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THE ABOVE SPACE FOR RECORDERS USE ONLY

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THIS INDENTURE, Made 1989, between Bank of Ravenswood, an Illinois July 25, Banking Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated May 18, 1989 trust number 25-10088, herein referred to as "First Party," and Chicago Title & Trust Company 25-10089 & 25-10090

an Illinois corporation herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of Three Hundred Thousand Dollars and 00/100-----

made payable to BFARER

and delivered, in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest from DATE OF DISBURSEMENT on the balance of principal remaining from time to time unpaid at the rate of per cent pre conum in instalments as follows: One Thousand Six Hundred Sixty-Six Dollars

and 67/100 + Interest (\$1,666.67 + Interest) ----

day of August 19 89 and One Thousand Six Hundred Sixty-Six 28th Dollars on the Dollars and 67/100 + Interest (\$1,666.67 + Interest)

Dollars on the 28th day of each month thereafter until said note is fully paid except that the final 19 94 payment of principal and interest, if not somer paid, shall be due on the 28th day of July All such payments on account of the intebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of macroscopi cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Clicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Belmont National Bank of Chicago 3179 N. Clark St., Chicago, Illinois

NOW, THEREFORE, First Party to secure the payment of the sail principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of One Doll / it, hand paid, the receipt whereof is hereby acknowledged, does by these presents, grant, remise, release, alien and convey unto the Trustee, its successors and is again, the following described Real Estate situate, lying and being in the COUNTY OF

Cook

AND STATE OF ILLINOIS, to wit:

SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF.

* 2 percentage points above the prime rate of the Ur.11 Street Journal, until maturity, and with interest after maturity or after acceleration upon default, at a varying rate per annum equal to 5 percentage points above said Prime Pate, until fully paid. The term "Prime Rate" shall mean the rate of interest the most recently announced by Wall Street Journal as its Prime Rate. The term "Prime Rate" is only for the convenience of Belmont National Bank of Chicago and no representation is being made or intended that the rate is either the lowest, the best or a favored lara.

SEE RIDER ATTACHED HERETO AND MADE A PART HEREOF.

which, with the property hereinafter described, is referred to herein as the "promises,"

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, measurements, fixtures, and appurtenances thereto balonging, and all rents, issues and profits thereof for so tong and during all such times as Fiest Party, its successors or assigns may be entitled thereto (which are pledged primarily, and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the lovegoings, screens, window shades, storm doors and winders floor coverings, inador beds, awaings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusta herein set forth.

IT IS PHETHER LYNDERSTOOD AND AGREED THAT?

TO HAVE AND TO HOLD the premises unto the sold Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth. IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Drill be indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, restors or rebuild any buildings or improvements how or hereafter an the premises which may become damaged or destroyed; (2) keep said premises in good condition and repair without waste, and free from mechanics or other lens or claims for him not expressed visbordinated to the lien hereof; (2) 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 lienthage of each principal control of the notes; (3) complete within a reasonable time any hulldings now or at a statisfactory evidence of the lienthage of each principal control of the notes; (3) complete within a reasonable time any hulldings now or at any time in the manner provided to the lienthage of the lienthage of any indebtedness of the lienthage of each principal control of the lienthage of lienthage of lienthage of the lienthage of the lienthage of the lienthage of the lienthage of lienthage of the lienthage of l

Ð	NAME	
E	-	Belmont National Bank of Chicago
L I	STREET	3179 N. Clark St.
v'		Chicago, Illinois 60657
E	CITY	
R	.[_

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ASOVE DESCRIBED PROPERTY HERE: 2453 W. Diversey 1102 N. Ashland 3658 Diversey Chicago, Illinois

INSTRUCTIONS

A 21 94 INDEPENDENT FORMS SER FICES, IN

This instrument was prepared by

RECORDER'S OFFICE BOX NUMBER

UNOFFICIAL COPY

to expire, to deliver renewal policies not less than ten days prior to the respective date of expiration; then Trustee or the holders of the note may, but need not, make any payment or perform any set horeinbefore set forth in any form and manner deemed expedient, and may, but need not, make full or partial payments of pripcipal or lorgest on prior encumbrances, if any, and purchase, discharge, compromise or sattle any tax lien or other prior lien or title or claim thereof, or tedeem from any tax asle or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewish, including attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortaged 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 account dereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any of the provisions of this paragraph.

connection flareswith, including alterneys (see, and any other moreys attained by Trustee or the holders of the more to protect the more accorded more and the later of the core in more accorded in a wayshe without notice and with inferent thereby and shall become immediately due and payable without notice and with inferent thereby and shall be become immediately due and payable without notice and with inferent thereby and shall be not permitted in the notice of the note hall never be considered as a wiver of any right accruing to them on secount of any of the provisions of this paragraph.

2. The Trustee or the holders of the note brethy secured without motive methy authorized relating to take the wide of the paragraph of the wide of the control of the paragraph on the holders of the paragraph of the paragraph on the holders of the paragraph of the paragraph on the holders of the paragraph of the paragraph on the holders of the paragraph of the paragraph on the holders of the paragraph of the paragraph on the holders of the paragraph paragraph of the paragraph

offine the powers is THIS TRUST DEED is executed by Bank of Ravenswood not personally but as Trustee as a lord and in the exercise of the power and authority conferred upon and vested in it as such Trustee land said Bank of Ravenswood hereby v. ram's that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing here n or in said note contained shall be construed as creating any liability on said First Parly or on said Bank of Ravenswood personally to Lay In. Said note or any interest that may accrue thereon, or any indebtedness accruing hereinafter, or to perform any covenant either exp. e.s or implied herein contained, all such liability, if any, being expressly waived by Trustee and by every person now or hereafter claiming any right or security hereunder, and that so far as the First Parly and its successors and said Bank of Ravenswood personally are concerned, he legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premess lereby convect for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said note privide or by action to enforce the guarantor, if any.

