

bilic in and for and residing in said County, in the State aforesaid, DO HEREBY CERTE? Seeph L. & Mary Ida Sandonato (his wife)	A TAHT SS AND PART THAT THE TANK THE TA	Cou
muderationed	CHEST OF THE CONTRACTOR (1)	VJS
Tryas) ————————————————————————————————————		
(SEAL) Mary Ida Sandonato	Joseph L. Sandonato	
organistic day and year first above written. [SEAL] (X) Mary Lan Chandonolo (SEAL)	Continue & Mood &	\bigcirc
rence and are a part hereof and shall be binding on the moriginates, their heirs,	essors and assigns,	วอเเร
ovenants, conditions and provisions appearing on page 2 (accepted side of	is trust deed consists of two pages. The co	L
id Trustee, its successors and assigns, forever, for the purpos s, and upon the uses and its under and by virtue of the Homestead Exemption Laws of the Millinous, which saily release and waive.	cal estate. HAVE AND TO HOLD the premises unto the se is berein set forth, free from all rights and benefi rights and benefits the Mortgagors do hereby expre	TC ELTIS
agents may be entired therefore therefore therefore in any and on a plant, and therefore therefore therefore, therefore therefore therefore therefore therefore therefore therefore physical solutions, that controlled), and ventilist on controlled, the tentilist of whichows, floor coverings, instead of earliers, and it is according to the constitutions and the solution of the controlled therefore therefore the solution of the controlled the solution of the mortgagors or their successors or not, and it is according to the constituting part of by the mortgagors or their successors or nessigns shall be cot side, ed as constituting part of	te and not secontabry) and an apparents, equi Miloning, water, light, power, refrigeration (whethi geing), screens, window absades, storm doors and Roing are declared to be a part of and real cast	nazes baos genol genol
Bar pins thin there is to pure the paper of the property of the paper	h, with the property hereinafter described, is referr OGETHER with all improvements, tenements, rass	DIL Nuic
t Banksnee eith waar liitht		
HA/WOOD HEIGHTS, IL GOGGS 18 18 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19	T1000	
B. H. SCHREIBER ABOO NORTH HARLEM EVENUE 人、ら	1438571	
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	SEE ATTACHED	-
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payment of the said principal sum of money and said interest in accordance with the of the covenants and agreements berein contained by the Mottgagors of the covenants and agreements berein contained by the Mottgagors of the covenants and agreements is hereby reknowledged, do by these of the covenants and agreement the following described Real Estate and all of their estate, right, the coolean and agreement the Mottendown of their countries.	bid City. WHEREFORE, the Mortgagors to secural this trust docut as provisions and limitations of this trust docut as provisions and almost on the sure COMVEY and WEREMY INTO the Trustee, its and in the sure COMVEY and WEREMY INTO the Trustee, its and interest therein, bing and being in the COMME. COON!	NC mrea od oa seerq
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of said principal and interest being made payable at such banking house or trust, or aid principal and interest being holders of the note may, from time to time,	B+2, B+1 per n.num, and all pany in Harwood Heign's	
a note to be first applied to interest on the unpaid principal balance and the cate of each instalment unless paid when due shall bear interest at the rate	ainder to principal, provided hat the princ	ขออย เนอม
after until said note is fully paid except that the final payment to the list and payment to the first payment dates.		5H2
no ono notice and the court of	_ 	1o
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and delivered, in and by which said Note the Mortgagors promise to pay the said sum and interest from September 9, 1988 on the balance of principal remaining from time to time upaid at the rate of $B+S$ per cent per annum in instalments (including principal and interest) as follows:		
the Mortgagors of even date herewith, made payable to THE ORDER OF	HIKLA EINE LHONSPIND & OO/100 HIKLA EINE LHONSPIND & OO/100	piva
tebted to the legal holders of the Instalment Note hereinafler described, said Holders of the Note, in the principal sum of	t, witheres ine mortgagors are justiv ind I holder or holders being herein referred to as	ស្រួក
	cago, Illinois, herein referred to as TRUSTEE,	Chic
99, germobneS .l dgəsot nəswad, 88 81 (eliw ein) otanobnaS abl	TOMBORIO	
THE ABOVE SPACE FOR RECORDERS USE ONLY 9 8 between Joseph L. Sandonato & Mary	S INDENTURE, MADE September	1HT
12.988¥88		11
	TRUST DEED	(1) (1) (1) (1) (1)

Soing instrument, appeared before me this day in person and acknowledged that

personally known to me to be the same person S.

