UNOFFICIAL COPY

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TRUST DEED (Illinois)	OF DEEDS TYLICHMOIS	RECORDER - 10 Alaku	es de la constant de la constant de la constant
The state of the s	The Above Space For Re 1 4 7 8 3 8 Richard C	corder's Use Only 28031 28151 & Elffe	white species and the second s
THIS INDENTURE, made Sept. 25 1978 Philbin his wife DEVON BANK, an Illinois Banking Corporation herein referred to as "Trustee," winesseth: That, Whereas Mortgagors	alan Laterna to compare	herein referred to as "A	lorigagors," and
termed "Installment Note," of even date herewith, executed by Mortga, an. Jelvered, in and by which note Mortgagors promise to pay the princi	gors, made payable to Bearer	guidhing Reprod timbrers	sticeM
on the 'alar se of principal remaining from time to time unpaid at the r	144.48) Dollars, and inte	rest from <u>Sept. 25.</u> r annum, such principal se	1978
to be, say the 'n installments as follows: One hundred for ty-t on the day of November 1978 and One hundred on the 185 ay of each and every month thereafter until said note it	s fully paid, except that the fine	d payment of principal and	interest, if not
sooner paid, sha t be in a the 1st day of October by said note to b. of of first to accrued and unpaid interest on the unp of said installments outsituting principal, to the extent not paid when	19 80; all such payments of said principal balance and the r due, to bear interest after the	on account of the indebted emainder to principal; the p date for payment thereof,	ness evidenced ortion of each at the rate of-
	y, from time to time, in writing um remaining unpaid thereon, to fault shall occur in the payment	appoint, which note furthe ogether with accrued interes when due, of any installment	r provides that t thereon, shall ent of principal
or interest in accordance with the term thereof or in case default shall occur contained in this Trust Deed (in whic event election may be made at any parties thereto severally waive present ten for payment, notice of dishono NOW THEREFORE, to secure the proposition the said principal sum	rr and continue for three days is time after the expiration of said r, protest and notice of protest.	the performance of any of three days, without notice), and that an
NOW THEREFORE, to secure the property of the said principal sun limitations of the above mentioned not an of this Trust Deed, and the Mortgagors to be performed, and also in consideration of the sum of C Mortgagors by these presents CONVEY and WARRANT unto the Truste and all of their estate, right, title and interest there', "uate, lying and b	performance of the covenants one Dollar in hand paid, the e, its or his successors and assi eing in the	and agreements herein con receipt whereof is hereby gas, the following describe	tained, by he acknowledged, d Real Estate
City of Chicago COUNT OF Lot 16 in Block 1 in Devon-Ma lewood Addition West 1/2 of the Arct. East 1/2	to North Edgewater		f the
East of the Third Principal Merid ar, in Cook	County, Illinois.	WAS PREPARED BY	सिंहा के स्वाप्त के ते के जाता के तो के
The Little Control of the Control of	6445 n. W	return ave	<u>, e</u>
which, with the property hereinafter described, is referred to herein as the TOGETHER with all improvements, tenements, easements, and appliance and during all such times as Mortgagor may be entitled thereto (v	"prem"	C. 60645 ad all rents, issues and prof	is thereof for
o long and during all such times as Mortgagors may be entitled thereto (v. said real estate and not secondarily), and all fixtures, apparatus, equipmen (pias, water, light, power, refrigeration and air conditioning (whether single stricting the foregoing), screens, window shades, awnings, storm doors and coff the foregoing are declared and agreed to be a part of the mortgaged pre	which rents, i sues and profits as it or relicles p w or hereafter e units ee rally controlled) windows, so overings, ina	e pledged primarily and on therein or thereon used to and ventilation, including dor, beds, stoves and water	a parity with supply heat, (without re- heaters, All
on the furgings are declared and agreed to be a part of the integrate pre- call buildings and additions and all similar or other apparatus, equipment of cessors or assigns shall be part of the mortgaged premises. TO HAVE AND TO HOLD the premises unto the said Trustee, its of and trusts berein set forth, free from all rights and benefits under and by said rights and benefits Mortgagors to hereby expressly release and waive			
are incorporated herein by reference and hereby are made a part hereof the Mortzagors, their heirs, successors and assless.	provisions appearing in par-	2 (the reverse mus of this	I I I I I I I I I I I I I I I I I I I
Witness the hands and seals of Mortgagors the day and year first abo	se (Seal) Coilee	n Pullin	(Seal)
PRINT OR Richard Philbin TIPE RAMECS OF SELECTION OF SEL	Eile (Scal)	en Pb'A'	(Seal)
State of Illins State of October 19 in the State of oceasid.	I, the undersigned	a Notary Public in and for Richard Ph.1' in	said County,
personally known to m	bin, his wife e to be the same person ^S w oing instrument, appeared befo	hose name S are	1 2 3 1 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3
edged that D. EV sig free and voluntary act, waiver of the right of h	ned, scaled and delivered the si for the uses and purposes the	aid instrument as their ein set forth, including the	etation last
Grand State of the Communication of the Communicati	- day of Lept	mber arerk	19 <i>78</i> Motory Public
	ADDRESS OF PROPERTY 6321 N.Rock	akisat kanan mengi. Manggan	
