96 642 D

Property Address: 545 North Wells, Chicago, Illinois P.I.N. 17-09-238-001 // 5. 11.1

PEICLA87093
NATIONAL BANK OF NORTH EVANSTON ்ப் தொரும் தாஷம்

and mall to L.C. Pasquest 2951 Central St. Evanston, Il 60201

2951 Central Street - Evanation, Illinois 60201 Telephone (312) 866-6100

ina out (នសង្គម៉ែត្រូង១ ១) រំប

រុងការប្រជា**របស់** ការប្រជា<u>របស់</u>

ार, राजाराज्यामा को प्रवस्तुत्रहुरे धार्ते

, îg #

or see top site at the Year Site of duce of MORTGAGE dans earliers of Muesia

THIS INDENTURE WITNESSETH: That th	e undersigned, Cosmopolitan	National Bank of Chicago as tri	istee
under trustmagreement dated Fe	bruary 8, 1962, and know	nesstrust number 11766 of a oth	9
under trustmagreementsdated Fe City of Chicago	County of Cook	State of Illinois, hereinalter referred.	illy

as the Mortgagor, does hereby Mortgage and Mariaet to the

and a ment as the approximation is a namely soft as a constitution to record in a consistency of the first to NATIONAL BANK OF NORTH EVANSTON

a banking association organized and existing under the laws of the United States; hereinafter referred to as the Mortgagee, the following real estate, situated in the County of or the trans-Cook and in the State of Illinois, to wit;

Lots 6,7 and 8 in Block 6 in Newberry's Addition to Chicago, a Subdivision of the East Half of the West Half of the North East Quarter of Section 9, Township 39 North, Range 14 East of the Third Principal Meridian, all in Cook County, Illinois.

COOK COUNTY, HELINOIS

1987 JAN 26 PM 1: 07

8.70 4.909 has been particular to the contract of 4.909

TOGETHER with all Juildings, improvements, fixtures or appurtenances now or hereafter erected thereon; including all appaires ratus, equipment, fixtures of auticles, whether in single units or centrally controlled, used to supply heat; gas, all conditioning; water, light, power, refrigeration; van the ton or other services and any other thing now or hereafter installed therein or thereof, including; built not limited to; screens, window which it des; storm doors and windows; floor coverings; screen doors; built-in beds; awnings; stoves; built-in ovens, water heaters, washers, crysts and disposal units all of which are declared to be a part of said real estate whether physically attached thereto or not.

TOGETHER with the rents, lesu so and profits thereof which are hereby assigned, transferred and set over unto the Mortgagee, whether now due or which may hereafter become due under or by virtue of any lease whether written or verbal, or any agreement for whether now due or which may hereafter be on the due under or by white of any lease whether writter or verbal, or any agreement for the use or occupancy of said property, or any per or parts thereof, which may have been herefolding, or may be hereafter made or agreed to, or which may be made and agreed to by the Mortgagee under the power herein granted to it; it being the intention hereby to establish an absolute transfer and assignment to the fortgagee of all such leases and agreements existing or to hereafter exist for said premises, and to use such measures, legal or equitable, as in its discretion may be deemed proper or necessary to enforce the payment or security of such avails, rents, issues and profile or to secure and maintain possession of said premises; or any portion thereof. and to fill any and all vacancies and to rent; lease or lift any portion of sald premises to any party or parties, at its discretion, with power to use and apply said avails, issues and profits to the payment of all expenses, care and management of said premises; including taxes and assessments, and to the payment of any indebtedness because thereby or incurred hereunder.

TO HAVE AND TO HOLD the said property, with said ar purtenances; apparatus and fixtures, unto said Mortgagee forever; for the uses herein set forth, free from all rights and benefits under at y statute of limitations and under the Homestead Exemption Laws of the State of Illinois; which said rights and benefits the said Mortg. gor does hereby release and waive.

Upon payment of the obligation hereby secured, and performs ce of all obligations under this mortgage and the note secured by It, said note shall be marked paid and delivered to the maker of his assignue, together with his mortgage dully cancelled. A reasonable tee shall be paid for cancellation and release."

