0.	TRUST DEED (Hilinois)	1978 AUG 2	PM 2 03	24564997	,
	TRUST DEED (Illinois) For use with Note Form 1448 lonthly payments including intere	su Hall have	6 (P *185 1 (F * 185	e e e e e e e e e e e e e e e e e e e	to the second
	-'/^x	1		For Recorder's Use Only	1.11
THIS IN	DENT AF made	Banking Corporation	between Onames	Leblebidjian and Na	"Mortgagors," and
DEVO	N BANK _a Illinois	Banking Corporation			
		seth: That, Whereas Mortgagors at the herewith, executed by Mortgag			
and deliv	ered, in and by whic' note Me	ortgagors promise to pay the princi 	pal sum of Six the	ousand forty-eight d and interest from <u>July</u> al percentage rate.	ollars and 24, 1978
on the	25th day of August	78 and One hun	dred dollars an	nd 81/100	~~~~~ Thollars
by said n of said is	ote to be applied first to accru nstallments constituting princip	th da of July led and we air interest on the unput, to the not paid when	oaid principal balance ar due, to bear interest af	nd the remainder to principal; t iter the date for payment ther	the portion of each eof, at the rate of
at the election or interest contained	or at such other placetion of the legal holder thereof once due and payable, at the placetin accordance with the terms to this Trust Deed (in which exercises exercises the payable present the payable payable present the payable payabl	ch payments 'cing made payable as as the legal holder (the note may and without notice the principal's acc of payment afor said, in case de hereof or in case de ault shall occurrent election may be mad, at my ent for payment, notice (f dis ono	y, from time to time, in um remaining unpaid the fault shall occur in the per ir and continue for three time after the expiration	writing appoint, which note fu- ereon, together with accrued in payment, when due, of any insta- e days in the performance of air of said three days, without no protest.	orther provides that terest thereon, shall allment of principal my other agreement otice), and that all
NOW Emitations Mortgagos Mortgagos and all of	THEREFORE, to secure the sof the above mentioned note to be performed, and also to by these presents CONVEY their estate, right, title and in City of Chicago	and of this Trust Deed, and the in consideration of the sum of and WARRANT unto the Tru .e. tterest therein, situate, lying and	of money and interest erformance of the co- ne Dollar in hand paid the its or his successors in the coo.	st in accordance with the term venants and agreements herein d, the receipt whereof is here and assigns, the following desc AND STATE OF	contained, by the eby acknowledged, ribed Real Estate,
sive in	Faber's Subdivision	Western Addition to Roy n of the South 6 chain: 4, East of the Third Pr	s of the South trincipal Melicit. THI INST	bdivision of Lots l West Quarter of Sect an, in Cook County, RUMENT WAS PREPAR	to 24 inclu- ion 31, Illinois. ED BY
		(1000 E	6 dus	ark - Devon B	ink
		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Chu	LPL. 606 X5	
so long an said real e gas, water, stricting to of the fore all building	ETHER with all improvement of during all such times as Mostate and not secondarily), an light, power, refrigeration an he foregoing), screens, window going are declared and agreed gay and additions and all similary and additions and all similary.	cribed, is referred to herein as the, tenements, easements, and appuragaors may be entitled thereto (vd all fixtures, apparatus, equipment di air conditioning (whether single shades, awnings, storm doors and to be a part of the mortgaged precor of other apparatus, equipment or or other apparatus, equipment	prienances thereto belon which rents, issues and p at or articles now or he e units or centrally con windows, floor coverin	ging, and all rents, issues and rentits are pledy 'primarily and reafter therein on thereon use trolled), an wallation, includings, inador b 's stoves and wy attached thereto or low, and ye din the premises 'y Mor ta	profits thereof for d on a parity with d to supply heat, ding (without re- vater heaters. All it is agreed that gors or their suc-
TO H and trusts said rights This T are incorpo	and benefits Mortgagors do fi Trust Deed consists of two pay wated herein by reference and	emises unto the said Trustee, its orights and benefits under and by rights and waive ereby expressly release and waive eas. The covenants, conditions and hereby are made a part hereof the	r his successors and assivirtue of the Homestead. provisions appearing of same as though they we	gns, forever, for the 'urpo' s. Exemption Laws of unde's on page 2 (the reverse side o' were here set out in full and .b	d upon the uses of 'llinois, which this Trast Deed) al' be binding on
MONTEREDIS	i, their bears, successors and as	signs. It gagors the day and year first abo		nli ella:	(C)
	PLEASE PRINT OR TYPE NAME(S) BELOW	Ohannes Leblebid lan	(Seal)	Nahil Leblebidjian	Seal)
	SIGNATURE(S)		(Seal)		(Seal)
State of Illin	Cook	in the State aforesaid,	DO HEREBY CERTI	rsigned, a Notary Public in and	for said County, Lebidjian
2	ARY MAPRESS	personally known to m			
3	SUBJUST OF	edged that the ey signer free and voluntary act, waiver of the right of h	ned, sealed and delivere for the uses and purpo somestead.	ed the said instrument as ses therein set forth, including	their
Given College	my hand and official seal, to	his 3 1980	day of Center	in Gernark	19 <i>78</i> _
MAI	100		ADDRESS OF PR	OPERTY:	Notery Public
	NAME DEVON BANK		Chicas	N. Oakley Ave.	245
MAIL TO:	ADDRESS 6445 N.West	ern Ave.	THE ABOVE ADD PURPOSES ONLY A TRUST DEED SEND SUBSEQUENT	RESS IS FOR STATISTICAL ND IS NOT A PART OF THIS TAX BILLS TO:	2456499
	CITY AND Chicago, II	1. ZIR CODE 60645		(Name)	4564997
OB	DECONDENS OFFICE DAY				9

