Recorder's Office

4-5-12-10

88081807

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, mod	February 19,	19 88,			
					tgagor", and
THAT, WHEREAS the M	ing business in Chica ortgagors are justly i	ogo, Illinois, herein re Indebted to the legal	ferred to as Trus holder or holders	tee, witnesseth: of the lassalinaxis/Rox	
Thousand and 00/1	00				Dollars
-					
of principal remaining his Seven Hundred Eig	om time to time un	osid at the rate of	Prime + 2 pe	d principal sum and in r cent per annum in	nterest on the belong instalments as follows (785.71)
Dollars on the list	day of Ap			Interest and S	
Eighty Five and 7 Dollars on the isteres	t c'ay of each 🎟	onth thereafte.	until said note i		he final payment of
payments on account of	the indebt drass evi	idenced by said not	e to be first applie	d to interest on the ur	paid principal balance
rate of seven per cent pe	r annum, and all of s	aid principal and into	erest being mede	payable at such b	onking house or trust
appointment, then at the	office of HYDE PA	rk sank and trust	the legal holder or holders of the legaling HERBAT hereinafter described, it holders of this MEGENTATION for hereinafter described, it holders of this MEGENTATION principal sum of Sixty Six pages of even date herewith, made psyable to BEARER promise to pay the said principal sum and interest on the belance of rate of Prime + 2 per cent per annum in instalments as follows: (785.71) 1985 MM Plus Interest and Seven Hundred (785.71) thereafter until said note is fully paid except the final payment of on the first day of March (995. All such 1995. All such 1995. All such 1995. All such 2 said note to be first applied to interest on the unpaid principal belance paid of each instellment unless paid when due stall bear interest at the all and interest being made payable at such beaking house or trust may, from time to lime, in writing appoint, and in absence of such IND TRUST COMPANY in said City. MID TRUST COMPANY in a said city. MID TRUST		
and limitations of this trust des consideration of the sum of On-	d, and the performance o e Collar in hand paid. Th	of the coren, who and agree to receipt the among its herei and fleat but a type off of	ernents herein contain by axisnowledged, do l their eutote, right, his	ed, by the Mortgogers to by these creents COMMEN	he performed, and also in
to wit:		T -			
LOT 22 IN BLOCK 2	IN WOOLLEY'S S	UBDIVISION OF	FIE 75 ACRES	EAST OF AND ADJ	OINING WEST
175 ACRES OF THE NOOLLEY"S SUBDIVISING NORTH OF PLANK RO	CORTH EAST ½ NO CON OF 7½ ACRES DAD OF SECTION	RTH OF PLANK W EAST OF AND AL 36, TOWNSHIP 40	MAD WITH LOTS	19, 20 AND 21 10 ACRES OF SA	IN BLOCK & IN ID NORTH EAST
ERIDIAN, IN COOK C				200040	-
lommonly known as:	2634 W. Belden	, Chicago, IL	C.	Scharana	
IN: 13-36-207-018-	0000 ACO	M.		6	
		FE 8 -25-88	S 0 6 % 0 S	ea031207 ≻ A	— Rec 17
which, with the property herein TOGETHER with all improvement and during all such times as Mo	ints, tenements, equament	s. fixtures, and appurten	onces thereto pelanging	s, and all rents, issues or s portry with sold real er At	profits thereof for so long
pli apparatus, equipment or artic ingle units or controlly controll soverings, inodor beds; awnings,	les now or hereafter then ed), and ventriation, inch stoves and water heaten	ein or thereon used to au uding (without restricting s. All of the forecoing or	pply heat, gas, air cor the farepoing), scree e declared to be a a	nditioning, water, light, for ns, window shades, stores art of said snall extens of	c, retrigeration (whether
hereto ar hot, and it is agreed ir assigns shall be considered as with CTO HOLE SNA TO HOLE	constituting part of the constituting part of the constituting part of the said)	us, equipment or criticles real estate. Countre, No successors now	ARK EARK AND TRUST COMPANY. Illinois, herein referred to as Trustee, witnesseth: CURTAILY Mortgagors of Content herein the more interest and the belonce of the the trustee of Prime + 2 per cent per consum in installments as follows: (785.71) In thereafter until said note is fully poid except the final payment of chee on the first prime the principal of each installment unless peid when due shall bear interest at the principal of each installment unless peid when due shall bear interest at the principal of each installment unless peid when due shall bear interest at the principal of each installment unless peid when due shall bear interest at the principal of each installment unless peid when due shall bear interest at the principal of each installment unless peid when due shall be interest to the output of the principal of each installment unless peid when due shall be principal belonce of such LANK AND TRUST COMPANY in said City, If he each principal and interest being made payable at such benking house of such LANK AND TRUST COMPANY in said City, If he each principal of each installment unless peid when due shall be a performent on the output of the principal peident pei		
eueur une wouddadat as peier	ny empresary reveransa aria v	POIVA.			_
direm by reterence and are a po	at hereof and short on a	inding on the Mortgogon	, their heirs, successor	n, ond assigns.	
//			المراجعة	7.,	
am T. Argiris					
		(SEAL) .	7 5		
				e to a	
TATE OF ILLINOIS.	SS. I. Don:	na J. Sedlak		۲ 🗝	. <u> </u>
ounty of tok	a Notary Public in an		old County, in the	State alarmaid, DO HE	REBY CERTIFY THAT
A PART OF THE PART	Sam T. Argir				
The Control of the Co	ong instrument, appea let delivered the sold is	red before me this do	y in person and act	moviedged that <u>ne</u>	and currows therein
Page 1	t Triggit, including the	release and writter of	the right of home	stead.	-
The state of the s	OF THE PARTY OF TH	hand and Notorial :	icol sta 19th	de de Februa	A D. 19. 88

