



GES FES -0 # 2 53

89962712

59062712

THE ABOVE SPACE FOR RECORDER'S USE ONLY

	THIS INDENTURE, Made January 16, 1989 Detween	Chicago Title and Trust Company, an litinois			
M	corporation, not personally but as Trustee under the provisions of a deed or a	eeds in trust duly recorded and delivered to			
	said Company in pursuance of a Trust Agreement dated January. Number 1092644 herein referred to as "First Party," and CHIC	6, 1989 and known as Trust (CO TITLE AND TRUST COMPANY,			
3		,			
Ş	an Illinois corporation, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS First Party has concurrently herewith executed an installa	ann mara kansing man data hasayith in tha			
bb5-5h	Principal Sum of ONE HUNDRED SIMIY THOUSAID and no/100ths	(\$160,000.00) 			
· _	made payable to THE ORDER OF BEARER				
, _	and delivered in and by which said Note the First Party premises to pay out of	hat portion of the trust estate subject to said.			
	Trust Agreement and hereinafter specifically described, the	aid principal sum and interest from			
	date of dish friement on the balance of principal remaining of 10° per call, per annum in installments (including principal and interest	the follows: ONE THOUSAND FOUR			
	HUDRED FIFTY APPE and 92/100ths (\$1,453.92) Dollar or more on the 19th day of March 1989 and ONE TO	DUSAND FOUR HUNDRED FIFTY			
	THREE and 92/100t's (\$1,453.92) Dollars or more on the list, day of each month thereafter until	said note is fully paid except that the final ?			
;	navment of principal and interest if not sooner paid, thall be due on the LST	sign of February, 1996 . All such .			
	payments on account of the indebtedness evidenced by said note to be first balance and the remainder to principally provided that the principal of each install	applied to interest on the unpaid principal."			
	at the rate of 13 percent per canum, and all of said principal and	nterest being made payable at such banking 🦈			
•	house or trust company in Seminold. Florida MESSA, as the hold	es of the note may, from time to time, in			
:	writing appoint, and in absence of such appointment, then at the Office of G	DPGE FOREURF in said City, s			
	NOW, THEREFORE, First Party to secure the paymer of the said principal sum of me	ney and said interest in accordance with the terms.			
;	provident and limitations of this first deed, and also in competition of the term of the acknowledged, does by these presents grant, remake, release a top and convey unto the described Real fatate situate, lying and being in the CLET CT CHICAGO COUNTY OF COOK AND STATE OF ILLINOIS, to the	•			
	Lot 19 in Farragut-Hoyne Subdivision of the	West 1/2 of the South			
	East 1/4 of the South East 1/4 of the North Township 40 North, Range 14 East of the Thir	West 1/4 of Section 7,			
•	Township 40 North, Range 14 East of C.J. 11111 (except the East 299.17 feet of the Worth 14	1 feet of the South 174			
	feet) in Cook County, Illinois.				
:					
	Property Address: 2031 W. Farragut, Chicars, Illinois.				
	Tax No: 14-07-120-009-0000	17			
:		300			
		74,			
	which, with the groperty hereinafter described, as referred to herein as the "promises."				
	1061 THER with all emprovements, tenements, ensemblis, instance, and appointmentality	in the contract of the contrac			
