## **UNOFFICIAL COPY**

_				• •	•	•	•		. •	
<i>©</i> :,	TR	UST	<b>DEED</b> May 12 12 5	LLIHDIS LORD	23	924	285	239242		
			(3)/250	1				*4392426	2 2	
	. 0.		CTTC 7		THE ABOVE SPACE	CE FOR RE	CORDER'S U	SE ONLY		
	THIS IN JEN TURE	, made		il 28	19 77 , betwe	en			7	
_		AR	OLD KARBIN a	and SHIRLEY	B. KARBIN,	his wi	fe			
		herein referred to a Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, aere a referred to as TRUSTEE, witnesseth:								
196	THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders and herein referred to as Holders of the Note, in the principal sum of									
, ,	FIFTY AN USAND and 00/100 (\$50,000.00) Dollar									
37	evidenced by one certain in the Note of the Mortgagors of even date herewith, made payable to THE ORDER OF MERMEEN THE PETERSON ONK									
65	and delivered, in and by which said i/ote the Mortgagors promise to pay the said principal sum and interest from date hereof or the balance of principal remaining from time to time unpaid at the rate of 8-3/4 per cent per annum in i istal nents (including principal and interest) as follows:									
<u></u> -			ety Nine and					e on the <u>lst</u> day Dollars or more on		
¥		f each <del>t-sooner</del>						<del>il payment of principal</del> All such payments on		
	account of the ind	ebtednes:	evidenced by sai	d note to be fi	rs applied to into	erest on tl	ie unpaid pri	ncipal balance and the ear interest at the rate		
	of 8-3/4	per annu	m, and all of said		interest being m	ade payal	ble at such b	anking house or trust	1	
	company in in writing appoint, a		cago sence of such appo	intment, then :	if the office of T	holders o	of the note n	nay, from time to time,		
	in said City,		THIS IS A B	USINESS PU	RPOST JUIN.					
	NOW, THEREFORE, the Mortgagors to secure the payment of the said practice for noney and said interest in accordance terms, provisions and limitations of this trust deed, and the performance of the co-ra-a-and agreements herein contained, by the to be performed, and also in consideration of the sum of One Dollar in hand paid, ie recipt whereof is hereby acknowledged, depresents CONVEY and WARRANT unto the Trustee, its successors and assigns, the fic lowing "secribed Real Estate and all of their estitite and interest therein, situate, lying and being in the COUN (SEE AUTRACIED) LEGAL (SCRIPTION)									
	presents CONVEY and title and interest	WARRA! therein, AND STA	NT unto the Trustee, situate, lying at TE OF ILLINOIS, to	its successors and nd being in wit: (SEI	l assigns, the follow a the E ATTACHED L	EGAT La	SCRIPTION	id all of their estate, right, COUNTY OF		
1	That in ad	dition	to the paym holder of $\alpha$	ents calle	d for herein	, i ortg	acors sin	all deposit	5	
111	the annual	real •	estate tax b	ill based ı	upon the las	t asce.	+ unable	tax bill as .~	1	
;	tax reserve. All deposits made pursuant to this tax reserve clause shall be on a Debtor-Creditor relationship and the holder of said reserve shall not be									
	obligated to pay any interest thereon, same being specifically rived by the mortgagors hereunder. Holder of said reserve does not assume the obligation								1 7	
	of paying the real estate taxes and it shall remain the obligation of the									
	mortgagors to secure such funds from the reserve to pay such taxe: hen due, or in lieu thereof, mortgagors shall establish interest bearing pledge savings account in accordance with the provisions of Illinois Revised Statutes, Chapter 95 -								n¢.	
	in-accorda Paragraph	nce wi 106.	th the provis	sions of Il	llinois Revis	<del>sed Sta</del>	<del>tutes, C</del> h	<del>apte</del> r <u>. 95</u> , -		
	<ul> <li>thereof for so long and</li> </ul>	1 durine al	l such times as Mort	racors may be en	titled thereto (which	are bledge	d primarily and	alt rents, issues and cofits on a parity with and real	ဖြင့	
İ	estate and not second	larily) and	l all apparatus, equi , refrigeration (whet	ipment or article her sinele units or	es now or hereafter rentrally controlled	r therein or 1), and venti	r thereon used ilation, includir	to supply her , gr , air	14	
	foregoing are declared equipment or articles i	to be a p tereafter p	art of said real estat laced in the premises	e whether physic by the mortgagor	ally attached theretors or their successors	o or not, ar or assigns s	nd it is agreed hall be conside	water heaters. Any the that all similar apparatus, red as constituting part of	924 285	
	TO HAVE AND TO	O HOLD t	he premises unto the	e said Trustee, its	successors and assig	gns, forever,	for the purpos	es, and upon the uses and he State of Illinois, which	7 5	
								2 (the reverse side of		
l	this trust deed) are	incorpora						nortgagors, their heirs.	<del> </del>	
	successors and assign WITNESS the ha			f Mortgagors th	e day and year fire	st above w	ritten.	a.   4	10	
	X Canol	d/	Lauten	SEAL !	* Lein	eley,	15 Kaci	denI SIAL	00	
				[ SEAL ]	<u>.</u>	<u> </u>		ISTALI		
Ī	STATE OF ILLINOIS,	} ss	1,	ille in and for	ensiding in said Co.	nty in the	State of over 1.1	DO HEREBY CERTIFY		
	County ofC	<u>*</u> )	THAT	ARNOLD	KARBIN and	SHIRLES	LB.KARB	IN, his wife		
THIS	WSTRUMENT WAS P	REPRESE	LTC personally kno ligy instrument,	appeared b	cfore me this	day in	person an	subscribed to the		
294	DENETTIS HORI	-IAA KAT	• they	signed, scaled	and delivered the	said Instru	ment as	their free and		
sq	HOLN LD ATTO 10 N. CLARK :	ST.	ary acti for the Meet	A Contract Se	al this 9 th	da	y of	u 1927.		
	CHICAGO, ILL. 6		S/ROIAR	A P	Barlas	aim	Carlos	Notary Public		

