## **UNOFFICIAL COPY**

## TRUST DEED

25928465

THE ABOVE SPACE FOR RECORDER'S USE ONLY

Gerald (	• •	1981,	Detween	
i e	Chaet and Marlei Chaet	, his wife		
	NORTE	herein referred	l to as "Mortgagors," and CEBANK	
	ing business in Rosemont, Ill			
	Mortgagors are justly indebted rs being herein referred to as I			Ten Thousand Dollars
	Instalment Note of the Mortga	gors of even date	herewith, made payable to	Dollars, NORTHWEST COMMERCE
BANK and de	Livered, in and by which said I on ti	Note the Mortgag ne balance of pric	ors promise to pay the said properties	principal sum and interest from to time unpaid at the rate of
** per cer	nt per annum in instalments as	follows: Both	Principal and Inte	rest on Demand.
izelizopoutieccccccccc	COMPROMICA "Y", COCCOCCOCCOCCOCCOCC		<del>-</del>	
All such payments on acce ance and the remainder to rate of ** per cent per	crest, if not soone paic, shall punt of the indeb, dness evider principal; provided that the prannum, and all of said pair and is the holders of the note hav.	be due on XXXX di seed by said note incipal of each in I and interest bei	emand both pridacings to be first applied to interenstalment unless paid when ing made payable at such b	st on the unpaid principal bal- due shall bear interest at the anking house or trust company
	NORTHWEST COMMERCE !		Rosemont, Illinois	
NOW, THEREFORE, the R sions and limitations of this tra also in consideration of the sum unto the Trustee, its successors	fortgagors to secure the payment of ust deed, and the performance of the s of One Dollar in hand paid, the re and assigns, the following described	the sp' p incipal su cov nants and agre- cept where, f is here i Re.   Estate and al	m of money and said interest in rements herein contained, by the thy acknowledged, do by these I of their estate, right, title and	n accordance with the terms, provi- e Mortgagors to be performed, and providents CONVEY and WARRANT I Interest therein, situate, lying and
heing in the	of Winnetka	COUNT OF	Cook	AND STATE OF ILLINOIS,
		4/	5	
Addition to Winnets Section 21, Township	f the West 127 feet of ka, a subdivision of t ip 42 North, Range 13 ortions falling in Pop	the North 120 East of the	) = res of the Sout Third /ricipal Me	h West ¼ of
the East 110 feet t	eet of the West 1/2 of t	eet) of Bloo	feet of the 500'n ck 14 in Garlara s	West ¼ (except Addition to
winnecka, aroresaid	all in Cook County,			
•	towal Make			25928465
** Refer to Collat				25928465
** Refer to Collat	ter described, is referred to herein as it ements, tenements, easements, fixture s as hioragora may be entitled the uipment or articles now or hereafte its or centrally controlled, and won insa inador bed to work the state of	mann for Nor	remove to soons	nk, کرود Higgins F
** Refer to Collate  this document was pre which, with the property hereinaft TOGETHER with all improva so long and during all such time ondarily, and all apparatus, ey refrigeration (whether single unidoors and windows, floor covering whether physically attached there mortgagers of the property of the pro- tion of the property of t	ter described, is referred to herein as it ements, tenements, easements, fixture s as hioragora may be entitled the uipment or articles now or hereafte its or centrally controlled, and won insa inador bed to work the state of	mann for Non he "premises," ROS ss. and appurtenance reto (which are pled r therein or thereon tilation, including ( and water heaters, similar apparatus, riviting pare of the sale as the Homestead Exen to conditions and	sement, IL. 60018  g thereto belonging, and all re  ged primarily and on a parity  lined to supply heat, gas, Lir  without restricting the foregoin  All of the foregoing are declara-  equipment or articles hereafter  at estate.  gras, forever, for the nurposes,  prion Laws of the State of Illia  Drovisions appearing on Da	nk, 577 W. Higgins F. wis thereof for with said real c take and not sectionalitioning, witer, limbt, power, it is not to be a part of wild vial estant placed in the precises by the said upon the uses and trusts hereois, which said rights and benefits ge 2 (the reverse side of this
** Refer to Collate  This document was pre  which, with the property hereinate  TOGETHER with all improve so long and during all such time onderly, and all apparatus, en doors and windows, floor coveri- whether physically nitached there mortgagors or their successors or  TO HAVE AND TO HOLD: In set forth, free from all rights the Mortgagors do hereby express  This trust deed consists trust deed) are incorporated and assigns.	epared by Jane M. Lohr ter described, is referred to herein as it ments, tenements, casements, fixtures as Mortgagors may be entitled the its or centrally controlled), and venius, inador beds, awnings, stover on the controlled of the controlled o	mann for Non he "premises," ROS 12. and appurtenance reto (which are pled tilation, including (' and water heaters, ituding part of the re a successors and assis the Homestead Exer 1, conditions and part hercof and s	semont, II. 60018 is thereto belonging, and all reged primarily and on a parity used to surply heat, gas, it all the surply heat, gas, it is all of the formation in a second and state, gas, forever, for the nurposes, input on Laws of the State of Illis provisions appearing on pahall be binding on the more	nk, 577 W. Higgins F. wis thereof for with said real c take and not sectionalitioning, witer, limbt, power, it is not to be a part of wild vial estant placed in the precises by the said upon the uses and trusts hereois, which said rights and benefits ge 2 (the reverse side of this
** Refer to Collate  This document was pre  which, with the property hereinate  TOGETHER with all improve so long and during all such time onderly, and all apparatus, en doors and windows, floor coveri- whether physically nitached there mortgagors or their successors or  TO HAVE AND TO HOLD: In set forth, free from all rights the Mortgagors do hereby express  This trust deed consists trust deed) are incorporated and assigns.	