UNOFFICIAL COPY

TRUST DEED	22 797 706	
Thursday hoters	24th day of July ARD & JUDY B. HOWARD, his wif	A.D. 1974
of the City and State of Illinois a national banking association organized ar and doing business and having its principal (hereinafter, "Trustee"), WITNESSETH: THAT, WHEREAS, MORTGAGOR is Note hereinafter described in the Principal	of Chicago in the County (hereinafter, "Mortgagor"), and THE FIRST and existing under and by virtue of the laws o office in the City of Chicago, County of Cook is justly indebted to the legal holder or holder	of Cook NATIONAL BANK OF CHICAGO, f The United States of America, and State of Illinois, as Trustee rs of the Promissory Instalment
videnced by one certain Promissory Instal Frustee), bearing even date herewith made of cote"), bears interest from date of disbur interest from date of d	HUNDRED AND NO/100 ment Note (the identity of which is evidence e payable to bearer and delivered, which In- rement until maturity at the rate therein set	bollars (\$33,900.00), ed by the certificate thereon of stalment Note (hereinafter, the forth, and which principal and
I terr, anly due August 24, 1974 Leach f sai I monthly payments of \$29, 32 pay ble of sai I monthly payments of \$29, 32 pay ble of sai I monthly payments of \$29, 32 pay ble of sai I monthly payments of \$20, 32 pay ble of sai I monthly payments of \$20, 32 pay ble of sai I monthly payments being payable in I legal holder, of the Note may in writing appoint the City of Chi ago distance of Illinois; in and by thereon, in case of seff alt as provided in this Trus payment in said Note pecified, at the election, as in NOW, THEREF or Mortgagor for the pur agreements herein softained, and also in consideration of the said of Illinois, to wit:	and including AUGUST 24, 1999 shall be applied first in payment of interess um remaining from time to time unpaid and second truly at the rate of 9-1/4 paker it, and until such appointment at the office of The it, and until such appointment at the office of The ity which Note, it is agreed that the principal sum the toed, may at any time without notice, become at in this Trust Deed provided, of Trustee or of the hopose of securing the payment of the Note and thit on of the sum of One Dollar in hand paid, the int unto Trustee, its successors and assigns, the following the payment of the Note and the note of the note of securing the sum of One Dollar in hand paid, the int unto Trustee, its successors and assigns, the following the payment of the Note and the note of	32 due and payable on the if not sooner paid; at the rate specified is out of the control of the
of Illinois, to wit:	Mt. Prospect	Cook
in the North West fractional Range 11, East of the Taird	Incorporated Third Addition, I quarter of Section 11, Town Principal Meridian in Cook (nship 41 North.
08-11-110-02	States K. Ohen accommend for opens.	<u>500</u>
COOK COUNTY, ILLINGIS FILED FOR RECORD	*22797706	le l
JUL 30 '74 10 24 AF		
which, with the property hereunder described, is retained to the control of the c	ferred to as the "lee" ise " tents, privileges, easee. is, and appurtenances now atted or hereafter to be ere tend on the premises, it by adjusted to the property of the tendence of the property of the tendence of the property of the tendence of t	or at any time hereafter thereunto the rents, issues and profits made ortragaed property as security for the rents, issues and profits made ortragaed property as security for the rents of
tyliness the made and sear of high reaght	the day and year first above written. [SEAL] Judy B. Howard	LALL AND TANK
STATE OF ILLINOIS SS. I A Notary F HEREBY CERTIFY Who_are_personally the foregoing Instrum	Johnse (SEAL) Johnse (THAT Norms known to me to be a seat and delivered the seat and delive	
or nomestead.	purposes therein set forth, including the rele y hand and Notarial Seal this Startage of	~ · · · · · · · · · · · · · · · · · · ·
OLVEN dider m	yenn	Notary Public
The Principal Instalment Note mentioned	in the within Trust Deed has been identified	
R. E. No. REO 41313	The First National	Bank of Chicago, Trustee,
IS INSTRUMENT PREPARED BY AND S TURNED TO: F. Kurjanski	150	0/02
FIRST HATICHAL BANK OF CHICAGO FIRST HATIONAL PLAZA ICAGO, IL 60670	Page 1 BOX 533	ate Officer
	-	,

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THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

Mortgagor agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof

(a) to keep the premises in good repair and make all necessary replacements

(a) to keep the pleaness in good repair and make an incessary replacements;
(b) to restore or rebuild promptly any building or improvement now or hereafter on the premises which may become damaged or destroyed;

