## UNOFFICIAL COP

France K. Olsen RECOLDER FOR DEEDS COOK COUNTY, ILLINOIS MAR 7'72 12 28 PH 21 828 675 21828675 TRUST DEED 551758 THE ABOVE SPACE FOR RECORDER'S USE ONLY 72 between THIS INDENTURE, made February 28 05 Anthony Romano, a bachelor 1 herein referred to as "Morteagors," and CHICAGO TITLE AND TRUST COMPANY 9 1 One hundred eighty seven and 30/100--- bollars on the -----1st------ day of April 1.72, and One hundred eighty seven & 30/109 ollars---- on the 1st day of each -----month------- Thereafter until said note is fully paid except that the final payment of principal and interest, if not so an paid, shall be due on the 1st day of March 19.92 All such payments on account of the indicated er videnced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provide that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said pricipal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then a the office of DEVON BANK in said City, NOW, THEREFORE, the Mortgagors to secure the payment of the cut of principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants a sage tennents herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereoff here by a monowledged, do by these presents CONVEY and WARR ANT unto the Trustee, its successors and assigns, the following described Real Estate and as the contract of the contract Lot 5 in Block 3 in William L. Wallen's Ecgewater Golf Club Addition of Section 36, Township 41 No.th Range 13, East of the Third Principal Meridian, in Cook County, Illinois. Commonly known as: 6528 North Campbell, Chicago This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, WITNESS the hand S ... ... and seal .S ..... of Mortgagors the day and year first above written. Anthony Oremano

the said Instrument as \_\_\_\_

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Anthony Romano, a bachelor

28tb

he

February

... | SEAL | Stanley S. Malin



- SEE RIDER ATTACHED AND MADE APART HERROF TRUST DEED DATED 2-20-1/
  . The principal amount beroof maybe repaid after two years upon payment of the months interest.

  7. Mortgagors agree to deposit each month with the holders of the mortgage 1/12th for annual real estate taxes so assessed.

  7. The undersigned agrees that in the event it shall sell or convey that the property de cribed in the mortgage securing this note, that thereupon is note shall become at once payable and due, anything there in contained to the contrary notwithstanding.

