A 960350-F1

TRUST MEDFF

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THIS INDENTURE, made	June 27	1989 between	Stuart M. Sp	rague and	1500
Denise L. Sprague, h	is wife				
herein referred to as "Mortgag Illinois, herein referred to as T THAT, WHEREAS the Mortg described, said legal holder or l	RUSTEE, witnesseth: pagors are justly indebed	to the legal holder o	r holders of the pri	ncipal Promissory 1	
	THIRTY-FIVE T	OUSAND AND NO/1	00		noilars
evidenced by one certain Prir BEARER					
and delivered, in and by on DEMAND	•		gagors promise to of disburseme	• -	•
	with interest th samme stosyay passoner		zagostv	.sc unii maion 2020 08	ty at the rate
each year; all of said puncipal				per cent per an	num, and all of
NOW, THEREFORE, the Mo provisions and immissions of this it and also in consideration of the is WARRANT unto the Trustee, its su lying and being in the	om time to time, in writing ND TRUST COMPANY (1) a ors to secure the payment of the proforman um f. O to Doltar in hand	ng appoint and in absent OF CHICAGO sent of the said principal sec of the covenants and agaid, the receipt whereof owing described Real Estat	ce of such appointments of money and said reements herein contain is hereby acknowledge	interest in accordance ed, by the Mortgapors id, do by these preser right, title and interes	in said City, t with the terms, to be performed, its CONVEY and
to wi::	0.0				
SEE EX	HIBIT "A" ATTICHE	D HERETO AND HE	reby Made a Pa	RT HEREOF.	-
* One (1) percentage Section of the Wall to change,	point over the E. Street Journa.	ime Interest Ra rom time to tim	te as publishe e-said Prime I	d in the Mone nterest Rate	y Rate is subject
<pre>** monthly beginning t every month thereaf</pre>	ter until all of	said principal a	and interest i	s repaid in f	ull,
THE RATE MAY VARY DAILY WITH CHANGES IN THE PRIME RATE AND EACH DAY WITH CHANGES IN YOUR CUISTANDING DAILY BALANCE PROVIDED, HOWEVER, THE TATE WILL NEVER INCREASE ABOVE 19.50 DURING THE TERM OF THIS LOAN. THERE ARE NO LIMITATIONS ON THE AMOUNT WHICH THE RATE MAY DECREASE DURING THE TERM OF THIS AGREEMENT. THE LEFFOT OF AN INCREASE IN THE RATE WILL BE TANT YOUR SCHEDULED MONTHLY PAYMENT (IF APPLICABLE, WILL ALSO INCREASE.					
WE MAY SUSPEND YOUR THE RATE CAP. YOU. ADVANCES EVEN IF YO	ALSO UNDERSTAND T	hat we may suspi	end icur right		
which, with the property heremafter TOGETHER with all improvem for so long and during all such times secondarily) and all apparatus, equip refingeration (whether single units or doors and windows, shoot coverings, whether physically attached thereto mortgagots or their successors or assign TO HAVE AND TO HOLD the herein set forth, free from all rights	enti, tenements, easements, as Mortpagors may be enti- ment or articles now or her- centrally controlled), and or- inador beds, awnings, sto- or not, and it is agreed the entitable be considered as con- premises unto the said. Tru-	fixtures, and appurementated thereto (which are pleaster therein or thereon) centilation, including (with est and water heaters. All at all similar apparatus, essitutum part of the real estice, its successors and as	edged primarily and on used to supply heat, as bout restricting the fore of the foregoing are do quipment or articles he state. igns, forever, for the p	a parity with said real, are conditioning, was young) screens, winds kiared to be a part or market at succed in the surposer ar I upon the	estate and not eer, light, power, we shades, storm said real estate premises by the
benefits the Mortgagors do hereby ex This thust deed consists of		r conditions and provi	ions annearing or na	oe 7 (the tellers si	ie of this trust
deed) are incorporated herein by					
assigns.		\mathcal{A}			į
tem I have	and scal_S of Mortga	gors the day and year!	erst above writter.	ÉdM	! SEAL]
Stuart M. Sprague	DELOCATION PROPERTY	Denise	L. Sprague	1	[SEAL]
STATE OF ILLINOIS.	S	the undersigned	1		
County of <u>Cook</u>	a Notary Public in an	d for the residing in said C prague and Denis	ounty, in the State alor	еым. DO HEREBY C his wife	ERTIFY THAT
foregoi	ro personally known to ng instrument, appeared be and delivered the said lastru	fore me this day in perso	n and acknowledged th		bscribed to the signed, purposes therein

19.89

Form 29 Trust Cood - Individual Mortesfor - Secular CRE Print Cook - Individual Mortesfor - Secular CRE Print Cook - Term.

