UNOFFICIAL 3COPY 1 0428946

Dr.

HIS INDENTURE, ma	6-7- 19 <u>89</u>	hetween
	Llie Cox married to Roger Cox	
9208 S. P.		519
	D STREET) (CITY) (STA	89377271
	Mortgagors," and	
4258 N. Ci	cero Chg. II 60641	
	Cero Chg, II 60641	NTP)
	Mortgagee, " witnesseth:	Above Space For Recorder's Use Only
THAT WIEREAS U	he Mortgagors are justly indebted to the Mortgagee up 89 , in the sum of $T\Theta\Omega$	pon the Retail Installment Contract dated 7 n thousand three hundred fifty
Five & 40.	7130	DOLLARS
10,355.40		ered to the Mortgagee, in and by which contract the Mortgagors promise
pay the said sum in		$\alpha = 19$
	al Installmer. of V.	payable on
	pointment, then it 'ne office of the holder ut	Union Mortgage Company, Inc.
kombard	. 11	unt in accordance with the terms, provisions and limitations of this
and the perfe	remance of the convenue as it afreements hereto contr	ained, by the Mortgagors to be performed, do by these presents CONVEY ns. the following described Real Estate and all of their estate, right, title
		Chicago COUNTY OF
Lock	AND STATE OF ILLINO	Distowit
ot 40 in W	est Chesterfield Homes, a Su ty of Chicago County of Cook	b in Section 25, Township 37 North, State of Illinois according to the
Plat Thereo	of recorded in the Ofrice of	Hogorder or obskraft or cook conneys.
llinois.	' (・ T45555 TRAN 0032 08/15/89 10:41 ・ 48567 * ビ ※一島ラー37ア2オ
		COOK COUNTY RECORDER
		Arte Conference of Control of Control
		⁴ / ₂
PIN#25-03-3	10-045	
		89377271
		(O _A)
		4
		'.0'
TYNCEPTS IP IS WITH A	ty hereinafter described is referred to berein as the "p Il improvements, tenements, casements, fixtures, and	il appurtennaces thereta belonging. Las all retter (sours and Grofits I -
d not wecome wilet an	ed all annuacios continuent or articles now or berealtr	ereiniwhich are piedged primarily and are a parity with said real estate or therein or thereon used to supply hear, pass air conditioning, water, stilation, includinglighthour restricting the Pary ology, wereens window
ades, storm doors and	d windows. Hoor coverings, inado; beds awnings, stoves	s and water heaters. All of the foregoing are exclessed to be a part of suiti- all shullar apparatus, equipment or articles, negatter placed to the
entines by Mortifator	s or those successors or assigns shall be considered as	s constituting best of the rest estates agre's succession and assigns forever, to the purposes, and upon the
es hereto set forth, fre	re from alf rights and benefith under and by Virtue of the	e Homestrad Exemption Lawk of the State of Militags, which yard rights
	many d. ollie Cox marri	ied to Roger Cox
properted berein he	o eMarance gad are a part bereal and Aball be bind	nvisions appearing on page 21the reverse side of this morigage area ling on Morigagors, their heirs, successors, and assigns.
Witness the hand	will no of the standard of the stop and who who who where	Beat X Beat Beat
PLEASE	Mary J. Ollie Cox	Roger Cox
PRINT OR TYPE NAME(S)	15/2/ -20244241	<u>(c) </u>
BELOW SIGNATURE(SI	100 COOLINIT	(Seal) (
tr of Illinois County		1. the undersigned a Notary Public in and for said County
	in the date aloresaid DONERRBY CERTIFY that Success BOLLIO COX BOLLIO	d to Roger Cox
IMPRESS	personally known to me to be the same person (5)	whose name \$1 (1999) subscribed to the longing instrument.
SEAL HERE	appeared before me this day in person, and acknowled	tiged that BOT Assigned defined and delivered the said instrument is 1.
111 134.	of the right of homestead, and the sight of homestead, and the sight of homestead, and the sight of homestead and the sight of homestead and the sight of the sig	ክዚያበል የመ ውያ ትናንክትያቱነቡንዚህ አስተነዩ (መፈፅወተል the release and walver ትድርራቸው እናታሪት - O - , 9
է, է։ Ենանահանակարդություն	HOUNTHOLAL! SEAL " 7. HAVE	and the state of t
nmission expiripaci	NOTARY PUBLIC. STATE OF ILLINOIS	Straw K. Creisman
•	INDIANT PUBLIC, STATE OF ILLINOIS (Contraction of the Contract Co
ois :	MY COMMISSION EXPINES-11/14/91 (

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ADDITIONAL CONVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS MORTGAGE AND INCORPORATED THEREIN BY REFERENCE.