:	, partry morth sand tout estate and mus solumization, and all appuratus, equipment of arthures, The land was preferenced muses their moves perferenced in supplication of the contractal	ng would diedenister tiberen i Dit il eine bin in in 2000 bereit i ¥ingerij. Die soonen diede wood were bier en oordening westimmet. Ko			
	esterment the foregoing) screens, window shides, storm doors and windows, Thios coverings. If the fire common technique is not to make of soil and group make their mission is a tracted as	madur beda, awmings, stoves and water besalests. Alli- concepts for mot lamb at as an end that all simular			
	gryanatus, equipment or activities hereafter placed in the premises by 1 met 1915, will be succe suct of the real estate	their of Principl rull of Courselings of Courseling			
•	TO HAVE AND TO HOLD the premises unto the said Trustee, its successive and assign rules herein set torth.	is the end of the purposessand describe uses and $lpha$			
	IT IS FURTHER UNDERSTOOD AND AGREED THAT 1. Until the index redness aforesaid shall be fully paid, and an instellof the failure of Tim				
:	1. Until the indetredness aforesaid shall be fully paid, and in mate of the failure of limit ensures restore or result of any buildings or improvements now or herealtes on the premises word premises in coord condition and repair, without water, and free from impliants for other.	this to think for a time the mayord we directors and in a com- tion of the master har her many of the reserving expension of			
:	o the ben hereotovis ripay willen due any indebtedness which may be secured by a first or other ipon request exocutit satisfactors espherice of the discharge of racis prior liter to Trainer	go of the terrolly superior to the week here to bed on to boldery of the system of a magern within a			
	eskinsble time any building or buildings from or of any time in prices of exertion up in unit or municipal undinunces with respect to the premises and the are then to 0 retries from the	ಬ್ರಹ್ಮನ ರಾಜಕಿಕರಲ್ಲಿ ಜಕಿತಗತಿಕೆ ಚುನ್ನಕ್ಕಿಯೇ ಮಾಡಿ ಫಾರಾಯಬಳಕ್ಕು ರತ್ತಿಕೊಳ್ಳಿತ 🏣			
	liganted by law or municipal ordinance; sgs hay before any penulty attaches all central take hargen, sgwer sersney charges, and other charges praints the premises when due, and upon whi I also take the control of the	iten tebuest, ti-tutundi tir Grantee iit balaisõõtts sõl 😭			
:	the filtre dusplates selected of eretical and pay on this under the text, on the mainter ye, saided by may desire the a strent, it kneet all buildings and improvements now it before the winds and indicated on all whiteans or lands own (and lived deminer, where the forder is required by low to have its for	.a.ವಿ. ಫ್ರಾಂಥಾಯಗಳು ಯಾಗಿಯ ರವಿ. ಅಕ್ಕೆಯಾಗಿನ ಅಗಗಳು ಸಮಿಹಾಯಾವುದ ಹೆಗ್ಗೆ ನಿರ್ಣಕ್ಕೆ ಸಿ. ಪಿ.			
	gittement of himbot of mice and leave descript, where the following house is a see to have in the policy of the po	grant the write of to they in this the indict charts			
7	nuarion necessy, in, in companies basistancesy to the motion of endeath to sure in the materialization of the On the benefit of the believes of the mote, such rights to be endeathed by the stiendard mot lessor all policies, including additional and conewal policies, to believes of the mote, and on ca	:reser ರಚ್ಚುಗಳು ೧೯ ಕರ್ನ ಸಂಕಟನಿಕಾರಿ ೧೯ ಮುಖ್ಯ ಫಲ್ಯಬತ್ತಿರಿ ಸುವೆ ಕಟ್ಟ			
	MAIL TO:	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE			
		2031 W. Farragut			
	<u> </u>	Chicago, Illinois			

