

TRUST DEED!

87062193

Notary Public

CTTC 1

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made January	30, 1987	, between	Joseph S.	Carr	
	,				
	havete.		1114		
CHICAG		D TRUST CO	"Mortgagors", MPANY,	and	
an Illinois corporation doing business in Chicago, Ill					,
THAT, WHEREAS the Mortgagors are justly indeb described, said legal holder or holders being herein r	ted to the lug eferred to as	gal holder or l Holders of the	noiders of the Note, in the 1	principal Promisso Principal Sum of	ory Note hereinuiter
THREE HUNDRED AND TWENTY THOUS.	AND				DOLLARS.
evidenced by one certain Principal Promissory Note: **BEASTR Makalika, Inc., a Florida co:		lyagors of eve	n date herewiti	n. made payable t	o THE ORDER OF
and delivered, in and by which said Princi	pai Note	the Mortgago	ers promise	to pay the si	aid principal sum
on demand. successional	nde with inter-	est thereon fro	meven date	a horewith w	intil maturity at the
rate of * per cent per annum, pa year, xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	A rpis ou tue	andenschienscher Tec	mpondocon Meteoria	tiwo sydowodkia	ach monthin each K
appropried in the company of the com	pdodpsicood	cipagatata	NEC COMPONDICATE	akso atatia ta	EDECHO COLORIZACIO
Example Condition , and all of said orincipal and interestillinois, as the holders of the note may, from time					
office of Makalika, P.O. Box 3485, Very	o Beach, I	Florida 3	2964		sincrelatorities.
NOW, THEREFORE, the Mortgagor, to secure the paymer and limitations of this trust deed, and the performance of the	nt of the said pri-	ncipal sum of mo agreements here	ney and said inter in contained, by	est in accordance wit the Mortgagors to be	h the terms, provisions performed, and also in
and limitations of this trust deed, and the performance of the consideration of the sum of One Dollar in hand paid, the reco Trustee, its successors and assigns, the following de cribed Rea	ript whereof is h I Batate and all o	ereby acknowled Ctheir estate, rigi	ged, do by them p ht, title and intere	resents CONVEY and at therein, situate, lyi	ing and being in the
to wit:	COUN'	TY OF	COOK	AND	STATE OF ILLINOIS,
(20)	Exhibit	A attached	d here	01 RECORDING	\$1
			. T#444	14 1LOUIN 6867	98/19/87 14 (33) 5 マニー・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・
	10		. 00	HOK COUNTY NEC	
	C				
	C				
*(interest equal to the rate charged					
account by Kidder Peabody & Company, less than the rate of interest equal	Inc., as to the s	un estect bort-term	: rrom time Average Fe	e to time, bu deral Rate f	it in no event for purposes
of Section 1274(d) of the Internal F					
the Secretary of the Treasury.)			./		
			104		
			14,		
which, with the property hereinafter described, is referred to h TOGETHER with all improvements, tenements, easements long and during all such times as Moregagors may be entitled	L fintures and a	onurtanances the	ereto belongii g. a	nd all rents, issues an	d profits thereof for so
and all apparatus, equipment or articles now or hereafter the	nerein or thereon	n used to supply vithout restrictin	heat, gas, air con a the foregoing).	screens, water, light	it, power, retrigeration ades, storm doors and
windows, floor coverings, inador beds, awnings, stoves and w attached thereto or not, and it is agreed that all similar apparat	ater heaters. All	of the foregoing	are declared to be	a part of said real cut	ate whether physically
or assigns shall be considered as constituting part of the real est. TO HAVE AND TO HOLD the premises unto the said Trus	tate. Itee, its successor	s and assigns, for	ever, for the purp	oses, and upon the us	es and trusts herein set
forth, free from all rights and benefits under and by virtue of Mortgagors do hereby expressly release and waive.	of the Homestead	I Exemption Lav	vs of the State of	Illinois, which said	rights and benefits the
This trust deed consists of xsec pages. The con	renants, condi	itions and pro	visions appeari	ng on page 2 (the	reverse side of this
trust deed) are incorporated herein by reference successors and assigns.	and ure u p	art hereof an	d shall be bin	ding on the mor	tgagors, their heirs,
WITNESS the hand and seal of N	dortgagors the	day and year	first above wr	itten. 🔿	7082193
			2000	-	
INIT	{ SEAL }	X	MERCH SAS	arr - 1	SEAL
n the new Albert	(CDA!)		овор от с	- 179	O MAIL
\$689\$ 7			***********************		
	rica A Mi			()	TRY CERTICAL TRACT
SS. a Notary Public in Joseph S.	Carr.	siding in said Co	unty, in the State	atoresaid, LX.3 MER	EBY CERTIFY THAT
OFFICIAL SEAL "-				18	
TARE PURISE STATE OF HUNOISS		n Arthurson	whose name, ledged thath	30030	ribed to the foregoing
COMMISSION EXPINES 5/30/ Billered the said Instrument a	while"	-			poses therein set forth.
JHIS INSTRUMENT WAS PREFARED BY MANY S. WANTER FOR BETT Given under my hand	***		10 A A	T. Same	スプ
Mark S. Kanter, Esq.	BING 110151141 011	-	day	of	· 19

