24360612

M979 MAY 15: 9M 10051 0 24510(12 4 A --- 16:

10.0

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS IN ENTURE, made

April 28th

19 79

CLARENCE E. COTTER AND ELAINE M. COTTER, his wife

herein referred to as "Mortgagors," and

THE FIRST NATIONAL BANK and TRUST COMPANY OF BARRINGTON, a National Banking Association of Ding business in Barrington, Illinois, herein referred to as TRUSTEE, witnesseth:

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sumpersonables. THE STATE OF THE PROPERTY OF THE PARTY OF TH

Dollars on the fifteenth

day (Julie

¹⁹ 79

and . TWO HUNDRED FORTY AND 47/100

Dollars on the fifteenth day of ear a month thereafter until said note is fully paid except that the final pay-Dollars on the filteetich day of ear, which thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner pail, shall be due on the fifteenth day of May 1984. All such payments on account of the indebtedness evifence d by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided not the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, e.o. an of said principal and interest being made payable at such banking house or trust company in Barrington, Illinois, is the 'olders of the note, may from time to time, in writing appoint, and in absence of such appointment, then at the office of in said City,

NOW, THEREFORE, the Merrespors to accure the comment of the visions and limitations of this trust deed, and the performance of the and also in consideration of the sum of One Dollar in hand paid, the RANT unto the Trustee, its successors and assigns, the following des

lying and being in the to wit:

AND STATE OF ILLINOIS.

Lot 1 in Block 27 in Arthur T. McIntosh and Company's Hillside Addition to Barrington, a Subdivision in the South 1/2 of Section 1 and the North 1/2 of Section 12, Township 42 North, Range 9 East of the Trira Principal Meridian according to the plat thereof recorded May 27, 1925 as document 8924976 in Cook County, Illinois.

THIS INSTRUMENT WAS PLEPARED BY THE HEST NATIONAL SUNK AUD TRUST COMPANY OF BARRE CTO-BARRINGTON, ILLING IL

Philip P. Hadamik

ors or their auccessors or assigns s

HAVE AND TO HOLD the premise
et forth, free from all rights and be
the Mortgagors do hereby expressly

