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	NA CALL TO RED TO THE PORT OF
	SERVICE SO SETES SOSTED ASTION
:	KRS STAR A LAND See a soloning and for the uses and purposes thereto set forth.
	or OFFIC AL SEALTHON Gened, sealed and delivered the said Instrument as
	forcement appeared before me this day in person and asknowledged that
	of to the fine of the same period which we have a second of the same of the same same same same same same same sam
	County of Cook 1 THAT Francisca Lopez and Juan Ranos
	STATE OF ILLINOIS, 1. C.D.G. 11.D.G.E.S.L.S.D.G.G. 12.D.G. 12.D.G. 12.D.G.G.S.L.G.G.G.G. 10.D.HEREBY CERTIFY \$ 5.5. 1. Notiny Public in and for and fosting display in the State aforegid. DO HEREBY CERTIFY
	STATE OF ILLINOIS, I, the undersigned
	TV4S)
4	That say to the transfer our to the
2	WITNESS the hand S and seed S of Montgagnes the day and year first above settired
<u>. </u>	enocestors and assigns.
Ξ.	this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs.
~	This trust deed consists of two pages. The constants, conditions and prosisions appearing on page 2 the terestse side of
	eng ufipea ang penegies the plottbak ne go petep), esbienti tejene ang mano
C	Latter set fouth, free from the range and restraint which each source set to the house of the region the meet of illumois, which
	equipment or articles hereafter placed in the premises by the mortigisors or their successors or assigns shall be const ered as constituting part of
	- surrespine that the best is to be then to classed before eller end to the series in the to the a set of bounds are aniogosof
	conditioning, water, light, power, retainterand on the contrais controlieds and sentialists of cluding threshelmen teatricing the foreing structs, window shades, as an exercise, while it the
	criste sug uot recougrant) sug en editerier edulacue et stater de ucterate coetau et auchou enco le rabit ucur ucur un er
	tpeteot tot so fout un dating und est procueure es Moriga presentation process processed in antique and on a parity with suid real total process and all remembers the est and process the contract of the material of the contract of the con
	m high, maith the property beteinatter described, is referred to borein as the "premises."
_	Prepared by: K. Osga, 535 N. Taylor, Oak Carl, II. 60302
	THIS IS NOT HOMESTEAD PROPERTY
0	
	10 17 7 3 0000-920-007-10-91
	2744 W. Haddon Avenue, Chicago, Illinois 60622
	Meridian, in Cook County, Hlinois
	Township 39 North, Range 13 East of the Third Principal
	North 1/2 of the North West 1/4 of the South East 1/4 of Section
	Lot 30 in Block 2 in Wetherbee and Gregory's Subdivision of the
	Cook AND STATE OF ILLINOIS, 12 WIL
	presents CONVEY and WARRANT unto the Trustee, its successor and assured delibering described Real Estate and all of their estate, right, and indicess the control of the co
	to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereor is hereby acknowledged, do by there in near the following CONVEY and MARRANT unto the Trustee, its in, source and every considerable that can be the following CONVEY and MARRANT unto the create, its increases
	terms, proxisions and limitations of this trust deed, and the performers of the conenativate and agreements herein contained, by the Mottagors
	NOW, THEREFORE, the Mottgagots to see use and principal sum to money and said interest in accordance with the
	in said City.
	company in Character of stant, then at the office of Park Realtry.
:	OF L2 per annum, and of said principal and interest being made payable at such banking house of trust company in
	tentaindet to principal; provided that the principal of each instalment unless paid when due shall bear interest at the tate
	account of the indebtedness tribenced by said note to be first applied to interest on the unpaid principal balance and the
1	and interest, if not scop it paid, shall be due on the Lat day of July, 1989. All such payments on
:	the Ist day of eich bonth interestier until said note is fully paid except that the final payment of principal
	of August 19 87, and Two hundred thirty five and 37/100 Dollars or more on
	(\$235,37) Dollars or more on the 1st day
	(10 3003)
i	of 122 handred thirty five and 31/100
	from the balance of principal temaining from time unpaid at the tale
ŗ	and delivered, in and by which said Note the Mottgagors promise to pay the said principal sum and interest
	Managa
	BEARER SEARER BEARER BEARER
ì	
}	Five thousand and no/100 (\$5,000,00)
1	
;	segal noidet of holdets being hetein teletted to as Holdets of the Note, in the principal sum of
:	THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the instalment Note hereinatter described, said legal holders or holders holders of the year holders of the principal sum of
	herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinatter described, said
	herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois, herein referred to as TRUSTEE, witnesseth: Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said
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THE COVENANTS, CONDITIONS AND PROMISIONS REFERRED TO DEPARED THE REVIEWSE STOF OF THIS TRUST DEED.

THE COVENANTS, COND TICS AT PROVIDES RIF RRFI JOAN PAGE (TJF RI) Loss SpF OF THIS TRUST DEED:

1. Mortageor shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may be secured to the lien thereof; (c) pay when due any indebtedness which may be secured by a lien or charge to or claims for lien not expressly subordinated to the lien thereof; (c) pay when due any indebtedness which may be secured by a lien or charge to be deferred to the lien thereof; (c) pay when due any indebtedness which may be secured by a lien or charge to be deferred to the lien thereof; (c) pay when due any indebtedness which may be secured by a lien or charge to be deferred to the process of exection upon said premises; (c) comply with an areatonable time any building to buildings now or at any time in process of exection upon said premises; (c) comply with all requirements of law or municipal ordinances.

2. Mortgagors shall pay before any penalty attaches all general Laces, and shall may special taxes, special executions are considered to the control of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protein; 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 on hereafter stinated on said genitive intured against the store of the note of the note of the control of the control of the note o

preparations for the defense of any threatened suit or proceeding, which might affect the premises of the security hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises in a pe distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceeding, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute sec ned indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest temaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill to foreclose this trust leed, the court in which such bill is filed may 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 Mortgagors at the time of application for such receiver and without regard to 'le then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as a homestead or not and the Trustee hereunder may be appointed as a homestead or said premises during the pendency of such foreclosure sure and, in case of a said end a deficiency, during the full statulory period of redemption, whether there be redemption or not, as well as auring any further times when Mortgagors except for the intervention of such receiver, would be entitled to collect such rents, issues and profits and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special as essment or other lien which may be or become

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 the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be

II. 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 purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, 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 Trust be obligated to recept this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnnies satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of activative evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof that all indebtedness secured has been paid, which representation Trustee may accept as true without inquiry. Where a release hereof that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested conditionable thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which note and which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trusts, and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which hear placed its identification number on the note described herein, it may accept as the genuine note herein described any note which hear placed its identification number on the note described herein, it may accept as the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are

premises are situated thall be Successor in 17051. Any Successor in 17051 netering the first mark that declared that he state of the state of this Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as 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 act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

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

	Identification Nov. 719531
	CHICAGO TITLE AND TRUST COMPANY.
	Trustee
Į	Assistant Secretary Assistant De President.

Park Realty MAIL TO: 2820 West North Avenue Chicago, Illinois 69647 FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 2744 W. Vadden Gor

PLACE IN RECORDER'S OFFICE BOX NUMBER 3-CC