UNOFFICIAL COPY

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TRUST DEED MAY 30 OM 12 37 37 37 4 4 4 4 2 2 4 5 8 0 1 1 2 2 4 5 8 0 1 2 4 5 8 0	136820	
TRUST DEED	This instrument was pre- pared by:	
MAY-30-79 591181 • 24980142	FIRST NATIONAL BANK OF EVERGREEN PARK Robert M. Honig	
	3101 W. 95th Street	
THE ABOVE SPACE FOR RECORDER	11	
THIS INDENTURE, made 1st day of May 1979 between BERT G. GARNSEY AN HIS WIFE	D CYNTHIA GARNSEY,	
o, rei referred to as "Mortgagors", and FIRST NATIONAL BANK OF EVERGREEN PARK, a National Banking Association doing busine is in Evergreen Park, Illinois, herein referred to as TRUSTEE, witnesseth:		
TH. f. WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the principal described, aid legal holder or holders being herein referred to as Holders of the Note, in the Principal Sur		
FORT T'OUSAND AND NO/100 (\$40,000.00) evidenced by covertain Principal Promissory Note of the Mortgagors of even date herewith, made BEARER	DOLLARS, payable to THE ORDER OF	
and delivered, i. a.d by which said Principal Note the Mortgagors promise to pay on November 1, 1979 withoutstated hereast from the control of the control o		
of 10 per contract per annum, payable selection by one when the contract contract per contract per annum, payable selection by one when the contract per contract	per cent per annum, and all of	
said principal and interest being node payable at such banking house or trust company in EVERGREEN the holders of the note may, frection to time, in writing appoint and in absence of such appointment, the FIRST NATIONAL BANK OF EVPOREEN PARK	hen at the office of	
NOW, THEREFORE, the Mortgagors 's seen e the payment of the said principal sum of money and said inter- provisions and limitations of this trust deed and the performance of the covenants and agreements herein contained, by and also in consideration of the sum of O. E oblar in hand paid, the receipt whereof is hereby acknowledged, do	in said City, est in accordance with the terms, the Mortgagors to be performed.	
lying and being in the COUNTY OF COOK	title and interest therein, situate, AND STATE OF ILLINOIS.	
to wit:		
T	35	
Lot 49 in Cherry Creek Subdivision, being a subdivision of par the North 1/2 of Section 26, Towship 36 North, Range 12, East		
the Third Principal Meridian, in JOAN County, Illinios.		
45	23	
4.0		
	00	
	25	
which, with the property hereinafter described, is referred to herein as the "premises,"	<u> </u>	
TOGETHER with all improvements, tenements, easements, lixtures, and appurtenances thereto belonging, at d all for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a part secondarily) and all apparatus, equipment or articles now or hereafter therein or thereion used to supply heat, gas, at c	rents, issues and profits thereof y with said real estate and not neitioning, water, light, power.	
refriggeration (whather single units as controlly contented) and ventilation including (without restricting the foreaging)		
doors and windows. Toor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafte mortgagors or their successors or assigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, the purpose herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of the Romestead Exemption Laws of the Romestead Exemption	s, and upon the uses, and trusts of Illinous, which sold rights and	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse c.de of this trust	
deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, assigns. WITNESS the hand and seal of Mortgagors the day and year first above written.	their heirs, success its and	
+ But & Garney [SEAL] + Cunting Garner	[SEAL]	
BERT G. GARNSEY CYNTHIA GARNSEY SEAL!	[SEAL]	
STATE OF ILLINOIS. Lois A. McFee		
County of COOK a Notary Pathie in and for and residing it said County, in the State aforesaid, it	OO HEREBY CERTIFY THAT	
who personally known to me to be the same person S whose name S a		
set forth. Set of the first of the said Instrument as the increase of the set of the se	r the uses and purposes therein	
Given under my hand and Notarial Seal this 26th day of	may 1979:	
Nogerial Seal MY Garden Seal County State of MY Seal M	Notary Public	
J FORM TBA Trust Deed — Individual Monsadhe Sidhes One Principal Nate - Term. 1175 Page 1		

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	ge 2
THE COVENANTS. CONDITIONS AND PROVISIONS REFER 1. Mortgagors shall (a) promptly repair, restore or rebuild any by damaged or be destroyed; (b) keep said premises in good condition and not expressly subordinated to the lien hereof; (c) pay when due any line are subordinated to be used to be any line of the property o	RED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): uildings or improvements now or hereafter on the premises which may become repair, without waste, and free from mechanic's or other liens or claims for lien debtedness which may be secured by a lien or charge on the premises superior to charge of such prior lien to Trustee or to holders of the note; (d) complete within cess of erection upon said premises; (e) comply with all requirements of law or; (f) make no material alterations in said premises except as required by law or