TO SECURE:

1. The payment of a note and the performance of the obligation therein c. nt lined executed and delivered concurrently herewith Dollars, which is payable as provided in said note until said indebtedness is paid in full,

2. Any additional advances made by the Mortgages to the Mortgagor, or its successo a ir little, prior to the cancellation of this of the security, interest and cost; and

3. All of the covenants and agreements in said note (which is made a part of this mortgage cor in ct) and this mortgage.

THE MORTGAGOR COVENANTS:

(1) To pay all taxes, assessments, hazerd insurance premiums and other charges when due; (2) keep the improvements now or 🖰 hereafter upon said premises insured against damage by the, windstorm and such other hazards or liability as the distribution of the period of require to be insured against until said indebtedness is fully paid, or in case of foreclosure, until expiration of the period of redemption. for the full institution value thereof; in such companies and in such form as shall be satisfactory to the Mortgages, e.g. insurance policies shall remain with the Mortgagee during said period or periods, and contain the usual clause making them page to to the Mortgagee, and in case of foreclosure sale payable to the owner of the certificate of sale; and in case of loss, the Mortgagee is authorized to adjust, collect and compromise, in its discretion, all claims under such policies, and the Mortgagor agrees to sign, upon demand, all receipts, vouchers and releases required of him by the insurance companies; the Mortgagee is authorized in its discretion to apply the proceeds of any such insurance to the discharge of any obligation insured against, to a restoration of the property or to the indebtedness of the Mortgagor and any application to the indebtedness shall not relieve the Mortgagor from making monthly payments until the debt is paid in full; (3) to apply for, secure, assign to Mortgagee and carry such disability insurance and life insurance as may be required by Mortgagee in companies acceptable to Mortgagor, and in a form acceptable to it, and such disability insurance may be required in an amount not in excess of payments necessary to pay the sums secured by this mortgage and such life insurance may be required in an amount not in excess of the unpaid balance of the debt secured by this mortgage; (4) not to commit or suffer any waste of such property, and to maintain the same in good condition and repair; (5) to promptly pay all bills for such repairs and all other expenses incident to the ownership of said property in order that no lien or mechanics or materialmen shall attach to said property; (6) not to suffer or permit any unlawful use of or any nulsance to exist upon said property; (7) not to diminish or impair the value of said property or the security intended to be affected by virtue of this mortgage by any act or omission to act; (8) to appear in and defend any proceeding which in the opinion of the Mortgagee affects its security hereunder, and to pay all costs, expenses and attorney's lees incurred or paid by the Mortgagee in any proceeding in which it may participate in any capacity by reason of this mortgage; (9) that the mortgaged premises will at all times be maintained, repaired and operated in accordance with the Building, Fire, Zoning, Health and Sanitation Laws and Ordinances of any governmental board, authority or agency having jurisdiction over the mortgaged premises; (10) not to suffer or permit without the written permission or consent of the Mortgagee being first had and obtained; (a) any use of said property for a purpose other than that for which the same is now used; (b) any alterations, additions to, demolition or removal of any of the improvements, apparatus, fixtures or equipment now or hereafter upon said property; (c) a purchase upon conditional sale, lease or agreement under which little is reserved in the vendor, of any apparatus, fixtures or equipment to be placed in or upon any building or improvement upon said property; (d) a sale, assignment or transfer of any right, title or interest in and to said property or any portion thereof, or any of the improvements, apparatus, fixtures or equipment which may be found in or upon said property.

THE MORTGAGOR FURTHER COVENANTS:

(1) That in case of his fallure to perform any of his covenants herein, the Mortgages may do on behalf of the Mortgager everything so covenanted: that said Mortgagee may also do any act it may deem necessary to protect the lien of this mortgage; and that the

からのでは

Mortrago will immediately repay any money paid or disbursed by the Mortragge for any of the above purposes; and such moneys and together with interest thereon at the highest rate for which it is then is will to contract shall become so much additional indebtedness. I compare the highest rate for which it is then is will to contract shall become so much additional indebtedness. I compare by this mortgage and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of the sale of sale premises, if not otherwise paid; that it shall not be obligatory upon the Mortgages to inquire into the validity of any lien. The mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the validity of any lien and the mortgage and the paid and the paid and the paid and the mortgage and the paid an requiring the Mortgagee to advance any moneys for any purpose nor to do any act hereunder; that the Mortgage shall not incur personal liability because of anything it may do or omit to do hereunder.