88081.807

1. Mortgaguer shall (1) promptly repair renor or dentroyed; (2) here said pressure is good condition are to the line hereof; (3) pay, when due any indebtedness satisfactory cyntroccod the discharky of such prior here at any time in gweety of critism upon mid pressures; thereof; (6) satise see material alterations in said pres-1. Mortgagers shall (1) promptly repair, remove or comill any building an indervemination or conference of the primites which may instruyed; (2) here and premites an quot condition and repair, without waste, and free from mechanic's or other lieus or classes for lieu no the lieu hereof; (1) pay, when due any indebtedness which may be necessed by a lieu or charge on the premites superior to the lieu hereof; a statisticate evidence; of the discharge or such prior lieu to Trustee or no helders of the note; (4) complete within a reasonable time may held any time in generic and existing a reasonable time may held any time in generic and anterior and premites; (3) comply with all requirements of law or municipal ordinances with respect to the hereof; (6) 'unite so manurial alterations in said premites campt an required by law or municipal ordinance, with respect to the hereof; (6) 'unite so manurial alterations in said premites of the state time and ordinance.
2. Mortgagers shall be liable for the payment of all general real estate times and shall deposit or came to be deposited with the Trustee and with the legal holder of the note referred to herein our part of the state times have a sense accurage against unit premises computed on the amount of the last accretionable real estate times. Mortgagers pacial assentment water charges, sever charges and other charges against the premises when due and shall upon written request furnish to "to more referred to herein dualitate tracebut therefore. uned in this Tre twelfth of the c phall pay speci Trustee or to be or with the legal holder of the note referred to herein so the first day of each and every month cleansy the trees of said loss a same reterred to the extension of the note traver charges, sever charges and other charges against the premises when the and all approximation of the note referred to herein despitions except therefore.

1. Martingary shall come of all buildings in solid linguistics and in the command of the note referred to herein despitions therefore.

2. Martingary shall come of all buildings in solid linguistics and the state of the state of the state of the premises of the state o foretheining this treat dead, or any not, married assessment on other. To which may be or become superior to the firm hereof or of such decree, provided such application is made prior to foretheaster subset. (2) the deficiency in case of a sale of deficiency.

18. No action for the enforcement of the firm or of any provision shall be subject to any delective which would not be good and available to the party interposing same in an action at his wayon the mote hardly secured.

11. Trustee or the holders of the note shall have the right to inspect the y remiser 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 premiser, nor shall Trustee be obligated to record this trust deed or to exercise any gover herein given unless expressly obligated by the terms hereof, nor be inhe or any acts or omissions hereunder, except in case of its own gross negligence or nacessful that of the agents or employees of Trustee, and it may require indemnities antifactory to it before exercising any power herein given.

13. Trustee shall reliable this trust deed and the lieu thereof by proper instrument a to a presentation of attifactory evidence that all indebtedness active and the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note requested of a successful to a proper trustee hereo, to any accept as the genuine note herein described any accept as trust which is important to be executed by a prior trustee herein the suckers and the purpose on the first described any note which bears a cariffortie or any instrument identifying same as the note described herein, it may accept as the genuine note herein described any note which bears as which purposes to be executed by the persons herein designated as the analyst thereof, and where the release is requested of the note and which the purpose is the configurated as making the configuration of the purpose and the re State Office 8 1 4 1 1 1 1 2 2 3 3 \$.50 00.SI 88081807 The Instalment Note mentioned in the within Trust Deed has been identi---- IMPORTANT fied herewith under identification No..... FOR THE PROTECTION OF BOTH THE BOLDOWER LENDER, THIS NOTE SECURED BY THIS TOUS SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED OF BEFORE THIS TRUST DEED IS FILED FOR RESIDENT HYDE PARK BANK AND TRUST COMPANY HEED REIN **Assistant Vice President** Assistant Secretary NAME D FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE £ STREET OR R INSTRUCTIONS