municipal ordinances with respect to the premises and the use thereof, municipal ordinance. 2. Mortgagors shall pay before any penalty attaches all general tax charges, and other charges against the premises when due, and shall, upo	; (f) make no material alterations in said premises except as required by law or ses, and shall pay special taxes, special assessments, water charges, sewer service on written request, furnish to Trustee or to holders of the note duplicate receipts after protest, in the manner provided by statute, any lax or assessment which
therefor. To prevent default hereunder Mortgagors shall pay in full un Mortgagors may desire to contest. 3. Mortgagors shall keep all buildings and improvements now or he and windstorm tand flood damage, where the lender is required by law to	nder protest, in the manner provided by statute, any tax or assessment which preafter situated on said premises insured against loss or damage by fire, lightning of have its loan so insured) under noticing providing for payment by the insurance
companies of moneys sufficient either to pay the cost of replacing or companies satisfactory to the holders of the note, under insurance polici- the note, such rights to be evidenced by the standard mortgage clause to renewal policies, to holders of the note, and in case of insurance abou	recafter situated on said premises insured against loss or damage by fire, lightning to have its loan so insured) under policies providing for payment by the insurance repairing the same or to pay in full the indebetedness secured hereby, all in ies payable, in case of loss or damage, to Trustee for the benefit of the holders of be attached to each policy, and shall deliver all policies, including additional and ut to expire, shall deliver renewal policies not less than ten days prior to the
respective dates of expiration. 4. In case of default therein, Trustee or the holders of the note may Mortgagors in any form and manner deemed expedient, and may, be encumbrances, if any, and nurehase, discharge, compromise or settle any.	y, but need not, make any payment or perform any act hereinbefore required of ut need not, make full or partial payments of principal or interest on prior tax lien or other prior lien or title or claim thereof, or redeem from any tax sale moneys paid for any of the purposes herein authorized and all expenses paid or ther moneys advanced by Trustee or the holders of the note to protect the to Trustee for each matter concerning which action herein authorized may be too trustee and with interest thereon become immediately due and payable without notice and with interest thereon cannot be active to fany right accruing to them on account of any default hereunder on the
or forfeiture affecting said premises or contest any fax or assessment. All incurred in connection therewith, including attorneys' fees, and any of mortgaged premises and the lien hereof, plus reasonable compensation.	moneys paid for any of the purposes herein authorized and all expenses paid or wher moneys advanced by Trustee or the holders of the note to protect the to Trustee for each matter concerning which action herein authorized may be
at a rate equivalent to the post maturity rate set forth in the note set laction of Trustee or holders of the note shall never be considered as a vart of Mortgagors.	rule this trust deed, if any, otherwise the prematurity rate set forth therein, waiver of any right accruing to them on account of any default hereunder on the
in in to any bill, statement or estimate procured from the appropriate or into the validity of any tax, assessment, sale, forfeiture, tax lies of onto the validity of any tax, assessment, sale, forfeiture, tax lies of horizogor, shall pay each item of indebtedness herein mentioned.	to any payment hereby authorized relating to taxes or assessments, may do so riate public office without inquiry into the accuracy of such bill, statement or no rittle or claim thereof. Noth principal and interest, when due according to the terms hereof. At the