(c) to comply with all laws and municipal ordinances with respect to the premises and their use;
 (d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances pri

(f) to permit the I rustee or notice (s) of the Note access to the premises at all reasonable times for purposes or inspection;

(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby Mortgagor further agrees that no substantial repairs or remodeling of the premises shall be made unless the written consent of the Trustee or the holder(s) of the Note shall first have been obtained and Mortgagor shall have deposited with Trustee a sum of money sufficient in the judgement of Trustee or the holder(s) of the Note to pay in full the cost of such repairs or remodeling. Trustee is hereby authorized to apply the money so deposited either during the progress of such repairs or remodeling, or upon completion thereof

3. Morigagor agrees to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and see sments of any kind which may be levied, assessed, charged, or imposed upon the premises and to deliver to Trustee, upon request, factory evidence of such payment. Morigagor, to prevent default hereunder, will put full, under protest in the manner provided

y law, any tax or assessment which Mortgagor may desire to contest

4. Mortgagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable value' also agrees to carry such other hazard insurance as Trustee or the holder(s) of the Note may require from time to time. Said assur not shall be carried in such companies as shall be satisfactory to Trustee or the holder(s) of the Note and the policies evidencing the s me w'h mortgage clauses (satisfactory to Trustee or the holder(s) of the Note) attached, shall be deposited with Trustee. An appropriat' rei swal policy shall be delivered to Trustee not later than ten days prior to the expiration of any current policy.

5. J. addi on to the monthly installments of principal and interest payable under the terms of the Note, and to provide for the asymen. on ... e. use taxes and assessments required to be paid thereunder by Mortgagor, Mortgagor shall deposit with Trustee, on each monthly /a m and date, as set forth in the Note, an amount equal to one-twelfth of the annual real estate taxes and assessments

deposit, on demand, with additional amounts as may be required for that purpose

6. Upon defaut by the Mortgagor of any agreement herein, Trustee or the holder(s) of the Note may, but need not, make any payment or perform any at therein required of Mortgagor in any form and manner deemed expedient and may, but need not, make full or partial payments of p inc all or interest on prior and co-ordinate encumbrances, if any, and purchase, discharge, compromise, or settle any lieu, encumbr aces, suit, title or claim thereof, or redeem from any tax sale or forfeiture affecting the premises, or contest any tax or assessment. Any payments made or advanced for any of the purposes herein authorized, and all expenses paid or incurred in connection therewith, including a assonable compensation of Trustee, attorneys' fees, and any other payments made by Trustee or holder(s) of the Note, to prot ct the masses or the lien hereof, including all costs and expenses in connection with (i) any proceeding, including probate and bankrupte, or dings to which Trustee or holder(s) of the Note shall be a party, either as plaintiff, claimant, or defendant, by reason of this Trust Deed, or any indebtedness secured hereby, or (ii) preparations for the commencement of any suit, additional indebtedness secured acrual of a right to foreclose, whether or not such suit is actually commenced, shall be so much percent per annum. In making any payment he in authorized daily or any apple, without notice, and with interest thereon at eight percent per annum. In making any payment he in authorized desired thereof (s) of the Note shall be sole judges of the legality thereof, and of the amount perseave, to be raid in antistication thereof?

With respect to any deposit of funds and act by the Mortgagor with Trustee hereunder, it is agreed as follows:

(b) Such deposits shall be held by Trus ee in shall not be subject to the direction or control of the Mortgagor,

(c) If a default occurs in any of the terms sere f, or of the Note, Trustee may, at its option, and shall, upon written direction by the holder(s) of the Note, notwithst adir, t'e purpose for which said deposits were made, apply the same in reduction of said indebtedness or any other charg. h a accrued, or to accrue, secured by this Trust Deed.

8. If default shall occur in the payment of any run hly installment of principal and interest as provided in the Note; or in the payment of any other indebtedness arising under the Note or this "-ust Deed; or in the performance of any other agreement of Mortgagor contained in the Note or this Trust Deed and shall continue for a period of three days; then the following provisions shall apply:

(b) Trustee, or the holder(s) of the Note may immedia ly foreclose the lien of this Trust Deed. The court in which any proceeding is pending for that purpose may, at once, or at any time thereafter, either before or after sale, without notice to Mortgagor, and without requiring bond, and without regard to the solvency or insolvency of any person liable for paymen of the indebtedness secured hereby, and without regard to the new later of the premises, or the occupancy, thereof as homestead, appoint a receiver for the benefit of Trustee or the holder(s) of the Note, with power to collect the rentification of the premises, and and to become due, furly such conceivants with and the full statutory period or sesses and profits of the premises, due and to become due, furly such cricelosure suit and the full statutory period or solvent and the full statutory period or the profits of the note of the premises and profits of the note of the premises of the premises of the note. The profits of the premises of the note of the premises of the premises of the note of the premises of the premises of the premises of the note of the premises of the premises of the note of the premises of the premises of the note of the premises of the premises of the note of the premises of the premises of the note of the premises of the premises of the premises of the note of the premises of the premi

redemption notwithstanding any redemption. The receiver, our of such rents, issues and profits when collected, may pay costs incurred in the management and operation of the premises, prior and coordinate liens, if any, and taxes, assessments, water and other utilities and insurance, then due or thereafter accrving, and may make and pay for any necessary repairs to the premises, and may pay all or any part of the indebtedness secure is reby any deficiency decree.

(a) all principal and interest remaining unpaid and secured hereby. (b) all other items advanced or paid by Tristee or the helder(s) of the Note pursuar, to t is Trust Deed, with interest at eight

percent per annum from the date of advancement, and

(c) all court costs, attorneys' fees, appraiser's fees, expenditures for documentary nd exper, evidence, stenographer's charge publication costs, and costs (which may be estimated as to items to be expended the circumstance of procuring of procuring the cost of procuring the cost of procuring the costs of procuring the costs of the decree of procuring the costs of procuring the costs of the decree of procuring the costs of the decree of the costs of the decree of the costs of the

abstracts of title, title searches and examinations, title guaranty policies, Toren's car jet and similar data with respect to title which Trustee or holder(s) of the Note may deem necessary in connection with tue) foreclosure proceeding.

[6] The proceeds of any foreclosure sale of the premises shall be distributed and applied in the folk wif a order of priority it is. On account of all costs and expenses incident to the foreclosure proceeding, including all the set amenated hereins second.

lifest, on account of all costs and expenses inclient to the foreclosure proceedings, including an decise amented herein; second, all other terms wherein, under the terms herein, constitute and interest and interest remaining unpaid on the Note; fourth, any surplus to Mortgagor, the many increasors, or assigns.

11. No action for the enforcement of the item, or of any provision hereof, shall be subject to any de enses which would not be only and any analysis to the party interposing the same in an action at law upon the Note thereby secured.

13. This Trust Deed and the lien created hereby shall be released by Trustee upon full payment of all inde its hass secured hereby the preformance of the agreements herein made by Mortgagar, and the payment of the reasonable case of Trustee. Frustee may execute ind deliver sight release to, and at the request of, any parson who shall, either before or after magnety hereof, produce any whilst to Trustee the Note and Trust 2 and the request of the release to the part of the release to the release of the Note and Trust 2 and the release of the Note and Trust 2 and the release of the Note and Trust 2 and the release of the Note and Trustee has you'ver executed a certificate on any instrument dentitying the same as in Note leastness the release of the Note and which proports to be executed by the makers thereof.

resonal liability on account of anything that it, he or they may do or omit to do under the provisions of this Trust Deed, except in case

of its, his or their own willful misconduct,

I. The agreements herein contained, shall extend to and he binding upon Mortangor and any and all persons claiming by, there are on under Mortangor, the same as it they were in every case named and expressed, and all the agreements herein shall bind them, but jointly and severally, and shall inure to the benefit of Trustee, its successors and assigns, and of the holder(s) of the Note.

to the holder(s) of the Note is intended to be to the exclusion of any other remedy or fight, but each and every such remedy or fight is considered by considering the cumulative and shall be in addition to every other remedy or right seven hereinter existing. No deay or nulsion to exercise any remedy or right according to any default shall impair any such remedy or right, or shall be construed to be arranged to the construction of the same of a different nature. Every such reflect any subsequent default of the same or a different nature. Every such remedy or right may be exercised from time to time and as often as may be deemed expedient by the Trustee or by the holder(s) of the Note.

10. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the remaining purilons of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as

17. Trustee herein may at any time resign or discharge liself of and from the trust hereby created by a resignation in writing filed in the office of the Recorder (or registered). In the office of the Recorder (or registered), and the resignation, inability or refusal to act of The Signst National Bank of Chicago, as Trustee, at any time when

is a lineared the resignation, inability or refusal to act of The First National Bank of Chicago, as Trustee, at any time when is action inference may be required by any person entitled thereto, then the Chicago Title and Trust Company shall be and it is hereby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical powers and authority, and the title to said Morigaged Property shall thereupon become vested in such successor in trust for the uses and purposes aforesaid.

FORM ,14340-9-AA

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