## SECOND LORING AGES LIPRONT CALS CORP 7 5 5 6

90337556

\$13.00

THIS INDENTURE WITNESSETH, That Maureen A. Morris	on,
a spinster  (her; inafter called the Grantor), of	
6145 W. 158th Place, Unit 2E Tinley Park, II	1/6"
for and in consideration of the sum of hundred Twenty Seven and 68/100	
	Dollars COOK COUNTY PECORDER
in hand paid CONVEY AND WARRANT to COLE TAYLOR BANK	
of 7601 S. CICERO, CHICAGO, IL.  (Nu and Street) (City) (	State)
as Trustee, and to his successors in trust hereinafter named, the following desestate, with the improvements thereon, including all heating, air-conditionin plumbing apparatus and fixtures, and everything appurtenant thereto, togethere.	ng, gas and Above Space For Recorder's Ose Only
rents, issues and profits of said premises, situated in the County of COOK Unit 2-E and P2-E, Lot 95, together with its common elerents in Cherry Creek Phase III Control Peclaration recorded as Document Number 851. Township 36 North, Range 12, East of the This	and State of Illinois, to wit:  s undivided percentage interest in the ondominium as delineated and defined in the 79907, in the Northeast 1/4 of Section 26, ird Principal Meridian, in Cook County, Illinois.
Hereby releasing and waiving all rights under and by virtue of the homestea	ad exemption laws of the State of Illinois.
Permanent Real Estate Index Number(s): 27-26-203-048-10 Address(cs) of premises: 158th Place, Tinle	040 & 1094
INTRUST, nevertheless, for the purpose of scuring performance of the con- WHEREAS. The Grantor squarts indebted upon principal promi- Dated June 8, 1990 for the principal amount the amount of \$4,827.68 for a total note of	of \$10,000.00 plus interest in \$14,827.68 payable in 84 consecutive
monthly payments of \$176.52 beginning on Jul	y 8, 1990 and maturing on June 6,1997.
	<b>4</b> .
THE GRANTOR covenants and agrees as follows: (1) To pay said indeprovided, or according to any agreement extending time or payment; (2) premises, and on demand to exhibit receipts therefor; (3) within sixty disapprovements on said premises that may have been destroyed or damaged (5) to keep all buildings now or at any time on said premises insured in conto place such insurance in companies acceptable to the holder of the first first Trustee or Mortgagee, and second, to the Trustee herein as their intermorrance and premises in the mortgagee or Trustee until the indebtedness is fully paid; (6) to pay all problems about the first product of the first payment of the first payment of the first payment of the first payment.	
the same shall become due and payable.  IN THE EVENT of failure acto insure, or pay taxes or assemments, or or the holder of said indebtedness, may procure such insurance, or pay su affecting said premises or pay all prior incumbrances and the interest them	eon from time to time and all money so paid, the Grantor agrees to
repay immediately without demand, and the same with interest thereon from shall be so much additional indebtedness secured hereby.	
IN THE EVENT of a breach of any of the aforesaid covenants or as earned interest, shall, at the option of the legal holder thereof, without no from time of such breach at the maximum per cent per annum alloyable or both, the same as if all of said indebtedness had then matured by the or both, the same as if all of said indebtedness had then matured by the first of the said indebtedness and disburst participations. It is affected by the Grantor that all expenses and disburst participations of the participation of the said indebtedness and disburst participations.	feenents the whole of said ind-bledness, including principal and all the become immediately dure in I payable, and with interest thereon by law, shall be recoverable by foreclosure thereof, or by suit at law, terms.
If Is AGREED by the Grantor that all expenses and disburs by the hereof-including reasonable attorneys fees, outlays for documentary evide showing the whole title of said premises embracing foreclosus, iccree—sha occasioned by any suit or proceeding wherein the granter or by holder of paid by the Grantor. All such expenses and disbursement, hall be an additing decree that may be rendered in such foreclosure pracedings; which proof be dismissed, nor release hereof given, until all such expenses and disbursement hall be an additing the Grantor for the Grantor and for the court and expenses and disbursement hall be an additing and income from, said premises pending such forecourse proceedings, and Deed, the court in which such complaint is far, may at once and without appoint a receiver to take possession or charge of said premises with power to the name of a record owner is:  The name of a record owner is:  **Maureen A. Morri.**	for any part of said indebtedness, as such, have be a party, shall also be itional lien upon said premises, shall be taxed to costs and discurrently, received in receeding, whether decree of sale shall have teen entered or not, shall sursements, and the costs of suit, including actorice, is fees, have been stors and assigns of the Grantor waives all right to the possession of, agrees that upon the filing of any complaint to foreclose this Trust it notice to the Grantor, or to any party claiming under the Grantor,
IN THE EVENT of the death of emoval from said Cook to act, then Cole Taylor Cank	
to act, then Cole 13y10x can't successor in this trust; and of fo any like cause said first successor fail or Deeds of said County is held to appointed to be second successor in this performed, the grantee or he uccessor in trust, shall release said premises to This trust deed is useful to 1st Mtg. of record of Drap	the nativentitled on recenting his reasonable charpes
record December 2, 1986 for \$56,000.	00
	Maureen A. Morrison
Please print or type name(s).  9033556	Maureen A. Morrison
COP	(SEAL)
This instrument was prepared by Cole Taylor Bank, Helen NAME AND ADD	Barker, 7601 S. Cicero, Chicago, Illinois
	13-8

## **UNOFFICIAL COPY**

I,	V <sub>1</sub> , resaid, DO I	ok / L.	TFY that	MAUREEN	A. MORRISON,	a spinster	r said County, in the
appeared instrument waiver of	before me	this day in per free and vo	rson and ac	knowledged	that she	signed, sealed an	foregoing instrument of delivered the said uding the release and, 19.90
	NOTA MY CO On Expires_	OFFICIAL BAL VICKI L. HAYOW BY PUBLIC STA TP HOAMSSIE STD. D		Coc	min Co	R. Ma	
SECOND MORTGAGE  Trust Deed	UREEN A. MORRISON, a spinster	TO LE TAYLOR BANK	OPERTY ADDRESS;	45 W. 168th Place nley Park, IL 60477	K # 27 26 203 048 1040 & 1094	IL TO: HELEM BARFER LE TATLOR BANK D1 S. Cicero Avenue Icago, IL 60652	