option of the holders of the principal note, and without notice to Mortganythis. In the principal note or in this Trust Deed to the contrary, become or in a see default shall occur and continue for three days in the performance of the perfor	riate public office without inquiry into the accuracy of such bill, statement or no rittle or claim thereor, when due according to the terms hereot. At the no rittle or claim thereor, when due according to the terms hereot. At the no due and payable when default shall occur in payment of principal or interest, be no due and payable when default shall occur in payment of principal or interest, so a convention or otherwise, holders of the note or Trustee shall have the right shall be allowed and included as additional indebtedness in the decree for sale all for Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's ges, publication costs and costs (which may be estimated as to items to be fee, title searches and examinations, title insurance oplicies, Torrens certificates, fee, title searches and examinations, title insurance oplicies, Torrens certificates be fee, title searches and examinations, title insurance oplicies, Torrens certificates, such decree the true condition of the title to or the value of the premises. All the become so much additional indebtedness secured hereby and immediately due unrity rate set forth in the note securing this trust deed, if any, otherwise the olders of the note in connection with (a) any proceeding, including probate and they as plaintiff, claimant or defendant by reason of this trust deed or any of any threatened suit or proceeding which might affect the premises or the tributed and applied in the following order of priority; First, on account of all uch items as are mentioned in the preceding paragraph hereof; second, all other tional to that evidenced by the principal note, with interest thereom as herein plan lote; fourth, any overplus to Mortegaer, their hers, legal representatives
o force, see the lien hereof. In any suit to force see the lien hereof, there is xpendit. - expenses which may be paid or incurred by or on behalf ees, outlays or locumentary and expert evidence, stenographers chart.	hall be allowed and included as additional indebtedness in the decree for sale all for trustee or holders of the note for attorney's fees, Trustee's fees, appraiser's ges, publication costs and costs (which may be estimated as to items to be
Spended 3. Tearly of the occurred of procuring all such abstracts of the nd similar data. μr surances with respect to little as Trustee or holders to coidence to ν deers at any sale which may be had pursuant to st spenditures and \exp uses of the nature in this paragraph mentioned shall	of the note may deem to be reasonably necessary either to prosecute such suit uch decree the true condition of the title to or the value of the premises. All become so much additional indebtedness secured hereby and immediately due
nd payable, with term thereon at a rate equivalent to the post materematurity rate set for the trein, when paid or incurred by Trustee or he ankruptcy proceedings, 's which either of them shall be a party, elidebtedness hereby see; ed: or (b) preparations for the commencement.	urity rate set forth in the note securing this trust deed, if any, otherwise the olders of the note in connection with (a) any proceeding, including probate and ther as plaintiff, claimant or defendant by reason of this trust deed or any of any suit for the foreclosure hereof after accrual of such right to foreclose
hether or not actually con merced; of (c) preparations for the defense courtly hereof, whether or r * actually commenced. 8. The proceeds ofy foreclosure sale of the premises shall be dist oosts and expenses incident to the *closure proceedings, including all st	of any threatened suit or proceeding which might affect the premises or the influence and applied in the following order of priority; First, on account of all such items as are mentioned in the preceding paragraph hereof; second, all other
tems which under the terms here f to stitute secured indebtedness additionated third, all principal and interest containing unpaid on the principal assigns, as their rights may appear assigns, as their rights may appear to the principal assigns, as their rights may appear to the filling of a bill to forcelost this to the principal appears to the filling of a bill to forcelost this to	tional to that evidenced by the principal note, with interest thereon as herein inpal note; fourth, any overplus to Mortgagor, their heirs, legal representatives trust deed the court in which such hill is filed may appoint a receiver of said
remises. Such appointment may be made eit. Sefore or after sale, with mic of application for such receiver and with out signal or the then value to and the Trustee hereunder may be appointed a such receiver. Such review the proposed of such receiver, Such review the pendency of such freezelosives at and a case of a sale and a	rust deed, the court in which such bill it filed may appoint a receiver of said hout notice, without regard to the solvency it issues and profits of all presents of the solvency in the solvency of the solve
deminition or not, as well as during any fur her times when Mortgagor, into its issues and profits, and all other powers with a not be necessary or a sectation of the premises during the whole of sail, per od. The Court from	except for the intervention of such receiver, would be entitled to collect such are usual in such cases for the protection, possession, control, management and mime to time may authorize the receiver to apply the net income in his hands.
