UNOFFICIAL COPY

TRUST DEED	1			
(ILLIMOIS)	(213 HIR 16	FII 2 50 24	586971	
For use with Note Form 1448	RECURSER OF	SELSove Space For B	erorder's Use Only	ent Citiero
IS INDENTURE, made August		een James W. Ma		ġ .
m Mart'u (fka Mary m Nie of) his wife	erein WistIsl-78 25 1	Mortgagora", and Po	rothy B. Prohask	10.15
tin referred to as "Trustee", witness il holder of a principal promissory no Mortgagors, made payable to Beare the principal um of \$13,350. ars, and interest from date [12,256,356,356] as the rate of 10	seth: That, Whereas ote, termed "Installment or and delivered, in and OO	Mortgagors are just nt Note", of even date	ly indebted to the herewith, executed tgagors promise to	10.17
व्यवस्थार यह महरहरता स्टान	- ,	mum, such principus		
SKARABOXXXXXXAF SA VYZXX SKRKKABOXXXXEN X. VXXXX			r territorio de la companione de la comp	
CONTRACTOR AND		paid, shall be due on	the day of	
PROBLEM SERVICE SERVIC	F 3 1 . F C 3 . F C 5 . G 5 . G 5	exercite energic le le le	CHECK REPORT AND ADDRESS.	
when due, to bear interest after the, and all such payments being made he legal holder of the note may, from at the election of the legal holder theon, together with accrued interest the net aforesaid, in case default shall enterest in accordance with the term in the performance of any other a may be made at any time after the eto severally waive presentment for	h time to time, in writh hereo and without not hereo a shall become a occur in the p. yment, we sethereof or in case de presentent cor air ed in	ing appoint which ho tice, the principal sun it once due and payal when due, of any insta- riault shall occur and a said Trust Deed (in	or remaining unpaid ble, at the place of illment of principal continue for three which event elec-	
eto severally waive presentment for	payment, notice if di	shonor, protest and n	otice of protest.	B 1 2 1
IOW THEREPORE	ne of the said mainsion!	of money and interest	n accordance with the	This in Atty. F 1818 S. Berwyn,
NOW THEREFORE, to secure the payments, provisions and limitations of the above read and agreements herein contained, by the rin hand paid, the receipt whereof is here T unto the Trustee, its or his successors:	nentioned note and of this Mortgagors to be perform	ed, 7 id a so in consideral	formance of the cove- ion of the sum of One	ing Ri
r in hand paid, the receipt whereof is here T unto the Trustee, its or his successors:	by acknowledged. Mortga an assigns, the following	gors by these presents described Real Estate.	ONVEY and WAR- nd all of their estate,	감염열대
title and interest therein, situate, lying and STATE OF ILLINOIS, to wit:	being in the 1 ty of	Derwin County C	F COOK	mel pred 111n
: 1 in Cermak's Addition tion 32, Township 39 No. Meridian	to Bermyn in t	he South dest	Quarter of	of a
	is referred to herein as th	ne "premises,"	steen He bed unique	Prohas
n, with the property hereinalter described. OGETHER with all improvements, tene 1 and profits thereof for so long and during roofs are pledged primarily and on a pariment or articles now or hereafter therein if conditioning (whether single mits or constitutioning the state of t	nemis, easements, and apparall such times as Mortgage stall such times as Mortgage sy with said real estate an or thereon used to supply tentrally controlled), and torm doors and windows, agreed to be a part of the maildings and additions and maildings and additions and	ors may be entitled thereight on secondarily), and in heat, gas, water, light ventilation, including (we floor coverings, imadoor it e mortgaged premises we did all similar or other appears or assignes shall be to	(which cents, issues the fires, apparatus, pow "ingeration ithout cur tring the ceds, sit wes and water hether pury alway at paratus, eq.pm it or paratus, eq.pm it or paratus the mo w.s.d	opared ska
O HAVE AND TO HOLD the premises to ses, and upon the uses and trusts herein stead Exemption Laws of the State of II	mto the said Trustee, its o set forth, free from all s finois, which said rights a	or his successors and ass rights and benefits under ind benefits Mortgagors	igns, forever, for the and by virtue of the do hereby expressly	by:
e and waire: his Trust Deed consists of two pages. The of this Trust Deed) are incorporated herein were here set out in full and shall be bindin Vitness the hands and seals of Morts	covenants, conditions and a by reference and hereby ig on Mortgagors, their he ragors the day and yea	I provisions appearing or r are made a part hereof firs, successors and assign ar first above written.	t page 2 (the reverse state the same as though	
EASE Towns W Wortin	attum [Sa!] /	erydno <i>Met</i> ery Ann Mertir	[5c21]	12
INT OR SEE S N . EST CILL	[Seal]		[Seal]	
(Ham(a)				(0)
or filmost County of Cook	to signeral DO HEREB	undersigned, a Notary F Y CERTIFY that JSE	es W. Martin	2
化铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁	ome to be the same per- foregoing instrument appear	MARTY ADD BIAD	OLI INLS WILE	
subscribed to the	foregoing instrument appe	eared before me ins day	their	
and waiver or the	right of homestead.	A	19.78	
ende ribbied and official seal, this	1982 Tech	are of the	are-	3
1-21	Richard	ADDRESS OF PRO	PERTY-	
YEPU!		3833 S. Harve	y Avenue	2458(
-w()			60402	2458697
NAME Richard F. Pro	haska	THE ABOVE ADDRESS : PURPOSES ONLY AND THIS TRUST DEED.		
70.	ood Avenus	Same as abo.	E BILLS TO.	
ADDRESS TOLL D. MILE		Same as above	<u> </u>	971 NUMBER
	nois 60402			
RECORDER'S OFFICE BOX NO	_	(ADOM)	**1	

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERED 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 buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanics liens or liens in favor of the United States or other liens of claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured to a lien or claims for lien not expressly subordinated to hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

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

3. Mortgagors shall keep all buildings and improvements sow or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of "placing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, and the ot

pay me cost or paramag or reparamag the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the notice may represent the same of the solders of the notices of the note of the same of the policies, including additional and renewar policies, to bolders of the note, and in case of insurance about to expire, shall deliver renewal policies not ten than the property of the content of the note of the note may, but need not, make any payment or perform any act herein, the property of the content of the note o

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee by Migared to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for : 3y ac s or omissions hereinder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trust ee, and he may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the fine thereof by proper instrument upon presentation of satisfactory evidence and all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the equest of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the gennine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee heremder or which conforms in substance with the describent herein contained of the principal note and which purports to be executed a certificate on any instrument identifying same as the principal note described may accept as the genuine port herein described any note which hay be presented and which conforms in substance with the describence and herein, he may accept as the genuine port herein described any note which may be presented and which conforms in substance with the describence and herein, he may accept as the genuine port herein described any note which may be presented and which conforms in substance with the describence and herein described nervies, he makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Reciters of Totals.

18. ITELSEE may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act, the then Recorder of Deeds of the county in which the premises are situated shall be second Successor in Titles. Any Successor in Title herein given Titlestee, and any Titlestee, and any Successor in Title been titled to reasonable compensation for all acts performed hereunder.

15. This Title Deed and all provisions hereof, shall be deed to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

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.

END OF RECORDED DOCUME