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	Page 2		28675		
THE COVENANTS, CONDITIONS AND PROVISIONS REI	FERRED TO ON				
1: Mortragors shall (1) promptly repair, restore or rebuild any to be destroyed; (2) keep said premises in good condition and repashordinated to the lien hereof; (3) pay when due any indebtedness upon request exhibit satisfactory evidence of the discharge of such building or buildings now or at any time in process of erection upor respect to the premises and the use thereof; (6) make no material alternative and other charges against the premises when due, and shall, upon we prevent default hereunder Mortgagors shall pay in full under protes to contest.	ouildings or improv	rements now or herea	ifter on the premise	s which may becom	e damaged
to pay in full the indebtedness secured hereby, all in companies sai damage, to Trustee for the benefit of the holders of the note, such shall deliver all policies, including additional and renewal policies.	tisfactory to the h rights to be evident to holders of the	olders of the note, u	inder insurance pol nortgage clause to l	icies payable, in case icies payable, in case ic attached to each	he same or e of loss or policy, and
policies not less than ten days prior to the respective dates of expirat 4. In case of default therein, Trustee or the holders of the no mortgagors in any form and manner deemed expedient, and may, by if any, and purchase, discharge, compromise or settle any tax lien affecting said premises or contest any tax or assessment. All mono connection therewith, including attorneys 'ees, and any other mone the lien hereof, plus reasonable compensation to Trustee for each diditional indottedness secured hereby and shall-become immediate per annum. Inaction of Trustee or holders of the note shall neve serunder on the part of Mortgagors.	at need not, make it or other prior lie eys paid for any o eys advanced by Tr h matter concerni- ly due and payable	full or partial paymer n or title or claim th f the purposes hereir ustee or the holders on my which action here without notice and	nts of principal or in percof, or redeem it a authorized and a of the note to prote cin authorized ma with interest there	r act nereinbefore sterest on prior encounterest on prior encounterest I expenses paid or cr the mortgaged p y be taken, shall lon at the rate of second	required of umbrances, r forfeiture incurred in remises and e so much en per cent
5. The trustee or the holders of the note hereby secured making ity bill, statement or estimate procured from the appropriate procured from the approximate procured from the approximate	ng any payment he ublic office withou	ereby authorized rela ut inquiry into the a	ting to taxes or acc ccuracy of such bil	essments, may do s	o according
6 Mortgagors shall pay each item of indebtedness herein mention to colders of the note, and without notice to Mortgagors, all unce in the Trust Deed to the contrary, become due and payable (a) inter at on the note, or (b) when default shall occur and continuent and the contract lead.	oned, both princip paid indebtedness immediately in the ie for three days	pal and interest, when secured by this Trust ne case of default in in the performance of	due according to to Deed shall, notwit making payment of of any other agrees	he terms hereof. As hstanding anything any instalment of nent of the Mortga	the option in the note principal or gors herein
7. " en indebtedness hereby secured shall become due whi foreclose he lie. hereof, in any suit to foreclose the lien hereof, expending a same expense which may be paid or incurred by or or fees outlays not occu nentary and expert evidence, stenographers'	ether by accelerati there shall be allow n behalf of Truster charges, publication	ion or otherwise, hole wed and included as e or holders of the n on costs and costs (w	ders of the note or additional indebte tote for attorneys' hich may be estima	Trustee shall have lness in the decree fees, Trustee's fees	the right to for sale all appraiser's
after entry of 't' e 're' e) of procuring all such abstracts of title, title and assurances tith ".59 "t to title as Trustee or holders of the no bidders at any sale wh' in "' be had pursuant to such decree the trustee at the rattee of the no per cent per annum, when paid or increase at the ratte of ser in p' cent per annum, when paid or increase at the ratte of ser in p' cent per annum, when paid or increase at the ratte of ser in p' cent per annum, when paid or increase at the ratte of ser in p' cent per annum the title to the common meditedness tarely secured to the per service of the centre of the there of not actually common "d.".  8. The proceeds of any foreclor "e sa of the premises shall be and expenses incident to the forcet sure "re'ings, including all	te may deem to be ue condition of the ditional indebtedr urred by Trustee	e reasonably necessa e title to or the value ness secured hereby or holders of the not	ance policies, Torre ry either to prosec of the premises, Al and immediately of the connection	ns certificates, and ute such suit or to I expenditures and lue and payable, w h (2) any proceed	similar data evidence to expenses of ith interest g, including
probate and bankruptcy roc edines, to which either of them shall indebtedness hereby secured to preparations for the commen whether or not actually	I be a party, either icement of any su fense of any threat	r as plaintiff, claiman ait for the foreclosus ened suit or proceedi	t or defendant, by te hereof after acc ng which might aff	eason of this trust rual of such right ect the premises or	deed or any to foreclose the security