IN WITNESS WHEREOF, Bank of Ravenswood, not personally but as Trustee as aforesaid, hus caused these ries of the signed by its Vice President and its corporate seal to be hereunto affixed and attested by its Applicant Land Trust Officer this lay and year first above territten.

BANK OF BAVENSWOOD As Zrustee as afo	presaid and not personally,
By Math Salure	VICE-PRESIDENT
3, 1/2 1/2	VICEARESIDER
Attest 1 - 102	Auststampland trust officei
DOUGLAS W MYERS	

STATE OF ILLINOIS COUNTY OF COOK

a Notary Public in and for said County, in the state aforesaid, DO HEREBY CERTIFY, that

Martin S Edwards

Vice-President of Bank of Ravenswood and

Trust Officer of taid Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such
Vice-President and Armstone Lond Trust Officer, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforessed, for the uses and purposes therein set forth; and the said Arsistami Frand Trust Officer, as custodian of the corporate seal of said Bank, did affire the seal of said Bank to said instrument as said Arsistant-load Trust Officer's own free and voluntary act and as the free and voluntary act and as the free and voluntary act and as the free and voluntary act and Bank, as Trustee as aforesaid, for the uses and purposes therein set fafth.

Given under my hand and Notarial Seal this

herewith under Identification No.

OFFICIAL SEAL DOUGLAS W. MYERS NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 12/2/92

The Instalment Note mentioned-in within frust Deed has been identified

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD

CHICAGO THELE & TRUST COMPANY, THE THE

UNOFFICIAL COPY

PARCEL 1:

Lot 3 in Michael Bauerle's Resubdivision of Lots 44 to 48 in Block 25 in Crosby and Others Subdivision of the East ½ of the South East ½ of Section 25, Township 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

PIN 13-25-406-003-0000 Commonly known as 2453 W. Diversey, Chicago, Illinois

PARCEL II:

The North 10 feet of Lot 5 and Lot 6 (except the North 26.89 feet of the East 92.11 feet and also except the North 2.40 feet of said Lot 6 which lies West of the East 92.11 feet thereof) in Samuel Johnston's Subdivision of Block 8 in Johnston's Subdivision of the tast 12 of the South East 14 of Section 6, Township 39 North, Range 14, East of the Third Principal Meridian (except that part of said Lots 5 and 6 above mentioned East of a line 50 feet West of and parallel with the East line of said Section 6) all in Cock County, Illinois.

PIN 17-06-412-031-0000 Commonly known as 1102 N. Ashland Chicago, Illinois

PARCEL III:

The West 1/2 of Lot 13, in Block 2 in Blanchard Subdivision of Lot 10, in Davlin, Kelly and Carroll's Subdivision of the North West 1/2 of Section 26, Township 40 North, Range 13, East of the Third Principal Meridian, 12 Cook County, Illinois.

PIN 13-26-130-023 Commonly known as 3658 W. Diversey, Chicago, Illinois

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MORIGAGE RIDER

THIS	RIDER	IS	ATTACHED	OT	AND	MADE	PART	OF	THE	MORIGAGE	DATED
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July 25, 1989	BETWEEN Bank of Ravenswood, as trustee
u/t#25-10088, 25-10089	and 25-10090 FIRST PARTY
dated May 18, 1989.	, MARKANKARISK, AND Chicago Title &
	TRUSTEE
Trust Company	, makekaare.

The loan second hereby is made in reliance upon the ownership and management by Mortgagor of the mortgaged land. Therefore, if mortgagor shall, without consent in writing of the mortgagee, convey all or part of the mortgaged land, including fixtures that are deemed part of the mortgaged land under local law (except to the extent permitted by the terms hereof), but expressly excluding from this Article my articles deemed chattels under local law, or if the management, ownership or control of the Mortgagor shall change, so that the present Mortgagors shall relinquish or lose their present degree of such management, ownership or control, or in the event and consentual junior or concurrent lien is attached to the mortgaged land, then all debt secured hereby shall at once become due and payable at the option of the holder of the mortgaged debt. In substantial changes, or changes by reason of death, or conveyances or assignments made to members of an owner's family, shall not operate to accelerate the debt, but in the event of such changes this clause shall apply to the grantee or assignee as if such assignee were the Mortgagor. This provision is inapplicable to transfers or the creation of consentual liers or chattels, since Mortgagee chooses to rely on its continuing chattel security is such event, so that Mortgagee in such event will not be required to consent or refuse consent to such chattel transaction. This last provision is also inapplicable to leases for two years or less that contain no option to renew or purchase or any pre-emption right. A consent once given under this paragraph does not exhaust this paragraph. Like consents will be needed on future transactions.

Mortgagors shall make deposits with the holder of the Note on each of the due dates of said installments of principal or interest in amounts fixed by the holder of the Note in order to maintain a fund sufficient to enable the holder of the Note to pay the general taxes assessed against the promises described herein as they accrue or become due; said deposits to be made so 'not the holder of the Note shall have on deposit in advance of the due date of each installment of taxes an amount equal thereto. The holder of the Note shall not be liable for interest on such tax deposits.

Bernardo Abarca

XClaudin Ubara Hann (iban Claudia Abarca a/k/a Flavia Abarca

Bank of Ravenswood, as trustee u/t#25-10088, 25-10089 and 25-10090 dated May 18, 1989.

Vice President

759969

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Property of Cook County Clerk's Office

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