88119378

instrument was prepared by:

Joseph D. Palmisano, 222 W. Adams,

Notariai Seal

icago, IL 6060)6	CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE		arch 23	1988 , between WILLIAM K. MURRAY and
herein referred to a Chicago, Illinois, he THAT, WHEREAS	"Mortgagors," icin referred to the Mortgagor	" and CHICAC as TRUSTEE s are justly in	O TITLE AND TRUST COMPANY, an Illinois corporation doing business in
NO/100 (\$5,00	00,00)		Dollars
evidenced by one of BEARER	ertain Instalm	ent Note of t	the Mortgagors of even date herewith, made payable to THE ORDER Of
from Mar A	3. 1988	on the	the Mortgagors promise to pay the said principal sum and interes balance of principal remaining from time to time unpaid at the rate ents (including principal and interest) as follows:
of April the 22nd day of and interest, if no account of the inderemainder to principle of Eighteen are company in in writing appoint, a	feach many feach many sooner polar shiedness evice pal; provided per annum, un Chic nd in absence o	NINETY-SI th ther shall be due breed by said that the princ dill of said rage of such a poil	Dollars or more on the 22nd day X AND 49/100 (\$96.49) ————————————————————————————————————
NOW, THEREFOR terms, provisions and to to be performed, and a presents CONVEY and title—and—interest	E, the Mortgagor imitations of thi ils i in considera WARRANT unto	rs to secure the s trust deed, incition of the sum to the Trustee, its te, lying and	Chicago, Illinois 60618. The performance of the said principal sum of money and said interest in accordance with the line performance of the covenants and agreements herein contained, by the Mortgagor of On Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these sours and assigns, the following described Real Estate and all of their estate, right being in the CITY OF CHICAGO COUNTY OF With
	Lots 151	and 152 c	f the Sublivision of the North 1/2
	of the We	est 1/3 of 40 Norht,	the Northers' 1/4 of Section 35, Range 13, East of the Third Prin- Gook County, 11/inois.
	ADDRESS: P. I. N.	2237-41 1 3-26-20	NORTH CENTRAL PARK, CHICAGO, IL 2-016
		13-	NORTH CENTRAL PARK, CHICAGO, IL 2-016 55-204-015 A114 A-A-0
thereof for so long and estate and not second conditioning, water, by foregoing), screens, will foregoing are declared equipment or articles hi	during all stich trily) and all all ht, power, refrig idow shades, sto to be a part of s creatter placed in	times as mortga; oparatos, equipo eration (whether orm doors and s said real estate s of the premises by	of to herein as the "premises," ements, fixtures, and appurtenances thereto belonging and all tents, issues and profits gors may be entitled thereto (which are pledged primarily and on a parity with said real ment or articles mow or hereafter therein or thereon set to supply heat, gas, an axingle units or centrally controlled), and ventilation, many (without restricting the xindows, floor coverings, mador beds, awnings, stoves and water heaters. All of the whether physically attached thereto or not, and it is agreen that all similar apparatus, the mortgagors or their successors or assigns shall be considered a constituting part of
trusts herein set forth, said rights and benefits i	free from all righ he Mortgagors de	nts and benefits a hereby express	aid Trustee, its successors and assigns, forever, for the purposes, and ipon the uses and under and by virtue of the Homestead Exemption Laws of the Screen Illinois, which sly release and waive. venants, conditions and provisions appearing on page 2 (the reverse side of
this trust deed) are is successors and assign	ncorporated he	erein by refere	nce and are a part hereof and shall be binding on the mortgagors, their heirs,
			fortgagors the day and year first above written.
MILLIAN K. MUR	RAY	<i>-</i>	[SEAL] LINDAS MURRAY MURRAY TSEAL)
		/	[SEAL]
STATE OF ILLINOIS,	1		STANCE SOUNCE
County ofCO		THAT	in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY WILLIAM K. MURRAY and LINDA S. MURRAY.
	foregoing	ersonally known instrument, y	his wife to me to be the same person g whose name g subscribed to the appeared before me this day in person and acknowledged that igned, scaled and delivered the said Instrument as their free and I purposes therein set forth
			nd Notarial Seal this 23rd "OFFICIALY SFAL" March 19.88
			≥ *# PEINNIANEE NUULOUP . ■