NAME DEVON BANK	Chicago, II THE ABOVE ADDRESS II PURPOSES ONLY AND IS I		24662
MAIL TO: ADDRESS 6445 N. Western Ave	SEED SUBSEQUENT TAX B	aire You	(X)
CITY AND Chicago, 111. AP CODE 60645 ATT: Install. Loans OR RECORDERS OFFICE BOX NO.	(Plants)		8

		Securi
(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, remore, or rebuild any buildings or improvements now or hereafter on the premises which may be secured by a lien or charge on the premises of the prompts subbridinated upon request exhibit satisfactory evidence of the discharge of such prior lien to Truste on the premises of prompte within a reasonable time any buildings or any time in processor. The premises and the use thereof; (7) make no material siterations in said premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (7) make no material siterations in said premises accept 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, service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note statute, and aware the provided by the statute, and windstorm under policies providing for payment by the insurance companies of moneys sufficient or the payment of the note or to pay in full the indebtedness secured hereby, all in composition of the note, such rights to be evidenced by the standard mortilies payable, in case of loss or damage, to Trust development of the note, such rights to be evidenced by the standard mortilies payable, in case of loss or damage, to Trust development of the note, such rights to be evidenced by the standard mortilies payable, in case of loss or damage, to Trust development of t	Feet 1
1	holders of the lote to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning holders of the lote to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee or become immediately due and which action of the most and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never payable with notice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors. 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill the ment or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, state-	ili) L
000	ment or estimate or 11 It valuity of any tag assessment, sate the contrary, because and interest, when due according to the terms hereof. At the election of the holders 'the 1 incipal note, and without notice to Mortgagors, all unpud indebtedness ecured by this Trust Deed shall. At the election of the holders 'the 1 incipal note, and without notice to Mortgagors, all unpud indebtedness ecured by this Trust Deed shall not with the property of the contrary, become due and payable when default shall occur in payment of principal or interest, or in c se default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained. 7. When the indebtedness here oy so arred shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Tru ter 3 "In any the right to forcelose the lien hereof and also shall be ellowed and included as additional in all liminois for the enforcement of a mort; get obt. In any suit to forcelose the lien hereof, there or on behalf of Trustee or holders of the note for debtedness in the decree for sale all expend ditur s 'd expenses which may be paid or independent of the note for sale of the payer ditur s 'd expenses which may be paid or independent of the note for sale of the payer	
	8. The proceeds of any foreclosure said or the presentings, and the all such items as are mentioned in the preceding paragraph hereof; second all costs and expenses incident to the forecroof constitute secured, with the dones addition to that evidenced by the note hereby secured, with interest thereon is being provided; third, all principal and interest 1 mair n° mpaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or satigns as their rights may appear. 9. Upon or at any time after the filing of a complaint to foreclose th. Tr. at Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either though the contraint order, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application. Trustee hereunder may be appointed as such Tr. Such receiver shall have power to collect the retus.	24 662 808
÷	issues and profits of said premises during the pendency of such foreclosure suit and in case of a sale and a deficiency, during the full statutory period for redwording whether there he redemption or not, as well as during any f riter it nes when Mortgagors, except for the intervention of period for redwording whether there he redemption or not, as well as during any f riter it nes when Mortgagors, except for the intervention of the protection, possession, countrol, management and operation of the premises during when we have a construction of the protection of th	ST-
	13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of a tinfact by evidence that all indebtedness accured by this Trust Deed has been fully spaid; and Trustee may execute and deliver a release here. It is at the request of any debtedness accured by this Trust Deed has been fully spaid; and Trustee may execute and deliver a release here. It is at the request of any debtedness been been before or after maturity thereof, produce and exhibit to Trustee the principal state of the principal release is requested of the principal release is requested of the principal release the principal release is requested of the principal release the principal release is requested of the principal release the principal rel	
	15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or model 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. The Installment Note mentioned in the within Trust Deed has been	