- (2) That in the event the ownership of said properly or any part thereof becomes vested in a person on entity other than the Mortgagor, the Mortgagee may witout notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the debt hereby secured in the same manner as the Mortgagor, and may forbear to sue or may extend time for payment of the debt secured hereby without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby RWAU JAI secured:
- (3) That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any payment under said Note or tray extension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of creditors or if the property of the Mortgagor be placed under control of or in custody of any court, or if the Mortgagor abandon any of said property or if the Mortgagor shall self said property under a control of deed, then and in any of said events, the Mortgagoe is hereby authorized and empowered at its option, and without affecting the filer hereby created or the priority. of said lien or any right of the Mortgages hereunder, to declare, without notice, all sums secured hereby immediately due and payable. whether or not such default be remedied by the Mortgagor, and apply toward the payment of said mortgage indebtedness any indebt-edness of the Mortgagee to the Mortgagor, and said Mortgagee may also immediately proceed to foreclose this mortgage.
- 4. When the Industralness hereby secured shall become due whether by acceleration or otherwise, Mortgagee shall have the right to foreclose the lier hereof, in any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale an expenditures and expenses which may be paid of incurred by or on behalf of Mortgagee for attorneys! leos; appraiser's fees, outlay, for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to it e'e spended after entry of the decree) of procuring all such abstracts of title, title searches, and examinations, title insurance policies. To report ficties, and smiller date and assurances with respect to title as Mortgagee may deem to be reasonable possessing either to report for the description of the desc ably necessary either to prover the such sult or to evidence to bidders at any sale which may be had pursuant to such decree the true of condition of the title to or the verue; of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall at the become so much additional industries, assistanced hereby and immediately due and payable, with interest thereon at the highest rate. permitted by Illinois law, when paid or fucurred by Mortgages in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which the Mortgages of all be a party, either as plaintiff, claiment or defendant, by reason of this mortgage or any indebtedness hereby secured; or (b) preguations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commerced; or (c) preparations for the defense of any actual or threatened sult or proceeding which might affect the premises or the security haveol.
- 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 friecti sure 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 note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overpluss to Mortgagor, the heirs, legal representative or assigns of the Mortgagor, as their rights may appear.
- 6. Upon or all any time after the illing of a complaint to ir. eclose this mortgage the court in which such complaint is filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the 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 of Mortgagor at the time of application for such receiver, and without regard to the then value of the premises only whether the same shall be then occupied as a homestead or not, and the Mortgagee 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 forecosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not; as well as during any further times when Mortgagor, except for the Intervention of such receiver, would be antitled to collect such rents, issues and profits, and all so other powers which may be necessary or are usual in such cases for the profit of the profits of the whole of said period. The court from time to time may a thorize the receiver to apply the net income in his? hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this mortgage, or any tax, special assessment or other lien which may be or become superior to the flen here of or of such decree, provided such application is
- made prior to forecipsure sale; (2) the deficiency in case of a sale and deficiency.

 7. That each right, power and remedy herein conferred upon the Mortgagee is c imultifive of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced, concurrently the. ""it", that no waiver by the Mortgagee of personal conferred and may be enforced, concurrently the. ""it", that no waiver by the Mortgagee of personal conferred and may be enforced. formance of any covenant herein or in said obligation contained shall thereafter in any mar new ffect the right of Mortgages, to require or enforce performance of the same or any other of said covenants; that wherever the context performance of the same or any other of said covenants; that wherever the context per of the masculine gender, as used herein, shall include the feminine, and the singular number, as used herein, shall include the feminine, and the singular number, as used herein, shall include the that all rights and obligations under this mortgage shall extend to and be binding on the respective heirs, executors, adminimators, successors and assigns of the Mortgages;

8. That in the event title shall be conveyed to any person or persons, firm, trust or corporation, cit er than the undersigned or any one or more of them, then the Mortgagee after such transfer of title shall have the right to adjust the annual rate of interest to be paid

est in accordance with the	e secured hereunder, Whenever, foregoing provision, it shall give of such transfer or conveyance. (EOF, each of the undersigned hi	written notice specifyli	ng the new rate	; and the entrotive date	of any such
A.D., 19 <u>87</u> .					(SEAL)
		_(SEAL)		· · · · · · · · · · · · · · · · · · ·	(SEAL)
County of	And the second second second				for said County.
subscribed to the foregoing and delivered the said instrelease and waiver of the instrelease.	HEREBY CERTIFY that	e this day in person and and voluntary act, for	d acknowledge	d that purposes therein set for	_ signed, sealed
the second second second	i su la capación de sentencia. April de la capación de sentencia de la capación d A la capación de la c	Notary Publ	ic		1
My commission expires the	aday of		A.D., 19_	aliku din diperminan din 1947. Man filolopisa diperminan din 1948 di	epolytical programa. History

THIS MORTGAGE is executed by Cosmopolitan National Bank of Chicago, not personally, but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee and is expressly understood and agreed that nothing herein or in said Note contained shall be construed as creating any liability on the said Trustee or on said Cosmopolitan National Bank of Chicago personally to pay the said Note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Trustee and by every person now or hereafter claiming any right or security hereunder, and that so far as the Trustee and its successors and said Cosmopolitan National Bank of Chicago personally are concerned, the legal holder or holders of said Note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereunder conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said Note provided or by action to enforce the personal liability of the guarantor(s)/co-maker(s), if any.

