UNOFFICIAL COPY

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MORTGAGE		THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made March 23.	. 19 <u>92</u> , between	Gladstone-Norwood Trust & Savings
not personally, but as Trustee under agreen (herein referred to as "Mortgagor",) and GL business in Chicago, Illinois, (herein refer-Mortgagee in the sum of One Hundred dollars (\$ 120,000.00) evidence order of the Mortgagee and delivered, by wh remaining from time to time unpaid at the remaining from time to time unpaid a	ADSTONE-NORWOOD TRUST & S. red to as "Mortgagee,") WITNESSET Twenty. Thousand and NO/100 d by a certain Promissory Note of every ich Note Mortgagor promises to pay sate of Nino ancher cent (rms and the terms, provisions and limitations of this Mortgage, and
or hereafter owing and to become, due from the Mortge term of this mortgage, creat a, in urred, evidenced, as any and all renewals or extensions of any of the foregot also in consideration of One Dollar in hand paid, tife p	agors or any of them to the Mortgagee or to the quired or arising under the Note or this mortga, ng, and the performance of the covenants and ag- gecipt whereof is hereby acknowledged, do by the	obligations, indebtedness and habilities of any and every kind now holder of said Note or to the Assignee of the Mortgagee during the ge, together with interest and charges as provided in said Note, and treements herein contained, by the Mortgagors to be performed, and less presents Mortgage and Warrant to the Mortgagee, its successors.
and assigns, the following described P all istate in the P.I.N. 17-16-407-021-2094	County of COOK PROPERTY A	DDRESS: 705 S. Dearbern Street Chicago, Illanois 60605
1992	SEE LEGAL DESCRIPTION R	2273074
all such times as Mortgagor may be entitled thereto (who articles now or hereafter therein or thereon used to so ventilation, including (without restricting the foregoing). All of the foregoing are declared to be a part of said real nereafter placed on the premises by the Mortgagor or it. TO HAVE AND TO HOLD the premises unto the Mond by virtue of the Homestead Exemption Laws of the Mortgagor consists of two pages. The covenants, keep the premises in repair, insured and free of liens and prior liens and taxes paid by Mortgagor constitute additional forefosure hereof in case of default and for the allipart hereof, and shall be binding on the Mortgagor and. In the event Mortgagor sells or conveys the premises persons other than Mortgagor sells or conveys the premise of this Mortgage with respect thereto unless prior to such shall have the of this Mortgage is executed by Gladstone—Nexercise of the power and authority conferred upon and show or hereafter claiming any right or security hereur liability onGladstone—Norwood True to pay said Noic or any interest that may accrue thereon all such liability, it any, being expressly waived, and that conveyed by enforcement of the provisions hereof and of sa	ments, fixtures and a pointenances thereto belong neth are pledged promotis and on a parity with pply heat, gas, air conditioning, water, light, posserees, window shades, item doors and windor I estate whether physically affact of thereto or not successors shall be considered as constituting origagee, its successors and assyms, forever, for the State of Illinois, which said right and benefits conditions and provisions appearing or page 2 to pay and discharge prior lights and the provisional indebtechess secured hereby, provide for the awance of Mortgagee's attorneys fees an expensional conditional meletication of the title thereto or any interest therein that option of declaring immediately due and payable is all of conveyance Mortgagee shall have conserved to the Mortgagee assuming and agreeing to be origoded in it as such Truste, and it is expressly under that nothing contained herein or in the New Set & Savings Bank ————————————————————————————————————	he purposes herein set forth, free from all rights and benefits under
(Vice President) (Trust Officer) the day and year first at Glads tone Morwood Trust & Sav BY Affect STATE OF ILLINOIS COUNTY OF COOK SS (Executive: (Assistant) (Vice President) (Trust Officer) of Said Hank, as such (Executive) (Assistant) (Vice President) (Trust Officer) and acknowledged that they signed and delivered the said of the uses and purpose: therein set forth, and the said of the uses and purpose:	Richard G. Brown Randall A. Lehne andersigned	As Trustee is a resaid and not personally, TERECURET (ASSISTANT) (Vice President) (Trust Officer) TERECURET (ASSISTANT) (Vice President) (Trust Officer) Said County, in the state aforesaid, DO HEREBY CERTIFY, that Bank ————————————————————————————————————
dent's) (Trust Officer's) own free and voluntary act and Given under my hand and Notarial Seal this This Document Prepared By: Theresa Nitka / Gladstone-Norwa 5200 N. Central Ave., Chicago,	as the free and voluntary act of said Bank, as Took Bank IL 60630	GERALDISE SOUNOCK
D GLADSTONE-NORWOOD TRUST & SAVINGS B E 5200 N. CENTRAL I CHICAGO, II. 60630 V INSTRUCTIONS R RECORDER'S OFFICE BOX NUMBER Y	705 S.	Dearboin Street Dearboin Street O, Illinois 60605