- 1. Mortgagors shall (1) promptly repair, restore or rebuild say buildings or improvements now or hereafter on the premises which may become damaged or be desiroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic sor other into... * claims for tien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secored by a lien or charge on the premises sup... For to the lien hereof and upon request exhibit satisfactory evidence of the discharge of such prior tien to Mortgage or to holder of the contract, (4) complete within a reasonable time any buildings nower at any, time in process of erection upon said premises. (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use (hereof; (6) make no material afternations in said premises except as required by law or municipal ordinance.
- 2. Mortgagors shall pay before any penalty attaches all general taxes and shall pay special taxes and other charges against the premises when due, and shall upon written request, furnish to Mortgagors to holders of the contract duplicate receipts therefor. To prevent default bereunder Mortgagors shall pay in full under profess, to the manner provided by statute, any tax or assessment which Mortgagors may act to taxes the manner provided by statute, any tax or assessment which Mortgagors may act to taxes the manner provided by statute any tax or assessment.
- 3. Mortagors shall keep all buildings and improvements now and hereafter situated on said premises insured against loss or damage by figuralishing and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of repairing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the contract, under insurance policies payable, in case of loss or damage, to Mongager, such rights to be evidenced by the standard mongage clause to be attached to each policies payable, in case of loss or damage, to Mongager, such rights to be evidenced by the standard mongage clause to be attached to each policies payable, in case of insurance about to expire, shall deliver shall deliver all policies including additional and renewal policies to holder of the contract and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein. Mortgagee or the builder of the contract may, but need not make any payment or perform any act hereinbetate required of Mortgagers in any form and manner deemed expedient, and may, but need not make toll or partial payments of principal or interest on principal or interest on principal or interest, after or of the or title or risk thereof, or redeem from any tax sale or forfeiture, after or a said premises or contest any tax or assessment. All moneys part for any of these purposes herein authorized and all expenses paid or increded in connection therewith, including autorizely fees, and any other anoneys, advanced by Mortgagee or the fundams of the contract to protect the mortgaged premises and the iten hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and pay able without potter, inaction of Mortgagee or holders of the confract shall never be considered as a waiver of any right accruding to them on account of any default hereunder on the part of the Mortgagers.
- 5. The Mortgagee or the holder of the contract hereby secured making any payment hereby authorized relating to taxes and assessments, may do so according to any bill, statement or as mate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any and assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay each item of an obtedness herein mentioned, when due according to the terms hereof. At the option of the holder of the contract, and without notice to the Mortgagors, all unpaid indebtedness secured by the Mortgagors hall notwithstanding anything in the contract or in this Mortgago to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment on the contract or the when default shall occur and continue for any edays in the performance of any other agreement of the Mortgagors herein contained.
- .7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise. Mortgages shall have the right to foreclose the lief hereof, their shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or increed by or on behalf of Mortgages or holder of the contract for attorneys less appraiser's less outlays for documentary and expense evidence, stenogra, here charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decreed of procuring all such abstracts of (ii). It till searches and examinations, guarantee polities. Torrens certificates and similar data and assurances with respect to tille as Mortgages or holder. The contract may deem to be reasonably necessary either to prosecute such suit or evidence to bidders at any sale which may be had pursuant to ruch decree the true condition of the tille to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall be one so much additional indebtedness accured hereby and immediately due and payable, when paid or incurred by Mortgages or holder of the contract in connection with the any proceeding, including probate and bankrupicy proceedings, to which either of them shall be a party, either as plaintiff, plangant or defendant, by reason of this Mortgage or any indebtedness hereby accured, or by preparations for the commenced or the foreclose whether or not actually commenced or to preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof whether or not actually commenced.
- The proceeds of any foreclosure sale of the premises shall be distribute raind applied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all such year, and are mentioned in the preceding paragraph hereof second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the contract, third, all other indebtedness, if any, remaining unpaid on the contract: fourth, any overplus to Mortgagors, their neighbors representatives or assigns as their rights may appear.
- 8. Upon brill ally limb after the filing of a bill to foreclose this mortgage 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 of most beneficer of Mortgagois at the time of application for such receiver and without regard to the their value of the premises or whether the some shall be then occupied as a homestead or not and the Mortgagoe hereunder may be appointed as such receiver. Such receiver shall have power to collect the tents insues and profits of said premises during the period of such foreclosure suit and, in case of a sale and a deficiency during the following period of redemption, whether three when Mortgagors except for the intervention of a three tents would be entitled to collect such rents, lesses and profits, and all other powers which may be necessary or are usual in such cases for the profits. But all other powers which may be necessary or are usual in such cases for the profits. But all the powers which may be necessary or are usual in such cases for the profits of pull the three of said period. The Court from time to time may author of the profits of pull the whole of said period. The Court from time to time may author of the profits of pull the net income in hands in payment in whole or in part of:(1) The indebtedoress secured hereby, or by any decree forestoning his Mortgago or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure saie.(2) the deficiency in case of a sale and deficiency.
- . 10. No action for the enforcement of the lien or 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 contract hereby secured.
- i). Mortgagee or the holder of the contract shall have the right to inspect the premises at all trasonable times and access thereto shall be permitted for that purpose.
- 12. If Mortgagors shall sell, assign or transfer any right, title or interest in said premises, or any portion thereof, without the written consent of the holder of the contract accurred hereby, holder shall have the right, at holder's option, to declare all unpaid indebtedness secured by this mortgage to be immediately due and payable, anything in said contract or this mortgage to the contrary notwithstanding

さ		ASSIGNMENT		
OR VALUABLE CONSIDERATI	ON. Mortgagee hereby sells, as	seigns and transfers the w	rithin mortgage to:	assigning instructions and instruction in a second
66	Morigagee	89377271		
	By			

	HAMK	
L ì	RTRUET	
	Cap Carles No.	

PETURN TO: UNION MORTGAGE CO INC. P. O. BOX 515828 DALLAS, TEXAS 75251-5929 214/680-3134

OR

DESCRIBED PROPERTY IN IN.

UNION MORTGAGE CO., INC. P. O. BOX 796684 DALMAR TX 75878-9584

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