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TRUST DEED TELINDIS

Middley A. Stein CONTROL OF DEEDS

11.0¥ 21.1€	'JUN 21 12 50 PH '77	23 977 919 THE ABOVE SPACE FOR RECOR	*23977919	}
a corporation organized un BANK OF EVERGREEN	EE UNDER TRUST AGREEMENT D	, between HERITAGE COU DATED AUGUST 1, 1976 A , herein referred	INTY BANK AND TRUST AND KNOWN AS TRUST NO. I to as "Mortgagor", andFTRST	NATTO
	ortgagor is justly indebted to the leg- or holders being herein referred to as H			ter
eviden ed by one certain I BEAREK	SAND AND NO/100	tgagor of even date herewith,	made payable to THE ORDER C	OF
of nine (9) per oxk in each per annum, and all a in Evergreen Park	by which said Principal Note with interest thereon forms.  centum per annum, payable as year; all of said principal and interest being filmois, as the holders of the note fee of FIRST NATIONAL BANK	REMINITION OF THE PROPERTY OF	until maturity at the ra thlydexxxefx xi the rate of eleven (11) per ce anking house or trust compan	nte rock ent
NOW, THEREFORE, the M provisions and limitations of thi and also in consideration of the WARRANT unto the Trustee, if lying and being in the ILLINOIS, to wit:	in said fortgager to secure the payment of the saids trust deet', and the performance of the co- ic sum of Cne Jollar in hand paid, the re- ts successors and assems, the following desc-	d City, d principal sum of money and sais wenants and agreements herein cont- ceipt whereof is hereby acknowledg ribed Real Estate and all of its estat , COUNTY OF COOK	I interest in accordance with the tern sined, by the Mortgagor to be performe ed, does by these presents CONVEY a e, right, title and interest therein, situal AND STATE C	ns, ed, nd te,
acres of that par 13, East of the T the Northwest 1/4	restwood Development, being tof the Northwest 1/4 of third Principal Meridian, 1 and North of the South 58 nois (except the West 50 feet.)	Section 3, Township lying West of the Eas 30 feet of said North	36 North, Range t 60 acres of west 1/4 in	
	•	T.C.	10	00
TOGETHER with all improve bong and during all such times at all apparatus, equipment or whether single units or centrally indows. Hoor coverings, inador psysically attached thereto or not accessors or assigns shall be consi TO HAVE AND TO HOLD the forth.	fter described, is referred to herein as the "prements, tenements, easements, fixtures, and as Mortgagor may be entitled thereto (which articles now or hereafter therein or thereon y controlled), and ventilation, including (w beds, awnings, stowes and water heaters, t, and it is agreed that all similar apparatus, eidered as constituting part of the real estate, e premises unto the said Trustee, its successor.	appurtenances the "to be oning, an are pledged primarily", na "arity w used to supply heat, gas. "onliti ithout restricting the foreg ing), set All of the foregoing are d. clare. "quipment or articles hereafter place or and assigns, forever, for the purpo	ith said real estate and not secondarily) oning, water, light, power, refrigeration reens, window shades, storm doors and to be a part of said real estate whethe in the premises by the mortgagor or it in the promises by the mortgagor or it see, and upon the uses and trusts herein	n d t s
eed) are incorporated herein	f two pages. The covenants, condition by reference and are a part hereof and or has caused its corporate seal to be hereunt	shall be binding on the mortgag	or, its .acr.sscrs and assigns.	
tested by its Assistant Secre e aid resolutions further provide the	tary on the day and year first above that the principal note herein described may I NTY BANK AND TRUST COMPANY	written, pursuant to authority g of said corporation.  De executed on behalf of said corpora	tiven by resitutions duly passed by	v
HERITAGE COOR	WHITE	well a Dan	XSSISSIANT VICE PRESIDENT	- -&
Corporate Skal	ATTEST: A	orphelly Gattenaud	TRUST OFFICER  ASSISTANT SECRETARY	2
ATE OF ILLINOIS	s. I. Darlene Do	nahue		
ounty of <u>Cook</u> ) S Lawrence P. McDonr	a Notary Public in and for said Cou	unty, in the State aforesaid, DO HEF Tr. Of Ficer esident of the <u>Heritage C</u> O	EBY CERTIFY THAT unty_Bank_& Trust_Co	616 7/5
of said Cor Assistant V signed and for the use Secretary,	mpany, personally known to me to be the sar lice President and Assistant Secretary, respe delivered the said instrument as their own es and purposes therein set forth; and the as custondian of the corporate seal of said Co	Le Pattenaude  ne persons whose names are subscrite tively, appeared before me this day free and voluntary act and as the fr said Assistant Secretary then and it ompany, did affix the corporate seal	Assistant Secretary and to the foregoing instrument as such in person and acknowledged that they ee and voluntary act of said Company, here acknowledged that said Assistant of said Company to said instrument as	
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Socures One Principal Note Page 1

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

1. Murtipara shall a promutely repair, review or reducid any buildings or improvements may or becauter on the premises which may become administratively saltor-dimensional contents of the first become and the provision of the first become and the provision of the first become on the provision of the first become of the first become on the first become on the provision of the first become on the provision of the first become on the provision of the first become of the first becom

11. Trustee or the holders of the note shall have the right to specified premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the first premise, nor be liable for any acts or omiscions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument on presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may except an deliver a release in request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the principal of the representation Trustee may accept as true without inquiry. Where a release is request a of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number purpor me to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note and vale proports to be executed on behalf of the corporation herein designated as the maker thereof; and where the release is requested of the original trustee and which conforms in substance with the description herein contained of the principal note and vale proports to be recentled and which conforms in substance with the description herein contained of the principal note and vale proports to be recentled and which conforms in substance with the description herein contained of the principal note and which proports to be executed on behalf of the corporation herein designated as maker thereof; and where the release is requested of the

with the description herein contained of the principal note and which purports to be execute on "chall of the corporation herein designated as maker thereof."

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registary of Titles in which this instrument shall have been recorded or filed, in case of the resignation, inability or refusal to act of Trustee, the their Record or of Peels of the county in which the premises are strated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical file, powers in authority as are herein given Trustee, and the word "Mortpageor" when used herein shall include all such persons and all persons liable for the patient of the includence of any part thereof, whether or not such persons shall have executed the principal note or this Trust Deed.

16. The mortpageor hereby waives any and all rights of redemption from sale under any order or decree of preclos re of this trust deed, and its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquirit g any are est in or title to the premises subsequent to the date of this trust deed.

17. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate, the date in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed or der any provisions of this trust deed.

18. Trust even in the strust deed.

19. Before releasing this trust deed, Trustee or successor shall be applicable to this trust deed.

IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE PRINCIPAL NOTE SECURED BY THIS TRUST DEFO SHOULD BE DENTIFIED BY THE TRUST DEED IS FILED FOR RECORD.	1111	Assistant Vice Comment of Comments of Comm
MAIL TO:	and to	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
PLACE IN RECORDER'S OFFICE BOX NUMBER	ox 223	

END OF RECORDED DOCUM