## UNOFFICIAL COPY

L.		A STATE OF THE PARTY OF THE PAR			
LEGAL		RT: ILLINOIS		ER OF DEEDS	
EV.	TRUST DEED (Illinois)	OR RECORD	22 QIQ 25N	919250	
, <b>၁</b> ೦	For use with Note Form 1448 thly payments including interest	10 os AM '77	sichney K.	Oleen	
B Vac			The Above Space For Recorder's Use Only		
THIS IND	ENTURE, m de <u>May 3rd</u> ISKI, his w fe	19_77_, bet	ween ROBERT M. STEMPINSKI ANI	D JO ANN to as "Mortgagors," and	
FIRST N laws of herein refer	ATIONAL BANK OF SKOKIE, the United States of Am rred to as Trustee will lesseth: That	A National Banking erica Whereas Mortgagors are	herein referred Association organized and ex- justly indebted to the legal holder of a prin , made payable to Bearer	ncipal promissory note,	
			sum ofTwenty Eight Thousand	Total Control	
≥ and 00/	100(\$28,500.0)-	to time wanted at the rate	of 8-1/2 per cent per appur such pri	ncinal sum and interest	
		Humdred Twenty Nin	e and 49/100(\$229.49) or mod d Twenty Nine and 49/100 (\$22	Dollars 133	
on the1	St day of each and every month th	e eaft r v il said note is fu	illy paid, except that the final payment of princ	indebtedness evidenced	
by said not of said inst	e to be applied first to accrued and un tailments constituting principal to the then highest legal rate	paid interest the unpaid extent no paid when due	principal balance and the remainder to princip to bear interest after the date for payment FIRST NATIONAL BANK OF SKOK	pal; the portion of each thereof, at the rate of IE. SKOKIE,	
ILLINOI	S or at such other place as the le	nts being r ade payable at _ gal holder of the plancing all sum out notice, the plancing all sum	from time to time, in writing appoint, which no remaining unpaid thereon, together with accrue	ote further provides that ed interest thereon, shall	
become at o or interest in contained in	nce due and payable, at the place of pay n accordance with the terms thereof or this Trust Deed (in which event elect	ment aforesaid, in cale defau in case default share cour a ion may be made at iny im	from time to time, in writing appoint, which no remaining unpaid thereon, together with accrue it shall occur in the payment, when due, of any nd continue for three days in the performance after the expiration of said three days, with ordest and notice of protest.	of any other agreement but notice), and that all	
parties there	eto severally waive presentment for parties of the above mentioned note and of the	yment, notice of distance , of the said principal sure , bis Trust Deed, and the re	rotest and notice of protest.  f money and interest in accordance with the rformance of the covenants and agreements h	terms, provisions and erein contained, by the	
Mortgagors Mortgagors	to be performed, and also in consid by these presents CONVEY and WA heir estate, right, title and interest the	eration of the sum of One RRANT unto the Trustee, i rein, situate, lying and bein	t money and interest in accordance with underformance of the covenants and agreements h Do' ar hand paid, the receipt whereof is to his incressors and assigns, the following g i the Village of	hereby acknowledged, described Real Estate,	
Ske	okie	ounty of	12 50 feet of lot 9 in block	3 in Fourth	
	to Cienta Division in Co.	etion 16 Townshin	North fores of the South 16 41 North, Lange 13, East of	file intro itructories	
	of said Contion 16 and	the West 10 acres	of the Souch Last quarter of to of the East 15 cares of the Souction 16 afor said also lot	DUCH HELL OF CHO WES	
Trustee	's Subdivision of said S	ection 16 aforesai	d, in Cook County. Illinois.**	*	
hich, with	the property hereinafter described, is	referred to herein as the "	premises," **See Rider / ctached & enances thereto belonging, and all rents issues	Made Part Hereof and profits thereof for	
) long and aid real es	during all such times as Mortgagors i tate and not secondarily), and all fixt light, power, refrigeration and air co	may be entitled thereto (who ures, apparatus, equipment anditioning (whether single to	ich rents, issues and profits are ledged primari or articles now or hereafter therein or thereo inits or centrally controlled), and er la on,	ly and on a parity with n used to supply heat, including (without re-	
stricting the of the foreg	e foregoing), screens, window shades, soing are declared and agreed to be a part and additions and all similar or other	awnings, storm doors and we part of the mortgaged premi er apparatus, equipment or a	premises, ***See Rider / ctached & enances thereto belonging, and all rens. issues ich rents, issues and profits are ledged rimarior articles now or hereafter therein in thereo mits or centrally controlled), and er lat on, indows, floor coverings, inador beds sives asses whether physically attached therein or articles hereafter placed in the premises by M.	, and it is agreed that contaggors or their suc-	
TO HA	AVE AND TO HOLD the premises w	nto the said Trustee, its or l	his successors and assigns, forever, for the pu.petue of the Homestead Exemption Laws of the	ses, and upon the uses State of Illinois, which	
said rights a This Ti are incorpor	and benefits Morigagors do nereby ex rust Deed consists of two pages. The rated herein by reference and hereby a	pressly release and warve.	rovisions appearing on page 2 (the reverse si ame as though they were here set out in full a	do if this Trust Deed)	
Mortgagors.	their heirs, successors and assigns.  s the hands and seals of Mortgagors t				
	PLEASE PRINT, OR ROBE:	rt M. Stempinski	OK (Seal)	00 .se	
3.00 4.00	BELOW SIGNATURE(S)	In Tempe	Scal)	(Seal	
itate of Illin		n Stempinski, his ss.,	I, the undersigned, a Notary Public	in and for said County, M. STEMPINSKI	
70	2 2 2		MPINSKI, his wife	are	
			to be the same person. S whose name S  ng instrument, appeared before me this day in	person, and acknowl-	
6		free and voluntary act, for waiver of the right of ho	d, sealed and delivered the said instrument as for the uses and purposes therein set forth, incomestead.	luding the release and	
	miniment and official seal, this	6 LL	- defor I Day Goi	19 <u>7/</u>	
Commission This instrur	ment was prepared by Dorothy	Brauer		Notary Public	
8001 Line	coln Ave., Skokie, Illino (NAME AND ADDRESS)	ois 60076	ADDRESS OF PROPERTY:		
	first national bar	K OF SKOKIE	9230 Lorel Avenue Skokie, Illinois 60076		
IAIL TO:	NAME PIRST NATIONAL BAL ADDRESS 8001 Lincoln Aver		THE ABOVE ADDRESS IS FOR STATISTIC PURPOSES ONLY AND IS NOT A PART OF TRUST DEED SEND SUBSEQUENT TAX BILLS TO:	23 9 9 250 DOCUMENT NUMBER	
L 10:	CITY AND Skokie, III.	ZIP CODE 60076			
20	RECORDER'S OFFICE BOX NO.	2IP CODE	(Name)		
OR .	ALCORDER S OFFICE BOX NO		(Address)		