epared by Jane M. Lohr ter described, is referred to herein as it ements, tenements, casements, fixture, as Mortgagors may be entitled the injument or articles now or hereit its or centrally controlled), and ven- ings, inador beds, awnings, stoves eto or not, and it is agreed that all rassigns shall, be considered as const he premises unto the anid Trustee, it and benefits under and by virtue of ally release and waive.	mann for Non he "premises," ROS 12. and appurtenance reto (which are pled tilation, including (' and water heaters, ituding part of the re a successors and assis the Homestead Exer 1, conditions and part hercof and s	semont, II. 60018 is thereto belonging, and all reged primarily and on a parity used to surply heat, gas, it all the surply heat, gas, it is all of the formation in a second and state, gas, forever, for the nurposes, input on Laws of the State of Illis provisions appearing on pahall be binding on the more	nk, 577 W. Higgins F. wis thereof for with said real c take and not sectionalitioning, witer, limbt, power, it is not to be a part of wild vial estant placed in the precises by the said upon the uses and trusts hereois, which said rights and benefits ge 2 (the reverse side of this
** Refer to Collate  This document was pre  which, with the property hereinate  TOGETHER with all improve so long and during all such time onderly, and all apparatus, en doors and windows, floor coveri- whether physically nitached there mortgagors or their successors or  TO HAVE AND TO HOLD: In set forth, free from all rights the Mortgagors do hereby express  This trust deed consists trust deed) are incorporated and assigns.	epared by Jane M. Lohr ter described, is referred to herein as it ments, tenements, casements, fixtures as Mortgagors may be entitled the its or centrally controlled), and venius, inador beds, awnings, stover on the controlled of the controlled o	mann for Non he "premises," ROS 12. and appurtenance reto (which are pled tilation, including (' and water heaters, ituding part of the re a successors and assis the Homestead Exer 1, conditions and part hercof and s	semont, II. 60018  s thereto belonging, and all re- ked primarily had on a series without restricting the foregoin, All of the foregoing wer declar- sequipment or articles hereafter al estate. grae, forever, for the purposes, spiton Laws of the State of illie provisions appearing on pa hall be binding on the more extra above written.	nk, 577 W. Higgins F. wis thereof for with said real c take and not sectionalitioning, witer, limbt, power, it is not to be a part of wild vial estant placed in the precises by the said upon the uses and trusts hereois, which said rights and benefits ge 2 (the reverse side of this
** Refer to Collate  This document was pre  which, with the property hereinate  TOGETHER with all improve so long and during all such time onderly, and all apparatus, en doors and windows, floor coveri- whether physically nitached there mortgagors or their successors or  TO HAVE AND TO HOLD: In set forth, free from all rights the Mortgagors do hereby express  This trust deed consists trust deed) are incorporated and assigns.	epared by Jane M. Lohr ter described, is referred to herein as it ments, tenements, casements, fixtures as Mortgagors may be entitled the its or centrally controlled), and venius, inador beds, awnings, stover on the controlled of the controlled o	mann for Non he "premises," ROS 12. and appurtenance reto (which are pled tilation, including (' and water heaters, ituding part of the re a successors and assis the Homestead Exer 1, conditions and part hercof and s	sement, II. 60018 a thereto belonging, and all read primarily and on a parity lined to supply heat. gas, tir without restricting the foregoins All of the foregoins are designed and a state. All of the foregoins are designed as a state, which is a state of a state of the State of Illis provisions appearing on pahall be binding on the more state of the sta	nk, 575 W. Higgins F.  nia. issues an' p s thereof for with said real e inte and not sectonditioning. witer. I had power, secrems, window Ac 5. storm of to be a part of a let and to be a part of a let and upon the uses and trusts hereois, which said rights and benefits gg 2 (the reverse side of this transport, their heirs, successors their heirs, successors [SEAL]
** Refer to Collate  This document was pre  which, with the property hereinate  TOGETHER with all improve so long and during all such time onderly, and all apparatus, en doors and windows, floor coveri- whether physically nitached there mortgagors or their successors or  TO HAVE AND TO HOLD: In set forth, free from all rights the Mortgagors do hereby express  This trust deed consists trust deed) are incorporated and assigns.	