NOTARY PUBLIC, STATE OF ILLINOIS

MY COMMISSION EXPIRES 11/19/90 يم Noteria! Scal

Given under my hand and Notarial Scal this ..

set forth.

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12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to moure into the whiching of the signatures of the identity, capacity, or authority of the signatures on the hote or trust deed, nor shall rustee be obligated to record this trust used or to excrets any power herein given unless expressly obligated by the terms hereof, nor be liable to any acts or missions increment, except in absent its own prose negligence or missionduct of that of the agents of employees of Trustee, and it may require informatives satisfactory to it before exercising any power power nerin fiven thiess explaints of outpied of the terms detect, not de laste to any acts of commission derended, exercising any power nergigence or micronduct or that of the agents of employees of Trustee, and it may regive information of satisfactory evidence line; all indebtedness secured by this trist deed has been fully paid; and Trustee may execute and deliver a releast neric of to and at the request of any nericon who shall culture before in after maintify thereof, produce and exhibit to Trustee the prompal noise, representation Trustee may accept as tire without inquity. Where a teleast is requested to a described his necessary trustee, such successor trustees may accept as the entitled any note which bears an identification number purporting to be decensed trustee, such successor trustees in the releast of the makers thereof; and where the releast is requested of the original trustee and which purports to be executed by the persons herein described herein. It may accept as the genuine note herein described any not which may be present a not which conforms in substance with incedes thereof, it may accept as the genuine note herein described any not which may be present a not which tourisms in substance with the description herein contained of the original trustee and it has never place; it identification number on the principal note description herein contained of the principal note described herein. It may accept as the genuine note herein described any note which may be present a not which control in substance with the description herein contained of the principal note and which purports to be executed by the persons here no esqualed as makers thereof.

If Trustee may respen by instrument in writing filed in the office of the Recorder of Reputation of Trust which not instrument shall have been ecouded or filed. In case of the resignation, manifolity or refusal to act of Trustee, the then Recorder of Lends of the county in which the premises are situated shall be Successor in Trust. Any Successor in The provisions on the rider attached hereto are made a part hereof. THIS INSTRUMENT WAS PREPARED Mungage MID TOWN BANK WID TRUST COMPANY OF CHICAGO 2021 NORTH CLARK STREET CHICAGO, ILLINOIS 60614 753678 Identification No. IMPORTANT! CHICAGO TITI FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR Trustes Assusant Secretor RECORD. MAIL TO: FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOV DESCRIBED PROPERTY HERE ABOVE Mid Town Bank and Trust Company of Chicago 2021 N. Clark Street Chicago, Illinois 60614 722 W. Grace, Unit ATIN: Mary Y. Yee PLACE IN RECORDER'S OFFICE BOX NUMBER -3 × χ 3 3 3 Chicago, Illinois 60613

UNOFFICIAL COPY

RIDER TO TRUST DEED

This Rider is made this June 27, 1989, and is incorporated into and shall be deemed to amend and supplement the Trust Deed dated of even date herewith, given by the undersigned (herein "Mortgagor") to secure Borrower's Note to the holder of the Note and covering the property described in the Trust Deed and located at 722 W. Grace, Unit 1. Chicago, Illinois ("Premises").

In addition to the covenants and agreements made in the Trust Deed, Mortgagor and the holder of the Note further covenant and agree as follows:

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17. To further secure the payment of said principal sum of money and interest thereon, Mortgagors agree to unpublic holder of the Note each and every month commencing on the first holder of the indebtedness hereby secured shall have interest thereon, Mortgagors agree to deposit with the been fully paid, an amount equal to one-twelfth of 110% of the annual real estate taxes, special assessment levies and property insurance premiums (hereinafter referred to as "Funds"). Said Funds shall be neld by the holder of the Note in accordance with the terms and provisions of this paragraph without any allowance of interest, and may be applied by said holder toward payment of taxes, special assessment levies and insurance premiums when due, but the holder of the Note shall be under no obligation to ascertain the correctness of or to obtain the tax, special assessment levies or insurance hills, or attend to the payment thereof, except upon prescatation of such bills. Mortgagors agree to deposit within ten (12) days after receipt of demand therefor any deficiency in the adgregate of such monthly deposits in the event the tax, special passessment levies or insurance hills when issued shall be in acess thereof. If the funds so deposited exceed the amount required to pay such taxes, assessments (general and special) and/or insurance premiums for any year, the excess shall be applied on a subsequent deposit or deposits. Mortgagors acknowledge that the sums so deposited shall create a debtor-creditor relation nip only and shall be considered to be held by the holder of the Note in trust and that the holder of the Note shall not be considered to have consented to act as Mortgagors' agent for the payment of such taxes, levies and premiums. In the event of a default in any of the provisions contained in this Trust Deed or in the Note secured hereby, the holder of the Note may, at their notion, without being required to do so, apply any monies at the time of deposit on any of the Mortgagors' obligations herein or in the Note contained in such order and manner as the holder of the Note may elect. When the indebtedness secured hereby has been fully paid, any remaining deposits shall be paid to Mortgagors or to the then (where or owners of the mortgaged premises.