1. Mintagon coverants and agrees (if In pay said inclotedness and the internal thereon and in said Note or other excitors thrown privates to the private streets all tases, special tases,

2. In addition to the morally payments of principal and interest psychic under the terms of the Note, the Mortgagor agrees to pay to the holder of the Note, when requested by the holder of the Note, such sums as may be specified for the psythese of establishing a reserve for the payment of permitting to permitting to the note of the Note, the Mortgagor agrees to pay to the holder of the Note, when requested by the holder of the Note, when the payment of permitting to the payment of the Note, which is the payment of permitting to the payment of permitting to the payment of the holder of the Note, without payment of the payment of the payment of the payment of the holder of the Note, the holder of the Note, to the payment of the payment of the payment of the payment of the Mortgagor to pay such permitting, the payment assessments, and to keep the mortgagor premitted in the payment of the payment of

3. The privilege is granted to make prepayments on the principal of this Note comme	- Minister	ood parenne de traject en ee de proposities en eeu traject ee de trocker de traject de meter prejerene en eeu p	eriorenz
		Georges de la proposities de de promision de engrése. Trochings promisitée de control de district de la proposition	Martini
4 Mortgages may arifoct a late charge topial to	*	of the investible payment of principal, interest, taxes, assessments, insurance premiums, or other charges more than	.0

5. Mortgager agrees that Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the lien of this Instrument, or any inspation to which the Mortgagee may be made a party on account of this tien or which may affect the talle to the preparty securing the indebtedness hereby secured or which may affect the anomaly anomaly insurred in the forebound of this land on the or a part of the debt hereby secured. Any costs and a more of the debt hereby insurred in the forebounder of this mortgage and select of property securing the same and in connection with any other dispute or Inigation affecting task of the mortgage of the debt hereby secured. All such amounts shall be payable by the Mortgagor 10,50 siperan regages on demand, and if e is place all be included in any decree or judgment as a part of said muripage debt and shall include interest at the rate of

to In case of default therein. Mor there may, but need not, make any payment or perform any act here in required of Mortgagor in any form and manner decined expedient, and may, but need not, make full or partial needs of principal or interest on prior of cumbrances, if any, and purchase, discharge, compromise or settle any tax for interest on prior of cumbrances, if any, and purchase, discharge, compromise or settle any tax for interest on retile or claim thereof, or redeem from any tax sale or forteining addersors, interest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses past or incurred in commention therewith, including attorneys fees, and any other moneys advanced by Mortgagor in

to discretion to protect the premises and the lien more, a sill be so much additional indebendess so used hereby and shall become immediately due and payable without notice and with interest thereon at the rate of per cent (10.50 %) per annual. Or of Mortgages shall never be considered as a waiver of any right accounts of any default hereunder on the part of Mortgages.

7. Mortgagee making any payment hereby an book of relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the act such bill, statement or estimate or into the validity of any AA, a newsment, sale, fortesture, tax hen or title or claim thereof.

B. At the option of the Mortgagee and without notice at hortgagee, all unpast instrictions occurred by this Mortgagee shall; notwithstanding anything in the Note or in this Mortgage to the continue, become due and (a) immediately in the case of default in making payment of are installment on the Note or on any other obligation secured hereby, or (b) when default shall occur and continue for three days in the performance of any presents of the Mortgagor herein contained.

9. When the indebtedness hereby secured shall become due whether, by acceleration or otherwise, Mortgagee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all capend ures are spenses which may be past or incurred by or on behalf of Mortgagee for attorneys' fees, outlays for documentary and expanse evidence, canographers' charges, publication costs and costs and costs (which may be also in terms to be expended after entry to the decree) of precuring all such abstracts of title, title coarches and gasminations, guarantee policies. There is a minute data and assurances with respect to title as Mragagee may deem to be reasonably necessary either to prosecute such is sufficed to skience to backers at on sidence at the law which may be and pursuant to such decree the true condition of the title or the value of the premises. All expenditures we expressed with interest thereon at the rate of a such additional undebtedness secured hereby and introduced which may be proceedings, to which Mortgagee with forestimes and constructions for the defense of any threatened suit or proceedings, which might affect the premises or the security hereof whether or not actually commenced, or c) preparations for the commencement of any suit for the fore-losure hereof after accusal of such right to foreclose whether or not actually commenced.

