to be up part of said real estate that all similar apparatus, equipment or articles hereafter place in the premises by the constituting part of the real estate. Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts by virtue of the Homestead Exemption Laws of the State of illine is, which said rights and
		ints, conditions and provisions appearing on page 2 (the tevers) side of this trust 2.1 2.2 2.2 2.3 2.4 2.5 2.5 2.6 2.7 2.7 2.7 2.7 2.7 2.7 2.7
assigns.		tgagors the day and year first above written.
Acon on a	Joney 1	
James B	. Young	Carol A. Young MAIL
STATE OF-ILLINOIS,	1. <u>Lau</u>	ine Kaplan
County of 104	SS. a Notary Public in	and for the reuding in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
	who personally known b	e me to be the same person whose name subscribed to the
	- · · · · · · · · · · · · · · · · · · ·	before me this day in person and acknowledged that signed, trument as free and voluntary act, for the uses and purposes therein
<i>u</i>		nd and Notarul Seal this 315 day of December 1886
HOTAIN FU	영단다. Stote of Given Yadi r my har	nd and Notarul Seal this Differences day of Selections 1930

Notatial Seal Commission With Maring Secures One Principal Meta Telm.

R. 11/75

Page 1

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVENANTS. CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be deep noyed; (b) theore study premises in good conditions and retain, without waste, and free from mechanic's or other liens or claims for lien not expressly subgridanting by the lient hereof; (c) pay when due any indebtour, within waste, and free from mechanic's or other liens or claims for lien not expressly subgridanting the liber hereof; (c) pay when due any indebtour which may be secured by a lien or charge or the premises and the lien hereof, and upon request exhibit satisfactory evidence of the discharge ears which may be secured by a lien or charge or the premises and the use thereof; (f) make no material alterations in said premises of the queuements of key or municipal ordinance.

2. Mortgagors shall pay before any genalty attaches all general taxes, and shall pay special taxes, special assessments, water charges sever service charges, sever service the premises and their charges and other charges spaisart the premises, when due, and shall, upon written request, furnish to Irustice or to holders of the note depticate receipts the content of the charges spaisart the premises, when due, and shall, upon written request, furnish to Irustice or to holders of the note depticate receipts the content of the charges spaisart the premises and shall pay in full under produced by sixture, any tax or assument which Mortgagors may desire to content.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm (and flood damage, where the lender is required by law to have its loan so insured under policies provided by sixture, any tax or assuments when the companies of moneys sufficiently of the note, under insurance policies policies, including admitted to make t

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 valid', of any tax, assessment, sale, forfeiture, tax hier or little or claim thereof.

Thortgagors his personal recording to the terms hereof. At the springer his personal recording to the terms hereof. At the springer his personal recording to the terms hereof. At the springer his personal recording to the terms hereof. At the springer his personal recording to the principal recording to the contract of the holders of the principal recording to the contract personal recording to the principal recording to the contract personal recording to the principal recording to the contract personal recording to the principal recording to the contract personal recording to the principal recording to the contract personal recording to the principal recording to the contract personal recording to the principal recording to the contract personal recording to the principal recording to the contract personal recording to the principal recording to the contract personal recording to the principal recording to the personal recording to the contract personal recording to the personal recording to

steems which under the term, hereof constitute secured indebtedness additional to thes evidenced by the principal note, with interest thereon as hereing appearable third, all principal and interest straining any the principal note fourth, any overplus to Mortgagots, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill to fore the third the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after, so le, without notice, without regard to the solvency or insolvency of Mortgagots at the time of application for such receiver and without regard to the throw alice of the premises or whether the same shall be then occupied as a homestead or not application of such receiver and without regard to the throw alice of the premises of whether the same shall be then occupied as a homestead or not application of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of recemption, whether there be redemption or not, as well as during any further times when Mortgagots, and plot the intervention of such receiver, would be entitled to collect such remise, issues and profits, and all other powers which may be necessary of are a small in such cases for the protection, possession, control, managed 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. " , 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 (ecr se, provided such application is made prior to foreclosine sale; (b) the 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 t

that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the permists, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall have be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for record acts or omissions bereunder, except in case of its own gross personnel or misconduct or that of the agents or employees of Trustee, and it may require in an attactory to it before exercising any power perion given.

personners and misconduct or that of the agents or employes of Trustee, and it may require in consistons beginner, except in case of its over gois personners and all provisions of the contract of the contra

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FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR

Identification No.

CHICAGO TITLE AND TRUST COMPANY.

Assistant Secretory
Assistant Vice President

MAIL TO: AND THIS INSTRUMENT WAS PREPARED BY:

Daniel R. Bronson Rosenthal and Schanfield 55 East Honroe Street Suite 4620 Chicago, Illinois 60603



FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

Unit 26B, 1410 H. State Parkway

Chicago, Illinois 60610