epared by Jane M. Lohr ter described, is referred to herein as te- ments, tenements, casements, fixture s as Mortgangors may be entitled the tis or centrally controlled), and ven ings, inador beds, awnings, stoves eto or not, and it is agreed that all rassigns shall, be considered as const the premises unto the add Trustee, it and benefits under and by virtue of ally release and walve. s of two pages. The covenants herein by reference and are a  and seal_s_ of Mortgagors the  [S]	mann for Non he "premises," ROS 12. and appurtenance reto (which are pled tilation, including (' and water heaters, ituding part of the re a successors and assis the Homestead Exer 1, conditions and part hercof and s	sement, II. 60018 a thereto belonging, and all read primarily and on a parity lined to supply heat. gas, tir without restricting the foregoins All of the foregoins are designed and a state. All of the foregoins are designed as a state, which is a state of a state of the State of Illis provisions appearing on pahall be binding on the more state of the sta	nk, 5075 W. Higgins F.  nts. issues and prome thereof for with said real e inte and not sec- conditioning witer. And to be a part of a lid vial estate r placed in the precises by the and upon the uses and trusts here- nis, which said rights and benefits ge 2 (the reverse side of this tgagors, their heirs, successors
** Refer to Collate  this document was pre  which, with the property hereinaft  TOGETHER with all improve so long and during all such time ordered and all apparents. To  defer and all apparents of the doors and windows, floor covery whether physically nitached ther mortgagors or their successors or  TO HAVE AND TO HOLD to  in set forth, free from all rights the Mortgagors do hereby express  This trust deed consists trust deed) are incorporated and assigns.  Witness the hand_s_:	epared by Jane M. Lohr ter described, is referred to herein as it ments, tenements, casements, fisture s as Mortgagors may be entitled the its or centrally controlled), and ven trans, inador beds, awnings, stoves in one of the store of the store its of centrally controlled, and ven the premises unto the said fruster is and benefits under and by virtue of aly release and walve.  s of two pages. The covenants herein by reference and are a  and seal s of Mortgagors the  [Si  i. undersigned	mann for Nor he "premises," ROS is, and appartenance for the control of the plant of the control	sement, II. 60018 a thereto belonging, and all read primarily and on a parity lined to supply heat. gas, tir without restricting the foregoins All of the foregoins are designed and a state. All of the foregoins are designed as a state, which is a state of a state of the State of Illis provisions appearing on pahall be binding on the more state of the sta	nk, 5075 W. Higgins F.  nia, issues and prome thereof for with said real educe and not sectonditioning, where the production of the sectors, which was a stormed of the sectors, which said rights and trusts hereofs, which said rights and benefits ge 2 (the reverse side of this transport, their heirs, successors their heirs, successors their heirs, successors are successors their heirs, successors their heirs.
** Refer to Collate  his document was pre  which, with the property hereinaft  TOGETHER with all improve  so took and during a support to the  refrigeration (whether single unit  doors and windows, floor covery  whether physically attached there  mortgagors or their successors or  TO HAVE AND TO HOLD to  in set forth, free from all rights  the Mortgagors do hereby express  This trust deed consist  trust deed) are incorporated  and assigns.  Witness the hand_s  STATE OF ILLINOIS  Country of the control of the co	epared by Jane M. Lohr ter described, is referred to herein as it ments, tenements, casements, fisture s as Mortgagors may be entitled the its or centrally controlled), and ven instantial controlled, and ven its or centrally controlled, and ven its or centrally controlled, and ven its or centrally controlled; and ven its of the considered na const controlled to the considered na const to premises unto the anid Trustee, it and benefits under and by virtue of aly release and walve.  s of two pages. The covenants herein by reference and are a  and seal s of Mortgagors the  [Si  I, undersigned  a Notary Public in and for a Gerald Chaet  are personally known to me	mann for Non he "premises." ROS to and appurtenance texto (which are picel therein or thereon tinition, including () and water heaters. ituting part of the re a successors and assi the Homestead Exer to, conditions and part hercof and s  e day and year  EAL]  and realding in said and Marlei  to be the same pe	connt, II. 60018  a thereto belonging, and all read primarily and one aprity fund on the foregoin and in the foregoin and in the foregoin are delaint equipment or articles hereafter a festate.  grae, forever, for the nurposes, institute of illies provisions appearing on pahall be binding on the more fundamental f	nk, 5075 W. Higgins F.  nia issues and process thereof for  with said real caute and not ser-  with said real caute and not ser-  with said real caute and not ser-  placed in the precises by the  and upon the uses and trusts here-  nois, which said rights and benefits  ge 2 (the reverse side of this  gragors, their heirs, successors  [SEAL]  arried Chaet  DO HEREBY CERTIFY THAT
** Refer to Collate  this document was pre  which, with the property hereinate  TOEFTHER with all improv  so long and during all such time ondarily), and all apparatus, ex-  refrigeration (whether single uni doora and windows, floor coveri- whether physically natached there mortgasors or their successors or their successors or mortgasors or their successors  This trust deed consists trust deed) are incorporated and assigns.  Witness the hand s  STATE OF ILLINOIS  County of the cook  County of the cook  Grant or their successors  Grant or the cook  County of the cook  Grant or the cook  County of the cook  Grant or their successors  This trust deed consists trust deed) are incorporated and assigns.  Witness the hand s  County of the cook  Grant or the cook  This trust deed consists trust deed or siste or  This trust deed consist	epared by Jane M. Lohr ter described, is referred to herein as ti- ments, tenements, casements, fixture s as Mortgagors may be entitled the iss or centrally controlled), and ven ings, inador beds, awnings, stoves eto or not, and it is agreed that all resigns shall, be considered as const the premises unto the multi- trassigns shall, be considered as const the premises unto the multi- trasse and walve.  