THE COVENANTS, COND TICN INTERMSION S.RIFEREY ON PAGE LGG ADVIRES DE OF THIS TRUST DESDIO. 1. Mortgagors shall (4) periophy pepair, ristore or rebuild any buildings or improvements now or hereafter on the promise become damaged or be destroyed, (4) keep said premises in good condition and repair, without waste, and free from mechanics to other liens or claims for lien not expressly subordinated to the lien hereof, (2) any when due any individual multiple from mechanics to other liens or claims for lien not expressly subordinated to the lien hereof, (4) any when due any individual multiple from the premises superior to the lien hereof, (4) any when due any individual multiple from the promises superior to the lien hereof, (4) may when due any individual multiple from the promises of execution upon said holders of the comply with all requirements of law or municipal ordinances. 3. Mortgagors shall pay before any penalty statches all general taxes, and shall pay special taxes, special messements, water chargers, we are service charges, and other charger shall pay before any penalty statches all general taxes, and shall pay special taxes, special messements, water chargers, we are service charges, and other charger shall pay before any penalty statches all general taxes, and shall pay special taxes, special messements, water chargers, we are service charges, and other charger shall repay the state of the charger of the shall be an other charger shall pay in full under protest, in the manner provided by valuate, any tax or assessment which Mortgagors may desire to contest. 3. Mortgagors shall keep all buildings and improvements one one hereafter situated on said premises to travel and to a section of the manner provided by the standard on said premises or repairing the control of the molecular products of the contest of t THE COVENANTS, CONDITION AND PROVISION SHIFT REED TO AN PAGE OF THE TRUST DESCRIPTION OF THE TRU preparations for the defense of any threatened suit or ploced me which might affect the premises of the security hereof, whicher or not actually commenced. 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings; it due in all such items as are mentioned in the preceding managraph hereof; second, all other from which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining normal doubt he note; fourth, any overplus to hiorizagors, their hears, teast representatives or assigns, as their rights may appear. 9. Upon, or at any time after the filling of a bill to foreclose this treeffect on after sale, without rotice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without repard of the then value of the premises or whether the same shall be then occupied as a homesteed 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 foreclosing of the premises when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits of said premises during the pendency of such foreclosing of may and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits of said premises during the pendency of such receiver and additional 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 assument or after lien which deficiency. 10. No action for the enforcement of the lien or of any provision hereof shall be subject to at a defense which would not be good and savailable 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 actived for that purpose.

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 be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for a yack so romissions hereunder except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, 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 satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that at an delivedness hereby such successor trustee may accept as the genuine note herein described any note which bears an identification number purp and ig to be placed thereon by a prior trustee hereunder or 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 trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note 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

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 fille, powers and authority as are herein given Trustee.

premises are situated shall be Successor in Trust. Any Successor in Trust nervinder shall have the incential rine, powers this authority as are herein given Trustee.

15. 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 rican "initis" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any receivings of this trust deed. The provisions of the "Trustees Act" of the State of Illinois shall be applicable to this trust deed.

	y reference			ntification No.	750	
FOR THE PE	COLLECTION OF	BOTH THE BORRI	OWER AND	CHICAGO D	TLE AND TRU	ST COMPANY
TRUST DEEL	SHOULD BE IDE	NTIFIED BY CHIC DSTEE, BEFORE T	AGO TITLE	1/11/4	AHII	WATE.
	ED FOR RECORD			Assistant Secre	tary Asistant Vie	e desident

JOSEPH D. PALMISANO 222 West Adams Street, Suite 257 Chicago, Illinois 60606

NSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 2237-41 NORTH CENTRAL CHICAGO, ILLINOIS

PLACE IN RECORDER'S OFFICE BOX NUMBER

UNOFFICIAL COPY

RIDER TO TRUST DEED DATED MARCH 23, 1988

- 1. Any conflict nutween this Rider and the Trust Dead, this Rider shall control.
- 2. Any provision of this Trust Deed prohibited by law shall be ineffect—
 ive to the extent of such prohibition, without invalidating the remaining
 provisions hereof. A default under the terms of any instrument securing the
 Hote of even date, shall at the option of the holders of said Note and this
 Trust Daed be considered a default of this Trust Daed.
 - 3. Notwith banding any provisions herein or in any instrument now or hereafter securing the Note of even date on this Trust Deed, the total limits for payments in the nature of interest shall not exceed the limits imposed by the usury laws of the State of Illinois.
- 4. The Note which this Trust Daed secures is a business losn for business purposes only.
- If this Trust Deed is tinced in the hands of an attorney for collection or suit is filed herein, or if reoceeds are held in bankruptcy, receivership, reorganization or other legal judicial proceedings for the collection hereof, the Nortgagor agrees to pay to the holder of this Trust Deed and companion. Note all costs of collection, including without limitation, ressonable attorney's feed and all expenses incurred in the protection or realization of any security, incurred by the holder hereof on account of said collection.
- 6. In the event that any installment of interest or principal is not paid within five (5) days after the date the same is due, the undersigned promises to pay a "late Charge" equal to ten (10%) percent of the monthly payment then due and owing which Late Charge shall be cumulative and apply to each monthly installment of interest and principal not paid as the same secretive.

, , , , ,

F1933 1849 7249 03/23/86 11:05:00 91646 7 第 第一日日 11937日 007 101MTV RECORDER

68119378



38119278

UNOFFICIAL COPY