IN WITNESS MHFREOF, Cosmopolitan National Bank of Chicago not personally but as Trustee as afcrosaid, has caused these presents to be signed by one of its Asst. -Presidents or is istant-Vice-Presidents Tand its footporate seal to be hereunder affixed and attest d by its Asst. Secretary, the day and year first above written.

> COSMOPOLITAN NATIONAL BANK OF CHICAGO as Trustee as aforesaid and not personally,

Assistant Vice President

Attest:

Assistant Trust Officer

State of Illinois)

)\$\$)

County of Cook

I, the Undersigned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, that the above named Asst. Vice President and Asst. Trust Officer Secretary of Cosmopolitan National Bank of Chicago, personally known to me to be the same persons whose names are subscribed to the foresting instrument as such Asst. President and Asst. Secretary respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Cosmopolitan National Bank of Chicago, as trustee for the uses and purposes therein set forth; and that the said Asst. Trust Officer

Secretary then and there acknowledged that said Asst. Trust Officer as custodian of the corporate seal of said Cosmopolitan National Bank of Chicago, caused the corporate seal of the said Cosmopolitan National, Bank of Chicago to be affixed to said instrument as said Asst. Trust Officer's own free and voluntary act as the free and voluntary act of said Cosmopolitan National Bank of Chicago for the uses and purposes therein set forth.

Given under my hand and Notarial Seal

January 23, 1987.

Notary Public

UNOFFICIAL COPY

The Control of the Beach for the set of the governor of the areas one Buth thest Wife personal self, to reference will be fit terms to be taken one ded , vitagener gir recover at the bedrain about to its air nedber his argumented value dass and there is also what size at no bished golding wait seems the booker beat contributions are arealized that firey on the maker contributions are been formatten. of the programmer can be about their will the fit therefore agreement to this it than that ger my flynn gif yn yngamaeth lleigraan os an bliadal gal ym llangraf engan gan is profitable graph at a total terms of the leading of a constant of the graph of the constant of the constant medicusared and was included by two let and courself the services exceeding the services. then there are not seen and the term of the content will all among opposite to shall be without notice groups to blue our presences sail the winder to the legal the legal that the the capture of the capture of the capture of the capture of gasen, who institutes and the glober which it has to cause it galegoes and made doobal (in catives and the the payment thereoff, by the enterwoods of the time segiet oregine of a state of the second in the second of the seco the parametric liability of war quarectorics) consecution (s), if asy.

in the grand of the control of the c sand all as one exemple all a same one whole became are, thereeners an tested if minimisment of the least of the propagate of the property with a substance of expension of siffixed and actionship by the time. Sameliarly, had as the year times above - អូមព្វាវៈប្រាស

COMPANY OF THE LANGE OF COLORS North Torres dog box bicterate on w

timestal

Asside Jess Trace Differ

State of Hillmoid)

SHOOD TO YJEE ID

i. the bear cigned, a colony butile in red for the County and Scale elements, DC PS buy Cray Cray the above needed. Vice Proclama and Assa. The Commission of the Commission of the Commission of Commission Commission of the Commission of Commission Commission of the Commission of Commission ar the company consequent and graph highlight was seeme about the foreign and an The second is not also seemed by the property of the second of the secon is the <u>rest of the bases and retrouded to the light of the property of the set to return</u> to the set to the s ship to any fitting the form of the contract of the structure of the first and the contract of purposed the agent that the tart deal the neith been then after all amorphisms

Jan Jan

The dense fact that the percent of the form of the second d idesto, conded the corporate relief to bee word the appointed tableachild bee ... derooge is he stired to acta instrument as said the "Sisteminate and said the said the said the said the control of t s est formitted desiragousou biss be the true querealor but while out to soe vandad v o. Chicago for the resplant purposes threem set fared.

> James 29, 1987. was a fishelight base based for recommence to

lus falsaki Notary Rublic