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THIS INDENTURE, made	February 4	19 89 , between	n Joseph M. Jak Marie S. Jakubow		:
herein referred to as "Morts	gagors," and CHICAGO TITL	AND TRUST COMPA	NY, an Illinois corporatio	on doing business in	
Chicago, Illinois, herein refe THAT, WHEREAS the Mo	rred to as TRUSTEE, witness rigagors are justly indebted to be before to as Holders	oth: the legal holders of the of the Note, in the prin	e Instalment Note hereina		
ייסואיי עייש דא	SAND DOLLARS (\$50,00		10 - 40 - 42 - 42 - 42 - 42 - 42 - 42 - 4	Dollais,	:]
	nstalment Note of the Mort		rowith, made payable to		
from February 4, 1	which said Note the Mo 989 on the balance per annum in instalments (see	of principal remaining	ng from time to time t	sum and interest inpuid at the rate	
· C				XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
dexxxxxxxxxxxx	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	DRHWX RK HXXXXXXXXX	∮
account of the indebtednes remainder to principal; pro of per anni company in Chicago, in writing appoint, and in ab	r paid, s'all be due on the sevidenced by said note to wided that the orincipal of sun, and all cf sid, principal Cook.  Sence of such appointment, the	4th day of Fe of first applied to interact unless y and interest being ma lllinois, as the lien at the office of	est on the unpaid princip paid when due shall bear de payable at such bank holders of the note may,	such payments on all balance and the interest at the rate ing house or trust from time to time,	
to be performed, and also in ecopresents CONVEY and WARRA	ortgagors to secure the painent s of this trust deed, and the print ensideration of the sum of On 1 D NT unto the Trustee, its successor situate, lying and being ATE OF ILLINOIS, to wit:	of it in hand pald, the recond assigns, the following in the City of Ch	eipt whereof is hereby ackno described Real Estate and all Leago	wledged, do by those of their estate, right; COUNTY OF	
to Robers park in	les' resubdivision on the fractional sou east of the third p	h cast a of sec	tion 30, township n, in cook county,	41	
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PIN: 11-30-408-0 Property address:	008 7337 N. Damen, Chi	язо, IL 60645		4789 <b>17</b>	t t o o
		ago, IL 60645	DEPT-01	en e	
Property address:	7337 N. Damen, Chi	ago, IL 60645	DEPT-UL	4789 <b>17</b>	
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## THE COVENANTS, COLUMN AND PLOVISIONS REPARAD TO ON PLOST THE EVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

holders of the note; (d) complete within a reasonable time any buildings or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances, with respect to the premises and the use, thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall by before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall by a full under protest, in the numner provided by statute, any tax of the provider of the control of the holders of the note, under insurance policies payable, in case of fors or damage, to Trustee for the holders of the holders of the holders of the holders of the note, and insurance policies payable, in case of forsor damage, to Trustee for the holders of the note of the holders of the note of the holders of the note of the holders of the note, and in case of insurance about to explain, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redders from any tax size or forfeiture affecting said premises or contest any tax or

8. The proceeds of any foreclosure sale of the premises stall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute seculed indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining 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 filing of a bill to foreclose this transitions without notice, without regard to the solvency or insolvency of

9. Upon, or at any time after the filing of a bill to foreclose this "ar, deed, 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 regar, to the 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 such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclessy e suit 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 mortis, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation. If the premises during the whole of said period. The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, pecial issessment or other lien which may be or becomesuperior to the lien hereof or of such decree, provided such application is made prior to for closure sale; (b) the deficiency in case of a sale and deficiency.

indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, bockint stessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to fore dosure sale; (b) the deficiency in case of a sale and 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 premitises at all sample times and access thereto shall be permitted for that purpose.

12. Trustee has no due to examine the title, location, existence or condition of the premites, or to import the validity of the signatures of the control of the premites, or to import the validity of the signatures of the note of trust deed, nor shall Trustee be obligated to record this trust exercise our power herein given unless expressly obligated by the trust hereof, nor be liable for any action of the 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 the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby a prior trustee may accept as the genuine note herein described any note which bears an identification number privatively and there only a prior trustee hereinder or which conforms in substance with the description herein contained of the original variete and which conforms in substance with the description herein contained of the original variete and this never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Decis

[MPORTANT!	
FOR THE PROTECTION OF BOTH THE BORROWER AND	D
LENDER THE INSTALMENT NOTE SECURED BY THE	S
TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITL	Ë.
1 KOSI DEED MOOLED DE IDENTIFICADO INCIDENTA	~
AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUS	1
DEED IS FILED FOR RECORD.	

RETURN TO: WALTER A. ROHN MS NORTH MILWAUKEE AVE. CHICAGO, IL SCE18

	Ithentification No. 760751
(	CHICAGO TITLE AND TRUST COMPANY,
	By Or M. Palar Trustee,
1	Assistant Secretary Assistant Vice President

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

,	ACE	IN	BECO	BUB	2'8	OFFICE	BOX	NUM	BER