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Notarial Sent

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NANCY R. CHIDE I AND SELECT OF THE USES BIRD DUTPOSES LIBERING SECTION SECTION FOR SECTION PARTY CONDITION EXP. OCT. 15 4854 Mander my hand and Notatial Seat this

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RSE SIDE OF THIS TRUST DEED):

THE COVENANTS, CONDITION ARM PROVISIONS BY ENGINEED 19 MGE. THE WYRNES SISE OF THIS TRUST DEED:

1. Mortgagors shall (promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or he destroyed. (b) keep said premises in good condition and repair, without waste, and free from mechanics or other liens by the provision of the provisi

commencement of any suit for the lorectosure hereof after accrual of such right to foreclose whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises 'he', 'e 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 constitution secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unital 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 filing of a bill to foreclose this, and deed the court in which such bill is filed may appoint a receiver of Mortgagors at the time of application for such receiver and without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the premises of whether the same shall be then occupied as a homestead or not and the Trustee hereunder 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 forect, such such receiver. Such receiver shall have power to collect the rents, issues and profits of redemption, whether there be redemption or not, as well as varing 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 oper dic a of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income it has bands in payment in whole or in part: (a) The Court from time to time may authorize the receiver to apply the net i

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 textonable times and access thereto shall be permitted for that purpose.

11. Trustee of the holders of the note shall have the right to inspect the premises at all tex orable 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 signatories on the note or trust deed, nor shall Trustee bobligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable to only acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trus et and it may require indemnities 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 satis actory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustees may execute and deliver a release here of to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing "at all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number proporting to be placed to be executed by the persons herein designated as the makers thereof; and where the release is requested of the note are which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the note are 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 makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Thies i

herein given Trustee.

15. This Trust Deed and all provision 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.

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

Identification No WAY BANK HOOLOGE KNOWN WOON XLOAN

Officer

MAIL TO:

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PARKWAY BANK & TRUST COMPANY 4800 N. Harlem Harwood Heights, IL

INSERT STREET ADDRESS OF ABOVE & DESCRIBED PROPERTY HERE 1621 E. Mission Hills, #111

FOR RECORDER'S INDEX PURPOSES

Northbrook, IL 60062

UNOFFICIAL COPY

PARCEL 1: Unit Number N-111 as delineated on Survey of the following described land (hereinafter referred to as Parcel): Part of Lots 1, 2, and 3 lying Easterly of the center line of Sander's Road, of County Clerk's Division of Section 19, Township 42 North, Range 12, East of the Third Principal Meridian which Survey is attached as Exhibit "A" to the Declaration of Condominium Ownership and of Easements, Covenants and Restrictions for Mission Hills Condominium M-2, recorded as Document 23203281, as amended by Document 23217270, together with an undivided .7517 per cent interest in said Parcel (excepting form said Parcel all the property and space comprising all the Units thereof) in Cook County, Illinois.

PARCEL 2: Parking E sements over Parking Space Number G-46-N, as delineated on the Survey attached as Exhibit "A" to the Declaration of Condominium Ownership and of Easements, Covenants and Restrictions for Mission KIlls Condominium M-2, as provided for in said Declaration, and as created by Deed from LaSaire National Bank, as Trustee under Trust Number 43413 to Harry F. McDoncgh and Jeanne M. McDonogh, dated May 10, 1976 and recorded July 21, 1976 as Document 23566908 in COok County, Illinois.

PARCEL 3: Easements appurtenant to aid for the benefit of Parcel 1, as set forth in Declaration of Easements, (ovenants and Restrictions dated August 8,1973 as Document 22431171, and as created by Deed from LaSalle National Bank, as Trustee under Trust 43413 to Harry F. McDonogh and Jeanne M. McDonogh, dated May 10, 1976 and recorded July 21,1976 as Document 23566908 for ingress and egress, in Cock County, Illinois.

P.I.N.: 04-18-200-015-1011

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