10. The proxeds of any foreclosure sale of the premises shall be distributed and applied of the following order of priority. First, on account of all costs and expenses incident in the foreclosure proxedings, including all such iteras as are mentioned in the preceding paragraph berred, second, all other items which under the terms of assigns, as their right may appear.

11. Upon, or a tany time after the filing of start in foreclose this Morspage, the foreclose the short provided; the first provided in the preceding of start in foreclose this Morspage, the foreclose the short provided may appear a receiver of said premises. Such appaintment may be made either before or after sale, without regard to the then value of the premises or whether the same shall be then occupied as a horr shead of not, and the Morspage may be appointed as such receiver shall have power to collect the rents, such as premised as the foreclose that whether there is redemption, whether there is redemption whether there is redemption or one, as well as during any jurisher times when Morspagers, except by the intervention of such receiver, would be emitted in rollect such in the foreclosing insurance and repairs), possession, control, management and operation of the premises during the who of a said previous in whole or in part of, (1) the understandings secured hereby, for eigeness of the protection in whole or or part of, (1) the understandings secured hereby, in collectioning this character of the protection of the line hereby the red income in this hands in the decree application in made prior to the clience of a said and deficiency.

Died do rec, princided such application is made prior to foreclasure sale, (2) the definency in case of a sale and deficines.

12. Mortgagor shall not and will not apply for or swil the fit of any approximent, valuation, stay, extension or complex. laws, or any so-called "Mortanium Laws", now existing or hereafter enacted, in order to prevent or binder the enforcement or foreclosure of this Mortgage, but hereby waives the benefit of this laws. Mortgagor for itself and all who may claim through or under it waives any and all right to have the property and estates compressed property marshalled opins any functionary of the Bonton and agrees that any court having jurisdiction to fore one cach tien may order the mortgagod property sold as an entities. THE MORTOAGOR HERBEY WAIVES ANY AND ALL RIGHTS OF REDEMPTION FROM SALE UNDER ANY ORDER OR DECREE OF FORLECOSUP 2, TURSUANT TO RIGHTS HERBIN GRANTED, ON BEHALF OF THE MORTGAGOR, THE TRUST FATTE AND ALL PHISSONS BENEFICIALLY INTERESTED THEREIS. AND EACH AND EVERY PLESON ACQUITES ANY INTEREST IN. OR TITLE TO. THE PREMISES DESCRIBED HERBIN SUBSEQUENT TO THE DATE OF THIS MORTGAGE, AND ON BEHALF OF ALL OTHER PERSONS TO THE EXTENT PREMISE. OB THE PROVISIONS OF THE BUSINGS STATUTES.

13. No action for the enforcement of the fiere or of any provision hereof shall be subject to any defense which would not be gots, and a stable to the party metiposing same in an action at law upon the Note.

13. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be gove and a stable to the party interposing same in an action at law upon the Note.

14. In case the premises, or any part thereof, shall be taken by condemnation, the Kiertagage is hereby empowered to collect any receive discontinuous compensation to received shall be furthwish applied by the Mortgage as in may elect, to the intunding reduction of the indebtedness secured hereby, or to the manual and all condemnation compensations or received shall be furthwish applied by the Mortgage as in may elect, to the intunding reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damanged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgager or its successor or six (in).

15. All seals, rents, issues and profits of the premises are pledged, assigned and transferred to the Mortgager, whether now due or herea between the profits on a parity with said real estate and not secondarily and such pledge shall not be deemed inerged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mortgager of all such leaves in the profit of the area of default, either before or after foreclosure take, to enter upon and lake presents or and operate said premises, or any just thereof, make leaves to terminate or malify existing or future leaves, collect said-avails, rents, issues and profits, regardless of when existed, and in general carcina all powers ordinarily incident to absolute ownership, advance or bottom issues, when measures whether legal or equitable as a real deem forms of insurance as male deem necessary, purchase adequate fire and extended cover as and other forms of insurance as male income therefore, and in general carcina all powers ordinarily incident to absolute ownership, advance or bottom issues, necessary for any purpose herein stand to secure which a cut is briefly creased o

