## TRUST DEUNOFFICIAL COPY

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DEPT-01 RECORDING T#4444 TRAN 9115 92/95/87 15:59:96

THE ABOVE SPACE FOR RECORD FOR THE CHARGE THIS INDENTURE, Made December 17, 1986, between Bank of Ravenswood, an Illinois Banking Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated 11/07/86 and known as , herein referred to as "First Party," and Chicago Title & Trust Company trust number 25-8131 an Illinois corporation herein referred to us TRUSTEE witnesseth:
THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of THREE HUNDRED FOUR THOUSAND AND NO/100------(\$304,000,00)-------Dollars, made payable to Bank of Ravenswood and delivered, in analy which said Note the First Party Promises to pay Such that partition and trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of date hereto per cent per annum in instalments as follows: 11.4 Three Thousand Sixty Seven And 86/100 ------(\$3,067.86)------1st dry of January 19-**87** and Dollars on the Three Thousand Sixty Seven And 86/100 -------(\$3,067.86)-----month thereafter until said note is fully paid except that the final 1st day of each Dollars on the payment of principal and interest, if pot sooner paid, shall be due on the 1st day of July All such payments on account of the jatentedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; upon non-payment of any installment when due, and continuance of such default for a period of ten (10) days, (delinquancy charge of 1/12 of two percent (2%) of the entire unpaid principal balance due hereunder or twenty five and in \$100 - Dollars (\$25.00), whichever is greater, shall be imposed, and all of said principal and interest being made payable at web banking house or trust company in Chicago the holders of the note may, from time to time, it withing appoint, and in absence of such appointment, then at the office of in said City, Bank of Ravenswood

NOW, THEREFORE. First Party to secure the asyment of the and orthogoal and of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the ann of the following due, the recept whereof is hereby administrate, diese by these presents, release, also and convey unto the Trustee, its successors and assign, the following dieserbed Real Estate situate; lying and being in the COUNTY OF

Cook AND STATE OF ILLINOIS, to FAL

Unit 2110 together with its undivided percentage interest in the common elements in the 2650 North Lakeview Condominium as delineated and defined in the Declaration Recorded as Document Number-25131915, in the Southwest 1/4 of Section 28, Township 40 North, -1614'S OFFICE Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

9 Permanent Tax I.D. #14-28-318-077-1189

with the property hereinafter described, is referred to herein as the "premises."

which, with the property hereinafter described, to referred to herein as the "premises."

TREFIER with all improvements, tenements, ensements, fixtures and apparturemence thereto belonging, and all rents, issues and profile thereto fer so long and during all such times as First Perty, its successors or assigns may be entitled thereto; which are phelical primarily and all apparatus, sendiment or articles may or hereton used to amply best, gas, ar conditioning water, light, power, refrigeration (whether single units or centrally controlled an entitled in the form used to amply best, gas, ar conditioning water, light, power, refrigeration (whether single units or centrally controlled an entitled in the form used to amply best, gas, are conditioning water, light, power, refrigeration (whether single units or centrally controlled an entitled in the conditions) and the residual and entitled and entitled and the form of the form residual and entitled and entit

NAME -

BANK OF RAVENSWOOD

RTREET

1825 West Lawrence Avenue

Chicago, Illinois 60640 CITY

OR

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE IDESCRIBED PROPERTY HERE

MAIL 2650 North Lakeview, #2110

Chicago, Illinois 60614

(Elaine-Mtgs./Simonelll)

This instrument was prepared by Sherbanu Assar

## **UNOFFICIAL COPY**

to expire, to deliver renewal policies not less than ten days prior to the respective date of expiration; then Trustee or the holders of the note may, but need not, make any sayment or perform any act hereinbefore set forth in any form and manner deemed expedient, and may but need not, make full or partial payments of principal or affecting said permisses or contest any tax or assessment. All mone exits may as it is not other pefor lien or title or claim thereof, or redeem from any tax sals or forther performed and said expenses paid to reasonable compensation to Trustee for such matter concerning which action herein suthorized may all expenses paid or incurred in connection therewith, including actorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged purguage and the lien hereof, plus reasonable compensation to Trustee for such matter concerning which action herein suthorized may be taken, shall be so much adellifeed individual to the holders of the note shall rever be so much adellifeed individual to the holders of the note shall rever be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph.

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, and the paragraph.

3. At the option of the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessment, as according to any tax, assessment, as a constant of the paragraph.