policies not less than ten days prior to the respective dates of expiration; then Trustee or the holders of the note may abut nock-not, make any payment or perform any act hereinbefore set forth in any form and manner deemed expedient, and 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 redeem from any tax sale or forficture affecting said premises or confest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at a rate equivalent to the post maturity rate set forth in the note securing this trust deed, if any, otherwise the prematurity rate set orth braises paragraph.

thereon at a rate equivalent to the post maturity rate set forth in the note securing this trust deed, if any collarwise the prematurity rate set only thereon, lacation of Trustee or holders of the note shall never be considered as a waper of any right accruing to them on account of any or the processors of this paragraph.

2. The Trustee or the holders of note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or estimate er into the validity of any tax, assessment, said, for feiture, tax lies not take the statement of the statement of the feiture of the statement of the feiture of the statement of the feiture of any institutement of principal or interest on the note, or (b) in the extent of the failure of First Farry or its successors or assents of any of the things specifically set forth in paragraph one hereof and such default shall intimate for three days, said option to be accurated by the expension of said three day period.

4. When the indebtedness hereby secured shall become dur whether by accured the will be allowed and included as additional indebtedness in the decree for said all extenditions of the mode for alternacy of the note of Trustee shall have the restriction of said there day of the said said said three days and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for astitutions in the policies, Tourier's f

appear.

6. Upon, or at any time after the 17 mg of a bill to foreclose this trust deed, the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency of insolvency at the time of application for such receiver, of the person, if any, liable for the payment of the indebtedness secured notely, and without regard to the them of application for such receiver shall have power to collect the rents issues and profits of said premises during the pendency of such investods are suit and a deficiency, during the full statutory period of redemption, whicher there be redemption or not, as well as during any further times when Pins Party, its successors or assigns, except for the intervent, in of such receiver, would be entitled to collect such rents, issues and profits, and all cit or powers which may be necessary or are usual in such cases to the protection, possession, control, management and operation or the premises during the while of said period. The court from time to time may authorize he receiver to apply the net income in his hands in payment in whole or in part of tot The indebtedness secured hereby, or by any decree foreclosing this rust deed, or any tax, special assessment or other from which may be a become superior to the lien beteof or of such decree, provided such application is made prior to foreclosure sale, (b) the deficiency in case of a sale and deficiency.

7. Trustee or the holders of the note shall have the right to impect the premises at all reasonable times and access thereto shall be permitted to that purpose.

purpose.

8. Trustee has no duty to examine the title, location, existe ice or condition of the premises, or to inquire into the validity of the trenatures or the indentity, capacity, or authority of the signatories on the note of its 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, for be liable for any acts or omissions hereunder, except in case of its own grown negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power.

power fermin given unless explicated by the terms hereof, to be liable for any acts or omissons hereunder, except in case of its own gross negligence or missonaduct or that of the agents or employees of Trustee, et., at it may require indemnities satisfactory to it before exertising any power herein given.

9. Trustee shall release this trust deed and the lien thereof by peop r instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and d. a. et 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, rep esenting that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is only ested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number put for any to be placed thereon by a prior trustee hereinal or or which conforms in substance with the description herein contained of the note and which purposes of the persons herein designal trustee and it has never placed. It is satisfication number on the role fee cribed herein, it may accept as the genuine note herein described any note which may be presented and which for forms in substance with the description herein, online of the note and which purports to be executed by the persons herein designated as makers thire of.

10. Trustee may resign by instrument in writing filed in the office of the Recorder or kepistrar 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 Recrude, of Deeds of the county in which the promises are situated that be Successor in Trust. Any Successor in Trust hereunder shall have the identical utility powers and authority as are herein given Trustee.

11. The word larger when used in this instrument shall be const

SEE RIDER ATTACHED HERETO AND MADE A PART HEREOF

LTGISTRUST DEED is executed by the Chicago Title and Tivit Company, not personally but as Trustee as aforward, in the exercise of the power and authority conferred upon and vested in it as such Trustee tand said Chicago Title and Trust Company, hereby watrants that it provesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said not contained shall be construed as creating any liability on the said First Party or on said Chicago Title and Trust Company personally to pay the said is a conjunctive of the implication, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained. It such liability, a conjunctive expressly waived by Trustee and by every person now or hereafter claiming any right or security hereunder, and this of the limit Party and its successors and said Chicago Title and Trust Company personally are concerned, the legal holder or holders of said in the did to the limit Party and insufficiently accounted the insufficients accounting hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the in-security of any interest and in said note provided or by action to enforce the personal liability of the guaranter, if any

IN WITNESS WHEREOF, Chicago Title and Trust Company, not personally but as Trustee as alteread, has caused these presents by security of the premise hereof and its corporate seal to be hereunto affixed and attricted by its Avistant Secretary, the day and year not near one like