to In the event new buildings and improvements are now being or are to be erected or placed on the premises that is, if this is a construction loan mortgage; and if Mortgag is the some complete the construction of said buildings and improvements in accordance with the plans and specifications approved by Mortgager, on or before theiry days prior to the due date of the first payment of principal, or if which is a construction should ensure helder completion and the said work should remain abundoned for a period of thirty days, then and in either event, the entire principal cum of the Note secured in the buildings and interest there is the position of Mortgagee, and in the event of abundonment of work upon the construction of the said buildings or improvements for the period of thirty days as abunersaid, Mortgagee may, it is a splans, abso onser into and upon the mortgaged premies and complete the construction of the said buildings and improvements for the period of thirty days as abunersaid, Mortgagee may, it is a splan, also onser into and upon the mortgaged premies and complete the construction of the said buildings and improvements for the said buildings and improvements and moneys expended by Mortgages in connection with such completion of construction shall be added to the principal amount of said

17. A reconveyance of said premises shall be made by the Mortgagee to the Mortgagor on full payment of the indebtodness aforesaid, the performance of the covenants and agreements herein made by the Mortgagor, and end of the reasonable fees of said Mortgagee.

18. This Mortgage and all provisions bereed, shall extend to and be hinding upon Mortgagor and all recoons claiming under or through Mortgagor, and the word "Mortgagor" when used herein shall include all such pall persons hable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage.

and air persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgager.

19. In the event that Mortgagers or either of them (a) consent to the appaintment of a receiver, trustee, or fugustator of ail or a substantial part of Mortgagers' assets, or (b) he adjusticated a bankrupt or insolvent, or fille a voluntary petition in bankruptes, or statist in writing their mability to pay debu as they become due, or (c) make a general assignment for the benefit of creditors, or (d) file a petition or answer sending reorganization or arrangement with creditors, or to take advantage of any insolvency law, or (e) file an answer admitting the material allegations of a petition filed against Mortgagors in any bankruptes, reorganization, or insolvency proceeding, or (f) take any action for the purpose of affecting any of the foregoing, or (g) any order, judgment or decree shall be enserted upon an application of a receiver or trustee of all or a substantial part of the Mortgagors' assets and order, together or decree shall continue unsayed and in effect for any person of 30 consecutive days, the holder of the None and advantage of the None and psyable, whereupon the principal and interest accrued on the Nort and server shall be come forthwith due and psyable, whereupon the principal and interest accrued on the Nort and the sent sums of money were originally stipulated to be paid on such date; and thereupon the Mortgage without tookee or demand, may prosecute a sont at law and/or in equity as if all money secured hereby had matured grainst the permisses upon any other learn or demand, may prosecute a sont at law and/or in equity as if all money secured hereby had matured grainst the permisses upon any other learn or demand, may prosecute a sont at law and/or in equity as if all money secured hereby due and psyable forthwith and may at its option prisceed in forceivate. However, the Mortgage and the indebtedness secured hereby due and psyable for

28. Mortgager agrees and understands that it shall constitute an event of default under this Mortgage and the Note entitling the remedies berein and in the Note to be exercised if (a) the Mortgager, shall convey this to, or beneficial interest in, or otherwise suffer or persual any equitable or beneficial interest in the premises to become existed in any persua or persuan, firm or entity recognised in law or equity other than the Mortgager or the persuants beneficiars, the interfacts of the firm of this Mortgage, excluding taxes and assessments not yet due and possible (c) any articles of agreement for deed or other installment contract for deed, this or beneficial interest are referred into, or (d) any partnership interests in the Mortgager or any stock of a corporation, if any, owning all emerical interests in the Mortgagor or any stock of a corporation, if any, owning all emerical interests in the Mortgagor in conveyed, transferred, or hypothecated, in whole or in part.

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LEGAL DESCRIPTION RIDER

Unit 705 in Printer's Row Condominium, as delineated on a survey of the following real estate: Lots 3, 4, 9, 10, 15 and 16 (Except from said lots that part taken or used for Dearborn Street and Plymouth Court) in Wallace and other's Subdivision of Block 135 in School Section Addition to Chicago in Section 16, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois, which survey is attached as "Exhibit A" to the Declaration of Condomirium Recorded on March 19, 1980 as Document Number 25,396,708, together with the respective individual percentage interest in said parcel appurtenant to said unit (excepting therefrom all the property and space comprising all the units thereof as defined and fet forth in said declaration and survey).

P.I.N. 17-16-407-021-1084

PROPERTY ADDRESS: 705 S. Dearborn Street

Chicago, Illinois 60.05

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