payment in whole of in part of the index of the birds of the received where here which may be or become superior to the birds here of or of such fictioners in case of a safe and deficiency. 10. No action for the enforcement of the lien or of the provision here.	or by any decree (rectioning this trust deed, or any tax, special assessment of the decree, provided such application is made prior to foreclosure sale; (b) the ercof shall be subject to any defense which would not be good and available to the premises at all reasonable times and access thereto shall be permitted for
to party interposing same in an action at law upon the note and secured 11. Trustee or the holders of the note shall have the .fg it to inspect of purpose. 12. Trustee has no duty to examine the title, location, existence on the control of the c	the premises at all reasonable times and access thereto shall be permitted for ondition of the premises, or to inquire into the validity of the signatures or the
entity, capacity, or authority of the signatories on the note or t _i ast de- were herein given unless expressly obligated by the terms here t _i , nor i gligence or misconduct or that of the agents or employees of 1 ustee, a rein given.	ondition of the premises, or to inquire into the validity of the signatures or the d, nor shall Trustee be obligated to record this trust deed or to exercise any le liable for any acts or omissions hereunder, except in case of its own gross and it may require indemnities satisfactory to it before exercising any power
13. Trustee shall release this trust deed and the lien thereof by privated by this trust deed has been fully paid; and Trustee may execut a fore or after maturity thereof, produce and exhibit to Trustee the pair tich representation Trustee may accept as true without inquiry. Where a residence that the private pair to the private pair to the private pair to the private pair to the private priv	er instrument upon presentation of satisfactory evidence that all indebtedness not deliver a release hereof to and at the request of any person who shall either any note, representing that all indebtedness hereby secured has been paid, release is successor trustee, such successor trustee may accept as
e genuline note herein described any hote which bears an identification in froms in substance with the description herein contained of the principal makers thereof; and where the release is requested of the original fri- scribed herein, it may accept as the genuing hote herein described any	nu aber priporting to be placed thereon by a prior trustee hereunder or which all to. are which purports to be executed by the persons the recin designated as ustee are dit assencer placed its identification number on the principal note y note which are presented and which conforms in substance with the
scription herein contained of the principal note and which purports to be a 14. Trustee may resign by instrument in writing filed in the office of orded or filed. In case of the resignation, inability or refusal to act of T when the Successor in Trust Aws Successor in Trust hecounder shall be	executed y ' c borsons herein designated as makers thereof, the Recor' are Registrar of Titles in which this instrument shall have been frustee, the the Recorder of Deeds of the county in which the premises are once the identical wife powers and authority as are herein given Trustee.
15. This Trust Deed and all provisions hereof, shall extend to and riteagors, and the word "Morteagors" when used herein shall include all s I thereof, whether or not such persons shall have executed the principal	or instrument upon presentation of satisfactory evidence that all indebtedness and deliver a release hereof to and at the request of any person who shall either in note, representing that all indebtedness hereby secured has been paid, release is requested of a successor trustee, such successor trustee may accept as the property of t
16. Before releasing this trust deed, Trustee or successor shall receive aced is issued. Trustee or successor shall be entitled to reasonable of trust deed. The provisions of the "Trust And Trustees Act" of the State.	of Illinois shall be applicab'. It his trust deed.
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	O_{x}
IMPORTANT! R THE PROTECTION OF BOTH THE BORROWER AND	Identification No. 7942 FIRST NATIONAL BANK OF EVERGR. CF. PARK,
NDER, THE PRINCIPAL NOTE SECURED BY THIS TRUST ED SHOULD BE IDENTIFIED BY THE FIRST NATIONAL NK OF EVERGREEN PARK, TRUSTEE, BEFORE THE TRUST	By plac. fancle ruster.
ED IS FILED FOR RECORD. MAIL TO:	Vige Fresident and Trust Officer
	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
PLACE IN RECORDER'S OFFICE BOX NUMBER BOX 2	23.
PLACE IN RECORDER'S OFFICE BOX NUMBER BUX 2	
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END OF RECORD	ED DOCUMENT