CHICAGO TIFLE AND IRUST COMPANY. AS Trustee as aforesaid and not personally. SOUTANT VICE-PRESIDENT ASSISTANT SECRETARY

Corporate Seal

STATE OF ILLINOIS. COUNTY OF COOK

"OFFICIAL SEAL" Sheila Davenport Notary Public, State of Illinois My Commission Expires 9/21/91 I, the undersigned, a Notary Public in and for the County and State aforecaid, [60] HEREBY CERTIFY, that the above ramed Assistant Vice President and Assistant Secretary of the CHICAGO TITLE AND TRUST COMPANY, Grantor, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Assistant. Vice President and Assistant Secretary respectively, appeared before me this day in person and asknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Company for the uses and purposes therein set forth; and the said Assistant Secretary then and their asknowledged that said Assistant Secretary, as custodian of the corporate said of said Company to be affixed to said instrument as said Assistant Secretary's own free and soluntary act and as the free and soluntary act of said Company to be affixed to said instrument as said Assistant Secretary's own free and soluntary act and as the free and soluntary act of said Company for the uses and purposes therein set forth.

Given under my hand and Notarul Seal.

Date JAN 3 1 1989

RECORD

PAPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST BEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR

Sheila

Donic, 1201 The Instalment Note mentioned in the management

A Seen identified

herewith under Identification No.

BY

RIDER ATTACHED TO AND MADE A PART OF TRUST DEED AND NOTE DATED JANUARY 16, 1989 BETWEEN CHICAGO TITLE AND TRUST COMPANY, AS TRUSTEE UNDER TRUST AGREEMENT DATED JANUARY 6, 1989 AND KNOWN AS TRUST NUMBER 1092644 AND CHICAGO TITLE AND TRUST COMPANY, TRUSTEE.

- I. This is a part purchase money mortgage.
- 2. The Mortgagors hereunder reserve the right to prepay this obligation either in whole or in part at any time without payment of any premium or penalty whatsoever.
- 3. The Mortgagors further covenant not to suffer or permit without the written permission or consent of the holder being first had and obtained, a sale, conveyance, installment sale, assignment (including assignment of beneficial interest), or transfer of any right, title and interest in and to said property or any portion thereof, to any person, firm, corporation or trust, and in the event of breach of this covenant, the holder may, without notice, at the option of the holder, declare the entire principal, interest and advances immediately due and payable. The acceptance of payments by the holder shall not be a waiver of their right to demand immediate payment.
- 4. And it is hereby expressly agreed by Maker that time is of the essence hereof, and should any default be made in the payment of principal or interest which default shall continue for a period in excess of ten (10) days after the date when said payment shall fall due, or in the event the right to foreclose the Mor gage shall otherwise accrue to the legal holder of this Note, then, at the option of the holder hereof, the holder may collect interest on the entire unpaid balance of said principal sum at a rate of three percent (3%) over the rate of interest which had been in effect, from the date of such default until such default is cured by Maker, which interest shall be payable on each day on which an installment of principal or interest is due hereunder, anything herein or in the Mortgage to the contrary notwithstanding, and the legal holder, may, in addition, declare the entire unpaid balance of said principal sum with interest accrued thereon and all other sums due from Maker hereunder or under the provisions of the Mortgage to be immediately due and payable.
- 5. If any installments of principal or interest due hereunder shall become ten (10) days overdue, Maker shall pay to the holder hereof a "ie.e Charge" of five cents (\$.05) for each dollar so overdue, to compensate the holder for the cost of collection, the right to a "late charge" being in addition to all other rights and remedies granted to the legal holder hereunder.
- 6. The undersigned Mortgagors covenant and agree to pay the annual taxes and assessments levied against the mortgaged premises and the annual premiums for insurance carried in connection with said premises when they become due. The Mortgagors further covenant to present proof of payment of the annual taxes and assessments and the annual premiums for insurance to the Holder hereunder.
- 7. (a) In the event that any provision in this Mortgage shall be inconsistent with any provision of the Illinois Mortgage Foreclosure Law (Chapter II0, Sections 15-1701 et seq., Illinois Revised Statutes) (herein called the "Act") the provisions of the Act shall take precedence over the provisions of this Mortgage, but shall not invalidate or render unemorphise any other provision of this Mortgage that can be construed in a manner consistent with the Act.

