

## PY9461295 89461295 TRUST UNOFFICIAL CO

CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made September 18, 1989, between Thomas F. Schuler and Joy H. Schuler Robert J. Ardisana, tenants in common, and not as joint tenants with right of survivorship PARK NATIONAL BANK OF CHICAGO, a National Banking Association herein referred to as "Mortgagors," and XHEAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
One hundred sixty thousand and no/100	
from date of Asbursement on the	the Mortgagors promise to pay the said principal sum and interest be balance of principal remaining from time to time unpaid at the rate ments (including principal and interest) as follows: One thousand
of November 19 c9, and One thous the lst day of each month the and interest, if not sooner paid shall be du account of the indebtedness evidenced by said remainder to principal; provided that the prin of 13.00 per annum, and all o company in Childago in writing appoint, and in absence of such appoint said City.  NOW, THEREFORF, the Mortgagors to secure the terms, provisions and limitations of this trust deed, and also in confidentiation of the said to be extended.	Dollars or more on the Let day and eight hundred eighteen and 56/100 Dollars or more on reafter until said note is fully paid except that the final payment of principal e on the let day of October, 1994. All such payments on note to be first applied to interest on the unpaid principal balance and the ocipal of each instalment unless paid when due shall bear interest at the rate principal and interest heing made payable at such banking house or trust lllinois, as the holders of the note may, from time to time, interest, then at the office of Park National Bank of Chicago from ment of the said principal sum of money and said interest in accordance with the office of Pollar in hand paid, the receipt whereof is hereby acknowledged, do by these it success its and assigns, the following described Real Estate and all of their estate, hight, defined in the City of Chicago.
Lot 23 (except the North .50 fee North 4.50 feet of the West 41.6 5.0 feet of Lot 25 in Block 2 in	et thereof and except the South 4 feet of the 50 feet thereof) and all of Lot 24 and the North Pennock being a Subdivision in the West 1/2 of 5, Township 40 North, Range 13 East of the Third
PIN: 13-26-300-028-0000	
	Pulaski Road, Chicago, Vilnois
thereof for we long and during all such times as Morigerstate and not secondarily) and all apparatus equipolitioning water, light, power, refrigeration (which foregoing), screens, window shades storm doors and toregoing are deciated to be a part of sud-real estate equipment or articles hereafter placed in the premises to	red to herein as the "premises," sements, fixtures, and appurtenances thereto belonging and all ments, those and profits appois may be entitled thereto (which are pledged principly a id on a parity with and real generic or articles now on hereafter therein or thereon so to supply heat, gas, and er single units of centrally controlled), and ventilation, including controller the windows, those coverings, mador beds, awnings, stores and water heaters. All of the whether presidents attached theirs to or not, and it is agreed to, all similar appairties, as the mortgagors or their successors of assigns shall be considered as constituting part of and Trustee, its successors and assigns that the purposes, and upon the uses and is under and by virtue of the Homestead Exemption Laws of the State of Illinois, which
the real estate TO HAVI AND TO HOLD the premises unto the trusts herein set forth, free from all rights and benefit said rights and benefits the Mortgagors do hereby expre	
this trust deed) are incorporated herein by refer successors and assigns	overants, conditions and provisions appearing on page 2 (the reverse side of rence and are a post here of and shad be building on the mortgapous, their heirs,
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As In Some Color	SIAI ]
Counts of Cook  J. Ardisana.  Leanures in Common who are personally known foregoing instrument energy.	the total Derivation of the same and country in the State aforesaid. DO HI KERN CERTILY mass F. Schuler and Joy H. Schuler, his wife and Robert on, not as Joint tenants with right of survivorship we note to be the same person. S. whose name H. Ale subscribed to the appeared before me the day in person and acknowledged that have to be the decrease to the first are the first and the first are the first

THE COVENANTS. COND TIGHT OF PAIN STATES FIRED TO PAGE 1771. IN THE COVENANTS. COND TIGHT OF PAIN STATES FIRED TO PAGE 1771. IN THE COVENANTS. COND TIGHT OF PAIN STATES FIRED TO PAIN STATES FOR THE PA

superior to the uen nereot or of such decree, provided such application is made prior to forth of the sale, (b) the deficiency.

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 the somable times and access thereto shall be permitted for that purpose.

Permitted for that purpose.

12 Trustee has no duly to examine the title, location, existence or condition of the premiser, it 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 crustee, or obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable furant acts or omissions hereinder, except in case of its own gioss negligence or misconduct or that of the agents or employees of Trustee, and may require indemnities satisfactory to it before exercising any jower herein given.