13. At the option of the holder of the Note and without notice to Mortgagor, Mortgagor's successors or assigns, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Note or in this Trust Deed to the contrary, become due and payable when default shall occur and continue for three (3) days either in the payment of any installments of principal and interest or in the event of the failure of Mortgagor or Mortgagor's successors or assigns to do any of the things specifically set forth in this Trust Deed or in the event Mortgagor, Mortgagors' beneficiaries, or any other obligor, or quarantor default under any other document given by any of them to secure the obligations hereby secured or under the loan commitment of Mid Town Bank and Trust Company of Chicago to Stuart M. Sprague and Denise L. Sprague dated June 20, 1989, and any and all modifications, revisions, or extensions thereto, the provisions of which are incorporated herein by reference.

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20. Notwithstanding anything in the Note or Trust Deed to the contrary, the death of all Mortgagors and/or all guarantors of the indebtedness herein mentioned shall be a default in the performance of any agreement of the Mortgagors hereunder and the holder of the Note shall be entitled to all rights and remedies given in the Trust Deed in the event of default in the performance of any agreement of the Mortgagors contained herein.

21. In the event that the holder of the Note shall, in good faith, dram itself insecure, the holder of the Note shall have the right to accelerate the instalments of principal and interest due hereuriet.

22. At 11' times, regardless of whether any loan proceeds have been disturged, this Trust Deed secures as part of the indebtedness bureby secured the payment of any and all loan commissions, service charges, liquidated damages, attorneys' fees, expenses and advances due to or incurred by the holder of the Note in accordanc, with the Note, this Trust Deed and the said Loan Commitment; provided, however, that in no event shall the total amount of the indebtedness hereby secured, including loan proceeds disbursed plus any additional charges, exceed 500% of the face amount of the Note.

23. This Trust Deed shall be construed under Illinois law. If any provisions hereof are invalid under Illinois law, such invalidity shall not affect the validity of the rest of the Trust Deed and Rider.

24. The premises subject hereto is subject to a lien of a prior Mortgage ("prior Mortgage") filed with the Recorder of Deeds of Cook County, Illinois on 10/12/86 as document number 86470166 by Stuart M. Spraque and Denise L. Spraque, his wife to secure a note in the amount of \$67,000.00. Any default under the prior Mortgage shall be considered a default hereunder which default shall, notwithstanding anything to the contrary contained herein or contained in the note which this trust deed secures, shall have the same grace period, if any, for coming default as set forth in Prior Mortgage. This Trust Deed is subordinate and junior to Prior Mortgage.

25. The interest rate stated herein may vary oaily with changes in the prime rate and each day with changes in your outstanding daily balance provided, however, that the rate will never increase above 19.50% during the term of this loan. There are no limitations on the amount which the rate may decrease during the term of this agreement. The effect of an increase in the rate will be that your scheduled monthly payment (if applicable) will also increase. We may suspend your right to future credit privileges in the event the prime rate exceeds the rate cap. We may suspend your right to obtain future advances even if you are not in default under the agreement.

OUNTY, ILLIMAIS DEFORE FOODS:

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Chart M. Sprague

Prise L. Spraque

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BXHIBIT "A"

UNIT 1 AS DELINEATED ON SURVEY OF THE FOLLOWING DESCRIBED PARCEL OF REAL ESTATE (HEREINAFTER REFERRED TO AS "PARCEL"): THE EAST HALF OF LOT 17 IN BLOCK 3 IN PELEG HALL'S ADDITION TO CHICAGO IN THE NORTH WEST FRACTIONAL QUARTER OF SECTION 21, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, WHICH SURVEY IS ATTACHED AS EXHIBIT "A" TO DECLARATION OF CONDOMINIUM OWNERHIP MADE BY CENTRAL NATIONAL BANK IN CHICAGO, AS TRUSTEE, UNDER TRUST AGREEMENT DATED MARCH 3, 1978 AND KNOWN AS TRUST NO. 22984, RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS, COOK COUNTY, ILLINOIS, AS DOCUMENT 24589187, TOGETHER WITH AN UNDIVIDED 35 PERCENT INTEREST IN SAID PARCEL (EXCEPTING FROM SAID PARCEL ALL THE PROPERTY AND SPACE COMPRISING ALL THE UNITS AS SET FORTH IN SAID DECLARATION AND SURVEY), ALL IN COOK COUNTY, ILLINOIS.

COMMONLY KNOWN AS: 122 W. GRACE, UNIT 1, CHICAGO, ILLINOIS

TAX I.D. NO.: 14-21-192-038-1001

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