(b) If any provision of this Mortgage shall grant to Mortgagee any rights or remedies upon default of the Mortgagor which are more limited than the rights that would otherwise be vested in Mortgagee under the Act in the absence of said provision, Mortgagee shall be vested with the rights described by the Act to the full extent permitted by law.

granted in the Act to the full extent permitted by law.

(c) Without limiting the generality of the foregoing, all expenses incurred by Nort, agee to the extent reimbursable under Sections 15-1512 of the Act, whether incurred before or after any decree or judgement of foreclosure, and whether enumerated in any Paragraphs of this Mortgage, shall be added to the indebtedness secured by this Mortgage or by the judgement of foreclosure.

8. The Mortgagor acknowledges that to the full extent permitted by law, the Mortgagor hereby voluntarily and knowingly waives its rights to reinstatement and redemption as allowed under Section 15-1601(b) of the Act, and to the full extent permitted by law, the benefits of all present and future valuation, appraisement, homestead, exemption, stay, redemption and moratorium laws under any state or federal law.

727749

CHICAGO TITLE AND TRUST COMPANY, not personally, but solely as Trustee, as aforesaid

Trust Officer

Property of Cook County Clerk's Office

32.7525

Box 443



Record of Men by these Presents, that CHICAGO HILL AND THUSI COMPANY, on London to protestion of Chicago a Elizable of personally

1200

89062713

Carry .mm x January 16, 19 89

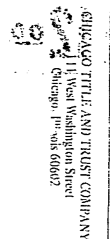
hut as Trustee under the possiblus of a Deed or		verded ver exprehenza and de	ivered to used Company in pa	ಸರಗಿಯಾಗುರಾಜಕೆ ಎ
frust Agreement dated January 6,	1989	ರ್ಷವೆ ೩ನಂಡಲ್ಲಿ ತನ	ns Trust Number <u>109</u>	2644
dierenter milet Assig	nor) in consideration o	(Ten D. Stars (I) - 1995)	ಬಾರೆ ಕ್ಷಣಕ್ಕೆ ಭಾರೆ ೧೯ ಆರ್ಟರ ಕ್ಷಣಕ್ಕೆ	ami valuable
considerations, the receipt and sufficiency whereof	me herely ecles (while de	ed, dok o leetuloja a organistras	ofer and set over units	
GEORGE ROYDOFF				a Sanaspronen
another entire care in a content some and profits and which may be care of the tendent of the content and profits persons in the content of the content of the content of Assignor may have been detected to made or agreed the the powers have nationally strongly beginning with an inclosing described feather and to premise the who make and establish have been any assisting the transmissing and in the transmission of the content of the Assigner.	or . The files of district of white part of large part of large part of large part of the files for the files of the files	in the self the weaking of the table and total estate and estate a	ne the finantine month of the confidence of the	ny letting (1) 1. Aniet Said Signasi in let apancy (1) the entire beter hings, issues.
Lot 19 in Farragut-Hoyna 1/4 of the South East 1 4 40 North, Range 14 East of 299.17 feet of the North Illinois.	of the North	th West 1/4 o Principal Me:	f Section 7, To ridian (except	ownship the East
Property Address: 2031 W	. Farciout,	Chicago, Ill:	inois	<u> </u>
Tam No: 14-07-120-009-00	00			
This instrument is given to wrone payment of the	e te ta qui sum di 😉	YE HUNDRED S	IMTY THOUSAND a	ind no
100ths (\$160,000.00)		. <u></u>	 	برخ
contambian score par Montgage of Prist February	CHICAGO T	TITLE AND 19US	ST COMPANY,	<u>2</u>
	as Frister or 5	i ngaperi seri	bpuary 16, 1989	<u>:</u>