4. When the individual is also not to the validity of any tax, as a constant of principal or interest so the note, or the interest of the fall sure of Party or its successors or assigns, all unpaid indebtedness secured by this trust deed to the contrary, become due and payable as immediately in the case of default in making payment of any tax payable or hereof and such default shall continue for three days, and option to be exercised at any time after the spiration of and ther

by ensure of this trust deed or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

5. The processed of any foreclosures sale of the premises shall be distributed and splitted 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 personal process. The processes additional to that evidenced by the note, with interest thereof; second, all other teems which under the terms hereof constitute accursed indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaising unpaid on the note; fourth, any overplue to First Party, its legal representatives or assigns, as a their rights may appear.

6. Upon, or at any time after the filling of a bill to foreclose this trust deed, the court in which such hill is filed may appoint a reserver of said previous. But he previous or previous, if any, liable for the payment of the indebtedness secured hereby, and without repard to the solvency or insolvency at the time of application for such receiver, of the billing of a hill to foreclosure suit and, in case sourced hereby, and without repard to the three new provided as a homester of and the Trustee hereburder may be appointed as such receiver. But it was proved to make the control of sedemption or not, as we are a distributed for the providence suit and, in case for a sale and a deficiency, during the full statutory genoid of redemption. Whether there is necessary or assessment of the providence of the resistance of the make providence of the control of the receiver of a sale and deficie

Trustee may resign by instrument in writing file) in the effice of the Recorder or Regulars of Titles in which this instrument shall have been recorded or filed of the resignation, instituted and it is not used to act or Titles in the efficiency of Deeds of the country in which the premises are situated shall be Successor in Trust hereunder shall have the identical little, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to ble compensation for all sets performed hereunder.

If all or any part of the property or an interest thereby is sold or transferred by Borrowar with out Lander's prior consent, excluding, a) constitute of a firm or executively a sold of the first game, b) the creation of a purchase money security interest for household not the sold of a local of a local of device decord or by operation of law years the death of joint tenant or d) the grant or any is considerable to the sold property of the sold game of the purchase, Lander may, at Lander's option, declare all the sums second by this wint game to be immediately the and payable.

An order to provide for the payment of targe of 1. Success Mortgagor agrees to deposit with the helder of and Note sequent 1. May, and a filter and target and extensions, ested deposit to the mode and the sequent equity of payment 1 and laterast above depathed. Should read, with a deposit equity of payment 1 and laterast above modified. Should read, with a deposit extension of the sequent of the Mortgagor agrees to be modified a default under the terms of this agreement. Said each wideposite shall be in a non-interest bearing account. non-interest bearing account.

THIS TRUST DEED is executed by Bank of Ravenswood not personally but as Trustee as represent in the exercise of the power and authority conferred upon and vested in it as such Trustee (and caid Bank of Ravenswood hereby retract that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing how in or in said note contained shall be constructed as creating any liability on said First Parly or on said Bankof Ravenswood personally to say the said note or any interest that may accrue thereon, or any indebtedness accruing hereinafter, 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 accurity hereunder, and that so far as the First Parly and its successors and said Bank of Ravenswood personally are conceined. The legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the previses hereby 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 guarantior, if any.

IN WITNESS WHEREOF, Sank of Ravenswood, not personally but as Trustee as aforessed, has caused these reveals to be signed by its written.

BANK OF RAVENSWOOD As Prustee as a	foresaid and not personally,
By Mat 3 Sduar	VICE-PRESIDENT
Attest Giller III	ASSISTANT LAND TRUST OFFICER
the Understand	
t the undersigned a Notary Public in and for said County, in the state aforesaid, DO HE	REBY CERTIFY, that

STATE OF ILLINOIS COUNTY OF COOK

18 PILKO FOR RECORD

MARTIN S. EDWARDS

Vice-President of Bank of Ravenswood and

Trust Officer of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Vice-President and Assistant-Land Trust Officer, 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 Bank, as Trustee as slovesaid, for the uses and purposes therein set forth; and the said Assistant-band Trust Officer then and there acknowledged that said Assistant-band Trust Officer, as custodian of the corporate seal of said Bank, did affix the seal of said Bank to said instrument as said Assistant-band Trust Officer; so write early voluntary act and as the free and voluntary act and as the free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth.

and the transfer of the property of the property of the party of the p	"""*O / /		. 9/
Given under my hand and Notarial Seat this	X7A day o	LICAMO	18.06
***************************************			
	5.0	- 1200 n - 1	

Notary Public

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIRD BY THE TRUSTES NAMED MERSIN BRPORE THE TRUST DRED

DEIGLEG TITLE, E THUST COMPANY, THUSTER

TARY

herewith under Identification No..

The Instalment Note mentioned in the

within Trust Dred has been identified