Noterial Seal

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

1. Mortgagurs shall (1) promptly ruppir, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed: (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other fiens or claims for tien not expressly subordinated to the lien hiereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6)

2. Mortgagors shall pay before any pensity attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

interested. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereefter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, sit in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policie, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver not less than ten days prior to the respective dates of expiration.

4. In case of default therein. Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or claim thereof, or redeem from any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys fees, and any other moneys advanced by Trustee or the holders of the note to proceet the mortgaged premises and distinual indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default never on the part of Mortgagors.

5. Pries Trustee or Assessments and shall be come immediately due and payable

the validity of any terminate presented from the appearance and the validity of any terminate semants also ferference and flow or title as cleam thereof.

6. Mortgagors shall say each teem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the principal or interest note or in this Trust Deed to the contrary, become due and payable when default shall occur and continue for three days in the principal or interest note or in this Trust Deed to the contrary, become due and payable when default shall occur and continue for three days in the payment of any interest note or in the performance of any other agreement of the Mortgagors herein contained.

7. When the indebtedness became dishall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foraclose the lien hereof. In any mit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all capendisures and expenses which may be naid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expenses, senographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring ris such abstracts of title, title searches and examinations, title insurance policies. Torrens 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 sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall occume so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum wish paid or incurred by Truste

probate and bankrupscy proceedings, to which ether of them shall be a party, exterr as plantists, canman or unconsecutative of the properations of a common of any pure control of the con

16. Mortgagors shall pay all costs and fees charged or assessed by Trustee in connection with the performance by Trustee of its duties hereunder.

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THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No BUST COMPANY, Trustee. BY ART The Defeat Asi'l See

MAIL TO:

Mark S. Kanter, Esq. Frost & Jacobs 2500 Central Trust Center Cincinnati, Chio 45202

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

1410 North State Parkway

Unit

THIS INSTRUMENT WAS FREPARED BY Mark S. Kanter, Esq.

PLACE IN RECORDER'S OFFICE BOX NUMBER.

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EXHIBIT A

LEGAL DESCRIPTION

UNIT 19-A IN 1410 NORTH STATE PARKWAY CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED PRAIL ESTATE: LOTS 15 TO 18, IN LOT "A" OF BLOCK 2 IN THE SUBDIVISION OF LOW "A" OF BLOCK I AND LOT "A" OF BLOCK 2, IN THE CATHOLIC BISHOP OF CHICAGO, A SUBDIVISION OF LOT 13 IN BRONSON'S ADDITION TO CHICAGO, IN THE NORTH EAST 1/4 OF SECTION 4, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, WELCH SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DECLARATION OF CONDOMINIUM RECURDED AS DOCUMENT 25784879, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST TOOLING CICIATS OF THE IN THE COMMON ELEMENTS.

Index No. 17-04-211-036-1033

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