s of two pages. The covenants herein by reference and are a  and seal s of Mortgagors the  [Si  undersigned  a Notary Public in and for a Gerald Chaet  timent, appeared before me this day then'r	marin for Nor he "premises." ROS to and appurersance retto (which are pieder therein or therein including () and water heaters. similar apparatus, ituting part of the re a successor and said the Homestead Exert. Conditions and part hercof and see day and years he had been been been been been been been bee	senont, II. 60018  g thereto belonging, and all read primarily and one a parity fund one a parity fund on a parity fund of the foregoin and in the foregoin fund of the fundament of articles hereafter a featate, gras, forever, for the nurposes, gration Laws of the State of illipprovisions appearing on pahall be binding on the more fundamental fundament	nts, 1520's Higgins F  nts, 1520's and post, a thereof for with said real e inte and not sec- condition of the control of the control of the said real e inte and not sec- placed in the precises by the and upon the uses and trusts here- nois, which said rights and benefits  ge 2 (the reverse side of this tgagors, their heirs, successors  [SEAL]  arlei Chaet  DO HEREBY CERTIFY THAT  subscribed to the foregoing In- signed, sealed and delivered the
** Refer to Collate  This document was pre  which, with the property hereinate TOGETHER with all improve so long and during all such time onderly, and all apparatus, en doors and windows, floor coveri- whether physically nitached there mortgagors or their successors or TO HAVE AND TO HOLD I In set forth, free from all rights the Mortgagors do hereby express  This trust deed consists trust deed) are incorporated and assigns.  Witness the hand s  STATE OF ILLINOIS  County of the collaboration of the collaborat	epared by Jane M. Lohr ter described, is referred to herein as it menta, tenements, casements, fixture s as Mortgagors may be entitled the its or centrally controlled), and ven ings, inador beds, awnings, stoves eto or not, and it is regreed that all miss, inadors unto the said Trustee, it and benefits under and by virtue of sly release and walve.  s of two pages. The covenants herein by reference and are a  and seal s of Mortgagors the  [Si  I, undersigned  a Notary Public in and for a Gerald Chaet.  a Notary Public in and for a Gerald Chaet.  The personally known to me tument, appeared before me this day d Instrument as their free se and walver of the right of homest see and walver of the right of homest	mann for Non he "premisea," Ros s, and appurtenance reto (which are pled italian, including () and water heaters, ituling part of the re a successors and assis the Homestead Exer c, conditions and part hercof and s  e day and year  EAL]  to be the same pe in person and ackr a and voluntary set, and a and voluntary set, and	senont, II. 60018  a thereto belonging, and all read primarily and on a parity mined to supply heat parity without restricting the foregoin All of the foregoing was a supply and an a parity supply and a supply supply and a state, and a state of the state of illies provisions appearing on pathall be binding on the more state of the state of illies and a state, and a supple su	nk, 5075 W. Higgins F.  nia issues and process thereof for  with said real caute and not ser-  with said real caute and not ser-  with said real caute and not ser-  placed in the precises by the  and upon the uses and trusts here-  nois, which said rights and benefits  ge 2 (the reverse side of this  gragors, their heirs, successors  [SEAL]  arried Chaet  DO HEREBY CERTIFY THAT
** Refer to Collate  This document was pre  which, with the property hereinate TOGETHER with all improve so long and during all such time onderly, and all apparatus, en doors and windows, floor coveri- whether physically nitached there mortgagors or their successors or TO HAVE AND TO HOLD I In set forth, free from all rights the Mortgagors do hereby express  This trust deed consists trust deed) are incorporated and assigns.  Witness the hand s  STATE OF ILLINOIS  County of the collaboration of the collaborat	epared by Jane M. Lohr ter described, is referred to herein as it ments, tenements, casements, fixture s as Mortgagors may be entitled the its or centrally controlled), and ven interest and the surgered that all the surgered that all the premises unto the surgered that all surgered that all and benefits under and by virtue of sly release and walve.  s of two pages. The covenants herein by reference and are a  and seal s of Mortgagors the  [Si  I, undersigned  a Notary Public in and for a Gerald Chaet  and parsonally known to me to ment, appeared before me this day and instrument as their free	mann for Non he "premisea," Ros s, and appurtenance reto (which are pled italian, including () and water heaters, ituling part of the re a successors and assis the Homestead Exer c, conditions and part hercof and s  e day and year  EAL]  to be the same pe in person and ackr a and voluntary set, and a and voluntary set, and	senont, II. 60018  a thereto belonging, and all read primarily and on a parity mined to supply heat parity without restricting the foregoin All of the foregoing was a supply and an a parity supply and a supply supply and a state, and a state of the state of illies provisions appearing on pathall be binding on the more state of the state of illies and a state, and a supple su	nta, sauce and process thereof for with said real cinte and not service and real cinte and not service and real cinte and not service and real cinte and not service. So acreens, window has a storm of to be a part of wild rial earlier placed in the precises by the said upon the uses and trusts hereigned in the precises by the said upon the uses and trusts hereigned in the precise side of this gragors, their heirs, successors gragors, their heirs, successors [SEAL] arried Chaet  DO HEREBY CERTIFY THAT