13 Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation or syntactory evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof formed at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representation the all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of its vaccessor trustee may accept as the genuine note herein described any note which bears an identification number purporting 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 invitee 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 may be persons herein designated as makers thereof.

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 instrumer? to writing filed in the office of the Recorder of Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refused to act of Trustee the their. Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereing given Trustee.

15. This Trust Deed and all promisions 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 insued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provision of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this rivit deed.

17. Ridger approached hereafted and made, a pager.

Rider attached hereto and made a part hereofi-

## IMPORTANT

FOR THE PROTECTION OF BOTH THE HORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE DIENTHER BY OFFICERED BY THE ADDIX DESCRIPTION OF THE TRUST OF SELECTION OF THE TRUST

To PALK NATIONAL BANK OF CHICAGO 2958 NOMAI MILWAUKEE AVE.

CHICAGO, ILLUIOIS 60618, PLACE IN RECORDER'S OFFICE BOX NUMBER

Identification No \_\_\_\_ \_\_\_\_1825 ANNATHORICAL REPRESENTATION OF THE PARTY OF PARK NATIONAL BANK OF CHICACO ( Proce to the total Carting Car Fig. F.C.

POR BUILDING FROM NO. (C. C.) A PROPERTY OF BUILDING STATES OF THE CONTRACT OF

2711 N. Pulaski Rd.

Chicago, Illinois

Mortgagor des hereby walve and and rights of resemption from sale under any order or decree of foreclosure of this Trust Deed, on his own behalf, and on behalf of each and every person, except decree or judgment creditors of the mortgagor acquiring any interest in or title to the premises subsequent to the date of this trust deed.

The undersigned agrees to pay to the Holder of this Note on each monthly payment date, an additional amount equal to one-twelfth (1/12) of the annual taxes and assessments levied against the mortgaged premises, all as estimated by the Holder of the Note. As taxes and assessments become due, the Holder of the Note is authorized to use such monies for the purpose of paying such taxes or assessments, and in the event such monies are insufficient for such purpose, the undersigned agrees to pay to the Holder of the Note the difference forthwith.

A. In the event of default in any of the provisions contained in this Trust Deed, the Mortgagee, at its option, without being required to so do, may apply any tax deposits on hand on any of the indritedness hereby secured, in such order and manner as the Mortgagee may elect.

It is coveranted and agreed between the Nortgagor and the Holder of the Note that the Mortgagor will not contract for, nor make any additional mortgage or encumbrance on the above described property, without the prior written consent of the Holder of the Note. In the event any additional Nortgagor encumbrance is incurred without the prior written consent of the Holder of the Note, at the option of the Holder of the Note, all unbaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Note or in this Trust Deed to the contrary, become immediately due and payable

Any sale, agreement for leed, transfer or conveyance of the within described premises, subsequent to the date of this instrument, shell at the option of the Holder thereof, cause the remaining unpaid belance due on this instrument or the Note which it secured, to become immediately due and payable.

In the event of any insured damage to or destruction of the premises, or any part hereof, any insurance proceeds receivable under any policy are hereby assigned to the Holder of the Note and it small be applied, at the option of the Holder of the Note, in any one or more of the following ways:

- A. Applied upon the indebtedness secured hereby, whether such indebtedness then being matured or unmatured, in such order or manner as the Holder of the Note may elect;
- B. Used to fulfill any of the coverage contained herein as the Holder of the Note may determine.
- C. Used for the restoring, repairing, replaing or rebuilding of the premises or any part thereof.

In the event that proceeds of insurance, if any, shall be made available to the Mortgagors for the restoring, repairing, replacing or rebuilding of the premises, the Mortgagor hereby covenants to restore, repair, replace or rebuild the same to be of at least equal value, and of substantially the same character as prior to such damage or destruction, all to be effected in accordance with plans and specifications to be first submitted to and approved by the Holder of the Note.

Mortgagor at its own cost and expense, will (i) at all times, promtply and faithfully abide by, discharge and perform all the covenants, conditions and agreements contained in all leases of the premises; (ii) enforce or secure the performance of all the covenants and conditions on the part of the leasees to be kept and performed; (iii) furnish Holder of the Note within ten (10) days after request, a written statement containing the names of all leasees, terms of all leases of the premises, and the rentals payable thereunder.

The holder of the hole small have the option to de like it Trust has a default of Landlord in my decree or the greater.

Thomas i , schiler

James J. Proposina