## UNOFFICIAL COPY

Lets twenty—two (22) and twenty—three (23) in Domewan and others for Levision of Let one (1) and the North one hundred forty—eight (148) feet of Let two (2) in Rosehill Cometory Company's Subdivision of the South Bust quarter of the North East quarter of Section six (6), Township forty (40), North, Range Courteen (14) East of the Third Principal Meridian, in Cook County, Illinois 25 974 285

## Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

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

1. Mottgegers shall (a) promptly epols, restorg or rebuild any buildings of improvements now or heseafter on the promises which may be come dramaged or be distribuyed; (b) keep said prefuges in good condition and repoir, without waste, and free from mechanic's or other firms or claims for life and expressly subordinated to the life hereofs; (c) pay when does any indubtedness which may be secured by a lien or charge on buildings and the life in ant expressly subordinated to the life hereofs; (c) pay when does any indubtedness which may be secured to the provide of the note; (d) complete within a resonable time any building or buildings may or at any time in great part of the provides of the note; (d) complete within a resonable time any building or buildings may or any provides of the note; (d) complete within a resonable time any building or buildings and provides of the note; (d) complete within a resonable time any building or buildings and provides of the note; (d) complete within a resonable time any building or buildings and time to be a provided by statute, any tax construction of the provides of the note; (d) complete time to be a provided by statute, any tax constructions, and the provides of the note duplicate receipts therefor. To prevent default herecandle Mortgagers shall pay in full under protest, in the number provided by statute, any tax constructions and the provided by statute, any tax constructions and the provided by statute, any tax constructions are shall be provided by statute, any tax constructions and the provided by statute, any tax constructions are statuted to the provided by statute, and tax constructions are statuted to the provided by statute, and tax constructions are statuted and the provided by statute, and tax constructions are statuted and the provided by statute, and tax constructions are statuted and the provided by statute, and tax constructions are statuted and tax constr

Gutt from lime to time may authorize the receiver to apply the net income in his name in pagnism in which may be or become indebtedness secured hereby, or by any decree forechoing flist rust deed, or any tax, special assessment is bettlen which may be or become superior to the licin hereby or by any decree forechoing flist rust deed, or any tax, special assessment is bettlen which may be or become superior to the licin for the enforcement of the licin or of any provision better shall be subject to any defense e wich would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all resonable in either which is the permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the permises, or to tique into the validity of the signatures or the identity, carpacity, or authority of the signatories on the note or trust deed, nor shall Trustee is able to a record this trust signatures or the identity, carpacity, or authority of the signatories on the note or trust deed, nor shall Trustee is able to a record this trust except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents or employees of Trustee, and it misconduct or that of the agents of the agent and the agent of any person who shall, either before or after maturity thereof, produce a

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

AICAGO TELLE AND TRUST COMPANY,
Assistant Secretary/Assistant Vick Presticut

MAIL TO: Zaidenberg, Noffman & Schoenfeld

10 North Clark Street 10 North Clark Street

Chicago, Illinois 60602

PLACE IN RECORDER'S OFFICE BOX NUMBER

6130 North Clark

Chicago, Illinois 60660

END OF RECORDED DOCUMENT