

TOSTASFA DUM

TRUSTUMOFFICHAL OF \$1272348

1991 JUN -6 PH 2: 47

91272348

Formes 77051 Deed — Individual Mortgagor — Secures a Series of Principal Notes — Term. R. 11/75

	CTTC 4	THE A	BOVE SPACE FOR RECORD	ER'S USE ONLY	
THIS INDENTURE, made Chicago, Illino	is 60645	·	a bachelo	or, 2038 W. Jarvis	,
Hinois, herein referred to THAT, WHEREAS the	tgagors", and CHICAGO as TRUSTEE, witnesseth as Mortgagors are justly in or holders being herein	TITLE AND TRUST Concept to the legal hore of the	lder or holders of the Princ f The Notes, in the Total Pr	ipal Promissory Note hereinaft rincipal Sum of Twelve	ter
001000	•	lote, of the Mortgagors	of even date herewith, m	ade payable to THE ORDER C I fifty-two and I Two hundred fift onth thereafter	OF
until said Noti interest, if no	sooner paid,	shall be due	the final payme the first day	of June, 1995.	ınc
interest bearing interest of	ter ma unity at the rate	of 11.5% perc	ent per annum, and all of	per centum per annur all of said principal ai said principal and interest bein	nd ng
from time to time, in writing and Bette Richa	ng appoint, and in the ab	sence of such appointm East San Salv	ent, then at the office of ador, Scottsdal	ns the holders of the notes ma Richard Richardso e, AZ 85258	n
NOW, THEREFORE, the Management of the provisions and limitations of the sum o	Mortgagors to secure l'e na his trust deed, and the perfo the sum of One Dollar in h its successors and assigns, t' y of Chicago,	lyment of the said princip rniance of the covenants are limit paid, the receipt whe e following described Real , C	al sum of money and said in dagreements herein contained reof is hereby acknowledged. Estate and all of their estate, ricountry of Cook	terest in accordance with the term I, by the Mortgagors to be performe, do by these presents CONVEY arght, title and interest therein, situal AND STATE OF ILLINO!	is, id, nd le,
-	-		nd Made a Part		
				hicago, IL 60645	
The note payable Trust De conveyed benefici of the No	which this mo immediately if ed is sold, tr, including sa al interest wi	rtgage secura the real est ansferred, le le on contrac thout written	s shall become ate described i led, or otherw ter agreement consent of the	due and n this ise to assign holder	
OI the M	ote.		C/o	13	00
so long and during all such tis secondarily), and all apparatus, refrigeration (whether single un doors and windows, floor cow whether physically attached the mortgagors or their successors of TO HAVE AND TO HOLD a set forth, and for the equal-sec	mes as Mertgagors may be equipment of articles now nits or centrally controlled), crings, inador beds, awnings erecto or not, and it is agrer a ssigns shall be considered the premises unto the said Trurity of said principal notes priority of time of maturity.	nts, fixtures, and appurtent entitled thereto (which art or hereafter therein or the and ventilation, including, stoves and water heaters as constituting part of the rustee, its successors and as thereinabove described, with or of the remaining them.	ances thereto belong a stard a con a creen used to supply heat [a], (without restricting the long of the foregoing are declus, equipment or articles her real estate. Signs, forever, for the purposes, thout preference or priority of the foregoing are declused to the content of the purposes, thout preference or priority of the purpose of the content of the foregoing the foregoing of the foregoin	Il rents, issues and profits thereof for parity with said real estate and no air conditioning, water, light, power ing), screens, window shades, storm rea to be a part of said real estate rafter placed in the premises by the and up of the uses and trusts hereingny of erif said principal notes oven all right. In benefits under and by hereby (xpressly release and waive	ol t, m ie ie n rr
deed) are incorporated here assigns.	in by reference and are	a part hereof and shall	be binding on the mortgag	e 2 (the reverse side of this trus gors, their heirs, successors and	l j
WITNESS the hand	and seal of Mortgag	ors the day and year fir	St above written.		
Titus J. Trevor	4. Ruin	[SEAL]		[SEAL]	
		(SEAL)		(SEAL)	
STATIS-OF-HAIMOIS, County-of- Cook	SS. a Notary Public in	undersigned and for and residing in said I. Trevor,	d County, in the State aforesa	id, DO HEREBY CERTIFY THAT	•
11	elivered the said Instrument icluding the release and waive	me this day in person and as his free of the right of homestead	acknowledged that he ree and voluntary act, for the	signed, sealed and uses and purposes therein set forth,	ı
Notorial Soul	GIVEN under my hand and	I Notarial Seal this	Satuest	A.D. 19 91	•

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRYST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other-liens or claims for lient not expressly subordinated to the lien hereof; (c) 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 discharge of such prior lien to Trustee or to holders of the note, (d) complete within a reasonable time any, building, or buildings, now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinances, shall now before any populity attaches all appears there and the use thereof;

2. Morigagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the notes duplicate receipts therefor. To prevent default hereunder Morigagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, seven service charges against the premises who use and shall, upon written request, furnish to Trustee or to holders of the notes duplicate receipts that the product of the control of t

11. Trustee or the holders of the notes, or of any of them, shall have the right to inspect the premit to all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this rust deed or to exectic any power herein given unless expressly obligated by the terms hereof, not be liable for any to sor omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require incemption, satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory or it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the regress of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal notes, representing that all indebtedness, or proby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such to recessor trustee may accept as the genuine notes which became notes herein described any notes which the described herein, it may accept as the genuine principal notes herein described herein, it may accept as the genuine principal notes herein described herein, it may accept as the genuine principal notes herein described herein, it may accept as the genuine principal notes herein described any notes which may be presented and which unform in substance with the description herein contained of the principal notes and which purport

LENDER THE PRINCIPAL SHOULD BE IDENTIFIE	IMPORTANT! N. OF BOTH THE BORROWER AND NOTES SECURED BY THIS TRUST DEED ED BY CHICAGO TITLE AND TRUST EFORE THE TRUST DEED IS FILED FOR	ev.	CHICAGO TITLE AND TRUST COMPANY, Trus		
MAIL TO: Attn Arth EVAN	PREPARED BY: AR	TH UR H.	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE	Preside <u>st</u> 	

180 N. LaSalle, Suite 2 Chicago, Illinois 60601 2032 W. Jarvis 3 (312) 782-1850

Unit 1B BOX 333 - TH Chicago, IL 60645

PLACE IN RECORDER'S OFFICE BOX NUMBER .

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UNIT NUMBER 2032-1B IN THE JARVIS COURT CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:
LOTS 14 AND 15 IN MARSHALL'S SUBDIVISION OF LOT 4 IN THE COUNTY CLERK'S DIVISION OF PART OF THE SOUTH WEST FRACTIONAL 1/4 OF FRACTIONAL SECTION 30, TOWNSHIP 41 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, NORTH OF INLIAN BOUNDARY LINE IN COOK COUNTY, ILLINOIS.:

WHICH SURVEY IS A TACHED AS EXHIBIT 'A' TO THE DECLARATION OF CONDOMINUM RECORDED AS DOCUMENT 26077037 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST ON THE COMMON ELEMENTS, IN COOK COUNTY, ILLINOIS.

91272348

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Property or Coot County Clerk's Office