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:

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any dings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from thank's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when hank's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when any indebtedness which may be secured by a lien or charge or liens or law premises any superior to the lienered, and upon request exhibit satisfactory are considered to the state of the control of the note; (5) complete within a reasonable time any building or buildings lence of the disksharge of such prior lien to Trustee or to clear of the note; (5) complete within a reasonable time any building or buildings or any time in process of erection upon said priors; (6) comply with all requirements of law or municipal ordinances with respect to your any time of the control of the control of the note.

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

Lax or assessment which Mortgagors may desire to contest.

3. b.c. tgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, which is a state of the state of the pay the cost of replacing thining and industorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing repairing, not a set of the pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance repairing, not as a fire of the state of the holders of the note, such rights to be evidenced by the standard mortalized as a state of each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in get clause to each ached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in get clause to each policy, and shall deliver all policies that ten days prior to the respective dates of expiration.

policies payable it case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortages clause to e a ached to each policy, and shall deliver renewal policies, including additional and renewal policies, to holders of the note, and in ease of insura ec pour to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. In cardefault therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinforce required of Mortageors in a my form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, not purchase, discharge, compromise or saw or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid on the properties of the properties and all expenses paid on the properties of the note authorized may be taken, shall be so much additional indebendenss sentention of the properties of the note authorized may be taken, shall be so much additional indebendenss sentention of Trust shall become immediately due and way and the properties of the note active of any given the renewal payable without notice and with in rest thereon at the rate of seven per cent and the renewal payable without notice and with in rest thereon at the rate of seven per cent and the renewal payable without notice and with in rest thereon at the rate of seven per cent and the renewal payable without notice of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement. reprocured from the appropriate public office without inquiry into the accuracy of such bill, statement or stimate or into the validity of ay u. s. assessment, sale, forfeiture, tax lien or tille or claim thereof.

4. The riverse of the holders of the principa not or it's Trust Deviated and the provided of the principa not or it

9. Upon or at any time after the filing of a complaint to forestore this Trust Deed, he Cour in which such complaint is filed may appoint as 9. Upon or at any time after the filing of a complaint to forestore this Trust Deed, he Cour in which such complaint is filed may appoint as cereiver of said premises. Such appointment may be made tend without regard to the then value, e premises or whether the same shall be rents, occupied as a homestead or not seed the course of the

10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be su jec 'to any defense which would not 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 reasonable times ed for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trust. b bb gated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for 'y' or or omission that the except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he r y' r , iii indemnit satisfactory to him before exercising any power herein given.

hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he r ay r ur indemnites satisfactory to him before exercising any power herein given.

13. Trustee shall release his Trust Deed and the lien thereof by proper instrument upon presentation of a statisfactory evier. hat all indestedness secured by this trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the requist of any person who shall either broad the representation thereof, produce and exhibit to Trustee her principal other presenting that ill indestedness nervely secured upon the paid, which representation Trustee may accept as true without inquiry. However, the paid, which representation Trustee may accept as the genuine note herein described any note which has a certificate of identification purportic; the extensive the production of the principal note and which purports to be executed by a prior trustee hereunder or which conforms in substance with the deswhere the release is requested of the original trustee and he has ports to be executed as the restrict of the principal note described herein, he may accept as the genuine principal never executed a certificate on any instrument identifying same once herein described herein, he may accept as the genuine principal note described any note which may be presented and which conforms in substance with the description herein contained of the principal note described any note which may be presented and which conforms in substance with the description herein contained of the principal note described any note which the principal index described and note described any note which the principal note described and problems of the principal note described any note 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 Regi

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Trutes in which this instrument shall nave been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee.

In a substitute of the result of the result of the county of the resignation, inability or refusal to act, the then Recorder of Deeds of the county and the first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of the county analysis of the results of the

-	The Installment N	ote mentioned	ın	ine	within	11030	 	

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.

1 10 102

dentified herewith under Identification No.	_
Trustee	-

FRO OF RECORDED DOCU

24564997

THE RESERVE TO THE PERSON OF T

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