## UNOFFICIAL COPY

Parties of the first part, jointly and severally further covenant and agree:

- 1. That they will pay each month, in addition to the principal and interest, as one monthly payment, an amount equal to 1/12 of the annual taxes, and special assessment installments, if any, and premiums for insurance for fire and other hazards to protect the party of the second part, which sum is to be held by holder of Note to pay said items when due, and the party of the first part further agrees to secure said bills and deliver them to holder of note; the holder of the Note shall not be obliged to obtain said bills; nor to advance any funds beyond those it holds, and it shall have sole discretion in their allocation and payment and it shall have the right to pay bills for the above as rendered;
- 2. They will not sell the property herein conveyed nor make any conveyance of the title of said property, nor in any way effect a change of ownership while any part of the indebtedness secured hereby is not fully paid, and in the event they do so, such act shall cause the entire sum due holder of the note secured hereby shall then become due and payable, at sole election of holder of Note.

of the ex

\$

## THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- previously consented to in writing by the I rustee or holders of the note.

  2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charservice charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner prestatute, any tax or assessment which Mortgagors may desire to contest.

  3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or dama lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of or repairing the same or to pay in full the indebtedness see the breefit of the holders of the note, under agge clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the no case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

- 7. When the indebtedness hereby secure 1 sh il become due whether by the terms of the note described on page one or by acceler otherwise, holders of the note or Trustee shall have 1 s right to foreclese the line heref and also shall have all other rights provided by of Illinois for the enforcement of a mortgage dect. A any suit to foreclose the line heref and also shall have all other rights provided by of Illinois for the enforcement of a mortgage dect. A any suit to foreclose the line herefor there shall be allowed and included as addit debtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the attorneys' fees, Trustee's fees, appraiser's fees, outlays from do unentary and expert evidence, stenographers' charges, publication costs a (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and of the interest therefore the expense of the note may be reasonably necessary either to prosecute such suit or no evidence to bidders at any sale which may be had pursuant to such decree the difficult of the title to or the value of the premises, in addition all xpenditures and expense which may be had pursuant to such decree the annual when paid or incurred by Trustee or holders of the new in a nection with (a) any action, suit or proceedings, to which either of them s' all 1 2 a party, term as plantiff, claimant or defendant, by reason of the premises or the security hereof, whether or not actually commenced, or (c) preparations for the consequence of the proceeding of the premises or the security hereof, whether or not actually commenced.

- therein described any note which may be presented and which purports to be executed by the persons herein designated as makers thereof.

  14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall hav

mentioned in the within Trust Deed has been

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

A VICE-President

END OF RECORDED DOC