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

16. No action for the inforcement of the hon or of any provision beyord shall be subject to any defense which would not be good and available to the party interpolarly some in an action at his wount he note hereby set. At 1.

11. Travice or the holders of the note shall have the right to unspect to prove at all reasonable times and access therete shall be permitted for that purpose.

12. Travice has no duty to examine the trie, location, existence, or condition of the premises, nor shall Trustee be oblighted to record this trust deed its own gross reglicence or misconduct or that of the agents or employees of Traves and they require indominities satisfactory to it before exercising approach better flowers.

13. Travices shall release this trust deed and the lieu thereof by proper instrument up at a sentation of satisfactory evidence that all inhibitedness exercising this trust cold his been fully partly and Trustee may execute and deliver a release true to an additional and providence that all inhibitedness exercises and the cold that the following trustees are excited to the following trustees are certificated of interface that the following trustees may execute and the executed by a trust execute may execute and the account of the following trustees and the partly of the following trustees are certificated of the following trustees and the partly of the following trustees are continued of the hotel and which parger to the executed by a trust coronal trustee and it has never executed as excited to the proper herein described on the executed of the commal trustee and it has never executed and which conforms in substance with the excitation for the following trustees and the executed as makes thereof.

14. Trustee rang resists by instrument in waters filled in the office of the Trustee may resist the executed of the following the executed as makes thereof.

14. Trustee rang resists by instrument in waters filled in the office of the Trustee and the executed as makes thereof.

15. This Trust Deed and all provisio

1981 JUL 7 AM 10 51

JUL--7-81 456019

## IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN REFORE THE TRUST DEED IS FILED FOR RECORD.

Northwest Commerce Bank 9575 W. HIggins Rd. STREET Rosemont, Illinois 60018 E INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER

The Instalment Note mentioned in the within Trust Deed has been identified health under Identification No. 1027-TD Dovola J. James

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY RERE 529 Hawthorne Winnetka, Illinois 60093

END OF RECORDED DOCUMENT