and recorded in the Heavisian's Office of Registered in the Office of the Heavistran of 1 few of the Louis agriculture, in receiving the real estate and premises testemate to discribed. This instrument shall remain into Louise and effect and sometimes after a feet thereof, and 20 office costs and charges which may have accounted a min hereafter members in its said I continued by the properties to the Costs and charges which may have accounted a min hereafter members in its said. It is therefore the costs are for a cost feet time to a discounter of the costs and charges which may have accounted a min hereafter members and I cost feet of Montage wave feet time to a discounter of the costs are for a cost feet time.

This assume our shall not two me operative until a defect exists in the power of provingers for term or in the performance of the perfect conditions of the performance of the perfect conditions of the performance of the pe

Water of the container than experience we got account to the control of the rests of the rests of the rests of the control of the feather than the control of the rests of the control of Mortgage allege assembled selective between after the rection motes secure toward fit of Decitor Mortgage is or utility Mortgage alesse generaled beforther herete or after the restrock specifications of the 1901 of the problem of the specific of heavit said Empt Beed of Mertgage verbetier er after mis whete en meter. Assiption of White entitle the Take Settind to Secretary of the St. Area estate and previous correspondence described, et el any partit, ere it, person a son incorner contrete y las lites miditent in enternamismas, with raction for a large of the artifical process of law, and with an announce of the part of the color of the color for the section is set of the color (i) Light for the form the region of the control may pled up a comparing becomes the part. See green as out the expense of the mortiger of tigently, the not met of medically of the male all parakkier og gryne repliks, senewijs geplakiments, big bir alterations, andibalis, betterments alt ungrossitients totte skotbetlestete 🗺 gremises as may seem gazar os, ani may aisate ann temsute the same, as bothas mass constituted pis fetty at sampletes at both samp tinės ardotismi, tornis as may seem tit, inclinda gleases tot terms expanig tepondone maturity of the olded tedress secured by secd Trast Deeper Metgage, and mer caree) any lease of sub-wase for any cause of on any ground which would emilie the Assign first its semetication no cambo tro same. In overvisio laborro Assumo est, o have trongent pomente en constitutoro se i trollestate an igremises, an incorre Septembre successor as tro-Assumo o la cusembra si Assumo e constitutoro o menorization and metro als issumo si testes and The second secon renewals, replacements, alterations, abutions, resterments, and units sensitis, on the quarter's make that make to assenting the unit program of the Assignee and of the Section is a server of the section of the Assigned in compart on a control period on examine in early and control of the exchange for the control of the forest incomes there is an analysis of file of the forest incomes there is an analysis of the forest incomes there is an analysis of the forest incomes the examination of the examination with further sums as elections or sufficient to indements to eliAssigner vizameters and hard first ones, of dismagnering operation and matters of time. above in given turn in pursuance of the rights and tempers of Assumer Serendores for Assumen and Apple for an Act as in the Assume ate seculist file to explain perturbative ti Colonia para para para translative <mark>destina ambata. A lo com</mark> emotes mono 1.7.

It interests up to a journess and exercise unterest on the order of recession and first libert of Mortgage, at the fate threshouses, all the same terminates, and in the same terminates, and the same terminates of the following and impacts, and and all other charges we well to be readed for the same limit the same terminates of the same terminates and another three determinates are the same limits the same terminates are the following and another three determinates are the same limits of the following and another three determinates are the same transfer of the following and another three determinates are the same transfer of the following and the same transfer of the same transfe



CHICAGO TITLE AND TRUST COMPANY

89062713

693 EE3 - 6

RECORDERS OFFICE FOX ACABER

SSOILMABLISSI

OB

THIS INSTRUMIENT WAS PREPARED BY:

SSTRUCE

PERG

резсвиять веоблукту немн IZZEKI, ZIBEEL SIVDEFZZ EOFIZEOKAVILOZORIA 3.11.5

141918

BAAN

Я

:1 Α

1 7

3

South Pablic

ming produces,

1989 + ENAL

HAORY 40

to thirtol ban band ym toban avrid

mizot ies maiom sosodind nar I, the "observation at Solitary Public in and for the County and State alorecal, DO HERLINY CFR LINE AND THE ASS. Accessed, a Mostry Public in and for the County and State and resistant Secretary of the CHICAGO THEE AND THE ASS. COMPANY, Caracter, percentagy known to me to be the came percent whose Secretary respectives, presented before use this day in person and assistant Secretary respectives, presented before use fully and assistant secretary act and assistant separated the said increased and define the first and purposes therein set foutly and the said Assistant Secretary; are and company for the tase and purposes therein set foutly and the said Assistant Secretary; are and assistant set as a said Assistant Secretary; and as the tree and adopting as all as a said Assistant set and Company for the uses and Company for the use and contract set of said instrument as said Company, the tree and solutions are suffered to a said instrument as said Assistant and the uses a said Assistant Secretary. The said instrument as said company to the uses a said as a said as a said as a said and the uses a said as a said as a said and the uses a said as a said as a said and the uses a said as a said as a said and the uses a said as a said as a said and the uses a said as a said as a said and the uses a said as a said as a said and the uses a said as a said as a said and the uses a said as a said as a said and the uses a said and the uses a said as a said and the uses a said as a said as a said as a said and a said as a said as a said and a said as a said as a said and a said as a said as a said and a said as a said as a said and a said as a said and a said My Commission Expires 9/21/91 Notary Public, State of Illinois Sheila Davenport "OFFICIAL SEAL"

COURT OF COOR ISIONELII 10 HAIS

mattim avode this the Court for his freezoog

soil to be besen affixed, and has caused its name to be signed to those presents by its Assistant Vice President and attested by its Assistant 15. WHAN'S WHEREOF, 454 CHICAGO THEE AND TRUST COMPAYS as Houseald and not personally has canced its comporate

Innst Deed or Mortgage and Note or Socies provided.

percentages of not one majorie and other property and the first first property present described and to the terms became described assumed for servences in a commit order express or numbed horein or thermatical, all such thability, it any, being expressly waived by Assigner and the new or hereunder expressly and rectainly horeinness of the secondly, is an expressly in any or hereinness or the legal horizon or horeinness of any indebtedness of the secondly, is Aur misojied of 10 trapunatay to rapunatayi Sunitaar sasupalgapui (ur 10 tubilagi) onidar (rii) (1911 paleijii dur 10 sajieg 10 ajieg pale 1913 to seek you seek and the continued shall be constituted as charilled and larbility of CHICAGO TITLE AND TRUST COMPANY personally to pay the exercise of the most and authority conferred upon and sested in it as such Trustee, Nothing berein or in said Trust Deed or Notigies of THIS ASSESSED AT OF HEARS SECURITED & CHICAGO THATE AND TRUST COMPACE, not personally but as Trusteeus Monesaid, in

thorning stift in a shaper of a register of the property of th

and the experimental in the farmet from the commentation of the part of the second section in the contraction of the contractio organisation for some unit Assembly the same of the series of the Assembly has been a series of the Assembly has been some and the Assembly for the series of the series o zapun sigre kun 10 zastusen ağ ot paniaap in parizisina aq ton ginis (sani) 20 anni xun in Junis 10 petr el xun ing pripa de inin 2011 principalistic seguit concentration pur suotes and suited eith or an estatue of englessy with the green ross are sentiated between the ross and test because in the

otatai sajundagu je ijina jessifisse jiin saesa ons (sasuminasaida) jifaj (saejeasiminje) sa aji saka asi jaelsaragi je ijijanaj and of arrow here need guidant of that's bested on recently him emist, will to the hor results by a distriction of the training terms and the terms of the contract of the con