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

UNOFFICIAL COPY

6. Mortgagors shall pay each item of indebtedness herein mentioned, both princ option of the holders of the note, and without notice to Mortgagors, all unpaid in the note or in this Trust Deed to the contrary, become due and nayable (a) immed principal or interest on the note, or (b) when default shall occur and continue for graces herein contained.	ial and interest, when due according to the terms hereof. At the bredness secured by his Trust Deed shall, notwithstanding anything distely in the case of default in making payment of any instalment r three days in the performance of any other agreement of the Mort-
Figure 1. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien beroof. In any sait to foreclose the lien beroof, there shall be allowed and included as additional indebtedness in the decree for sale to the state of th	
be expended after entry of the decree) of procuring all such abstracts of title, fittle to the such as	searches and examinations, guarantee policies. Torrens certificates, ote may deem to be reasonably necessary either to prosecute such the true condition of the title to or the value of the premises. All expunces a substitute of the premises of the property of the proper
by reason this trust deed or any indebtedness hereby secured; or the preparations for the commencement of any suit for the foreclosure hereof after acround a, the right to foreclose whether or not actually commenced or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced. 8. The property of any foreclosure sale of the premises that the distributed and applied in the following order of projects. First, on account of all	
costs and express incident to the foreclosure proceedings including all such items other items which an er the terms hereof constitute secured indebtedness additional vided; third, all riner al and interest remaining unbaid on the note; fourth, any	as are mentioned in the preceding paragraph hereof: second, all to that evidenced by the note, with interest thereon as herein properplus to Mortgagors, their heirs, legal representatives or assigns,
as their rights m.y. 2 per 6. 9. Upon, or at any dim after the filling of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after asle, without regives to the solvenery or insolvency of Motreagors at the time of the solvenery of the	
and operation of the premiers du ag "whole of said pieriod. The court from time hands in ayment in whole or is par of: (i) The indebtedness secured hereby, or be to be a superation of the present of the lien bereof or of said decided the secure of the se	to stime may authorize the receiver to apoly the net income in his year, or any tax, special assessiver, provided such application is made prior to foreclosure sale; e subject to any defense which would not be cood and available to
the party interposing same in an amount at law upon the note hereby secured. 11. Trustee or the holders of the note show the right to inspect the premises that purpose.	at all reasonable times and access thereto shall be permitted for
12. Trustee has no duty to examine the dife lo tion, existence, or condition of tor to exercise any power herein Riven unless cauer dy obligated by the terms hereof, its own gross negligence or misconduct or that c the agents or employees of Trustee any power herein given.	he premises, nor shall Trustee be obligated to record this trust deed nor he liable for any acts or omissions hereunder, except in case of a nor he liable for any acts or of a nor he liable for any acts or of a nor liable for a nor liable for the latest the latest the latest the latest la
secured by this trust eleged this trust been any rate is there if my proper instrument secured by this trust sheel has been fully raid; and T ustee the process execute and deliver eliber before ratter many accept as true without loqui. We a release is requested to the process of the process	upon presentation of satisfactory evidence that all indeptedness a release hereof to and at the request of any person who shall, senting that all indebtedness hereily secured has been naid, which ed of a successor trustee, such successor trustee may accept as the
any power herein given. 13. Trustee shall release this trust deed and the list here of hy proper instrument upon presentation of satisfactory evidence that all indebtedness exercise by this trust deed has been fully mide and I ustee the execute and deliver a release hereof to another the tent of any person who shall be refreementation. Trustee may accept as true without inqui. When a release is requested of a successor trustee, may accept as the genuine unterhering interfeed any note which hears a cert cate of identification purporting to be executed by a prior trustee may accept as the genuine unterhering interfeed any note which hears a cert cate of identification purporting to be executed by a prior trustee hereunder or which consorms in substance with the described herein; it may accept as the genuine note herein objects of the prior and which purports to be executed by the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the tile of the register of the prior to the properties of the country in which this instrument shall have been recorded or filed. In case of the resignation, insultify or relivad to acc. Trustee, the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, insultify or relivad to acc. Trustee, the then Recorder of Deeds of the country in which the premises are also any Trustee or successor shall be entitled to reasonable commencial in for all cate performed hereunder. 15. In order to recover shall be entitled to reasonable commencial in for all cate performed hereunders.	
recorded or filed. In case of the resignation, inability or relusal to act "frustee, the situated shall be Successor in Trust. Any Successor in Trust hereined," hall have the and any Trustee or successor shall be entitled to reasonable component in for all ac	then Recorder of Deeds of the county in which the premises are identical fille, powers and authority as are herein given Trustee, as performed hereunder.
13. In order to provide for the payment of taxes, the understoned promises on y many careful and the tax day of each such year during the term of said obligation on the fact of each such year during the term of said obligation. The unit of the un	monthly in addition to the above payments, one-twelth of the an- older may prescribe, so as to provide for the current year's tax ob- position of the payment of the payment of the payment of the base of the payment of the payment of the payment of the base not sufficient, the undersigned bromiess to nay the difference
and any frustee or successor shall be entitled to reasonable commencation for all actions and the provide for the payment of taxes, the understoned promiser of payment and real extinct taxes as estimated by the bolder of said note, in such manner as the payment of the payment of the payment of the payment of the payment assessments, future hearard insurance premiums, and any other charges that may estimated to be sufficient to pay said taxes, insurance, assessments, and other charge upon dermand. It is apprent that all such payments may, at the oution of the house upon dermand, in a prevent that all such payments may, at the oution of the house indebtedness as received, provided that the holder advances upon said obligation in us if such sums are held in trust or carried in a horrower's tax and insurance account holder of aid note its authorized writer seems said indebtedness and any other charges and the payment of the pa	(1) be held in trust by it without earnings for the payment of such to pay such item; or (3) be criedited to the unpaid balance of said officient to pay said items as the same accrue and become nayable, to ear the facety pledged together with any other account of the older is authorized to withdraw the same and apply bereon. The remove of the property of the payment of such payment of the pay
16. This Trust Deed and all previsions hered, shall extend to and he hinding upon Mc (ge on and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons able for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed.	
<i>y</i>	
Witness the hand S_and sealS_of Mortgagors the demand Far lirst above written.	
(SEAL (X) G.	larence (Cities (SEAL)
(SEAL) 6	SEAL)
STATE OF ILLINOIS G. Montgomery Campbell S. a Notary Public in and for and residing in said County, in the State aforesaid, DO HERIB. CERTIFY THAT	
Clarence E. Cotter and Elaine M. Cotter, his wife	
who <u>are</u> personally known to me to be the same blument, appeared before me this day in person and ac and Instrument as <u>their</u> free and voluntary ac lease and waiver of the right of homestead.	person S whose name same subscribed to the for going In- knowledged that they signed, sealed and de'rere' the tofor the uses and purposes therein set forth, including an re-
	28th April A. D. 19 9.
GIVEN under my hand and Notarial Seal this	Notar Public.
	nt Note mentioned in the within Trust Deed has been identified
LENDER THE NOTE SECURED BY THIS TRUST DEED I	r Identification No. 2572/ National Barty and Trust Company of Parrington, Ill.,
IN REFORE THE TRUST DEED IS FILED FOR RECORD. 12 Trustee, by	Prilip W Hadamik, Installment Loan Department
D The First National Bank and Trust E STREET Company of Barrington L 104 South Cook Street	FOR RECORDER'S INDEX PURPOSES
	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
I CITY Barrington, IL 60010	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 449 Princeton
V CHY	DESCRIBED PROPERTY HERE 449 Frinceton Barrington, IL 60010
V CATY E Attn: Philip P. Hadamik R Y INSTRUCTIONS OR	DESCRIBED PROPERTY HERE 449 Princeton Barrington, IL 60010 HIS INSTRUMENT WAS PREPARED BY THE THEY NATIONAL BANK A.D
V CHY	DESCRIBED PROPERTY HERE 449 Princeton Barrington, IL 60010 HIS INSTRUMENT WAS PREPARED BY
V CATY E Attn: Philip P. Hadamik R Y INSTRUCTIONS OR	DESCRIBED PROPERTY HERE 449 Princeton Barrington, IL 60010 HIS INSTRUMENT WAS PREPARED BY THE FIRST NATIONAL BANK A. D PRUST COMPANY OF BARRINGTON BARRINGTON, ILLINOIS