which under the terms hereof consti. se and indebtedness addi	itional to that evid	lenced by the note,	with interest there	on as herein provide	d; third, all
principal and interest remaining impails in the note; fourth, any appear.  Such appointment may be made either before or after sale, with application for such receiver and without regar, to the then value remained in the properties of the sale and a feftic sale, and a feftic sale and a feftic sale and a feftic say well as such receiver the same say well as during any, further times when Mortgagors, accer for the	nis trust deed, the cout notice, without for the premises or ver shall have not	court in which such to ut regard to the sol whether the same sho wer to collect the re-	oill is filed may app vency or insolvence all be then occupied nts, issues and excep-	oint a receiver of say of Mortgagors at as a homestead or its of said memory	id premises. the time of not and the during the
pendency of such foreclosure suit and, in case of a sale and a lefficie as well as during any further times when Mortgagors, xeer for the and all other powers which may be necessary or are us. in ac- during the whole of said period. The Court from time to tim may	ency, during the fur- ne intervention of a cases for the prot- uth rize the recei	Il statutory period of such receiver, would ection, possession, co ver to apply the net i	redemption, whether the collection of the collec	t such rents, issues t and operation of in payment in who	tion or not, and profits, the premises le or in part
as well as during any, lutrifier times when Mortgagors, xeer for it and all other powers which may be necessary or are us. In Jac. during the whole of said period. The Court from time to tim may of: (1) The indebtedness secured hereby, or by any decree neer superior to the lien hereof or of such decree, provided such app., ast 10, No action for the enforcement of the lien of only property of the court of the control of the control law upon the note hereby see.  11. Truster or the folders of the note shall have the right see in the real of the control of t					
11. Trustee or the holders of the note shall have the right to it purpose.  12. Trustee has no duty to examine the title, location, exister identity, canacity, or authority of the signatories on the note or the purpose.	n.pect the pression of nee or condition of	of the premises, or to	inquire into the v	alidity of the sign.	tures or the
nerem given uniess expressly obligated by the terms hereof, nor be	e itable to:y	ts or omissions herei	inder, except in ca	c of its own gross i	regligence or
misconduct or that of the agents or employees of Trustee, and it may 1.3. Trustee shall release this trust deed and the lien thereof by p by this trust deed has been fully paid; and Trustee may execute a after maunity thereof, produce and exhibit to Trustee the note. Trustee may accept as true without inquiry. Where a release is the described any note which bears an identification number purports the described any note which bears an identification number purports to it requested of the original trustee and it has never placed its iden any note which may be presented and which conforms in substant the persons heterin designated as makers thereof.	requested of a sur ng to be placed the be executed by the tification number	ereon by a price trust e persons here a de ag on the note uese no	successor trustee tee hereunder or wi mated as the maker I herein, it may ac-	may accept as the rich conforms in su s thereof; and whe ept as the note her	note herein bstance with e the release in described
any note which may be presented and which conforms in substance the persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the recorded or filed. In case of the resignation, inability or refusal instant and the property of the resignation, inability or refusal trusted bulk by the control of the resignation.	office of the Rec	corder or Registr the then Recorder	of the note and w Titles in which of Deed the co	nich purports to be this instrument sh unty in which the	executed by all have been premises are
the persons herein designated as makers thereot.  14. Trustee may resign by instrument in writing filed in the recorded or filed. In case of the resignation, inability or refusal situated shall be Successor in Trust. Any Successor in Trust hereun Trustee or successor shall be entitled to reasonable compensation 15. This Trust Deed and all provisions hereof, shall extend to at the word "Mortgagors" when used herein shall include all such whether or not such persons shall have executed the note or this "notes" when more than one note is used.	oer shall have the i or all acts performe nd be binding upo persons and all pe Trust Deed. The	mentical title, powers d hereunder. n Mortgagors and all ersons liable for the word "note" when u	pers as claiming as a pers as claiming a paym at of the in issed in this is strown	re herein given Tru nder or through Mc debtedness or any cont shall be consti	rtgagors, and part thereof, ued to mean
<u> </u>		Identification No	55175		
I M P O R T A N T  THE NOTE SECURED BY THIS TRUST DEED SHOWN	ULD	Control of the state of the sta	TITLE AND	TRUST CC 10	NY, Trustee
BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	y	By . Ca	their	Assistant The Assistant Vice	Office cretr
งราย 1 Name:	м ' Г '	_	FOR RECORDE	R'S INDEX PURI	OSES
Address EVON BANK			INSERT STREE DESCRIBED PR	F ADDRESS OF	ABOVE
City: CHITAGO 1 60-11-50 5033			National		S
OFFICE BOX NUMBER					
END OF RECO	Prifi	nno	IRN'r a		