DEFICIATE

TRUST DEED

1519 DEC 26 PH 105 25 293 286

OEC-26-79 717353 0 25293286 4 A -- ncc THE ABOVE SPACE FOR RECORDER'S USE ONLY

10.f.c.

ME:

THIS INFENTURE, madenember 18,

1979, between

Ronald J. Jesse and Nancy L. Jesse, his wife

herein referred to as "Mortgagors," and NORTHWEST COMMERCE BANK

an Illinois corporation doin business in Rosemont, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the 40 gagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders wing herein referred to as Holders of the Note, in the principal sum of Twenty Three Thousand

Five Hundred Sevency-Five Dollars and 20/100

Dollars. evidenced by one certain Instalm at Note of the Mortgagors of even date herewith, made payable to NORTHWEST COMMERCE

BANK and delivered, in an by which said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of

11.38 per cent per annum in instali tents as follows: One HUndred Ninety-Six Dollars and 46/100-

day of February 19 80 and One Hundred Ninety-Six Dollars and Dollars on the 46/100
Dollars on the 1st day of each and "I month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, nall be due on the 1st day of January, 1990
All such payments on account of the indebtedness except d by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of 11.38r cent per annum, and all of said principal and local the principal said bear interest at the said principal and local the principal said bear interest at the said principal and local the payable at such banking house or trust company in Cook County, Illinois, as the holders of the note may, from the time, in writing appoint, and in absence of such appointment, in Rosemont, Illinois 46/100 Dollars on the 1st

in Cook County, Illinois, as the holders of the note may, from the time, in writing appoint, and in absence of such appointment, then at the office of NORTHWEST COMMERCE BANK in Rosemont, Illinois NOW, THEREFORE, the Mergasers to secure the payment of the said pair (as a subject of the sum of the said and the performance of the evidence of the said seeks of the said see COUNTY OF C201

viti Village of Rosemont

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Lot 172 and 173 in Marek Kraus' Higgins Devon Gardens of Latin rision being a subdivision of Lots 2 and 3 in Jarneke's division of land in Section 4. Township 40 North, Range 12 East of the Third Principal Meridian and Section 33, Town up 41 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois.

This document was prepared by Northwest Commerce Bank, 9797 W. Higgins Rd., semont, Il. 6007 3

when, with the property hereinster described, is referred to herein as the "premies,"

TOGETHER with all improvements, tenements, essements, futures, and appurtenances thereto belonging, and all rents, issues and profits of some and during all such times as Morrascors may be critical three the rest. It is to the control of the such that is a such times as Morrascors may be critical three thereon the foreign the control of the such that the control of t testate.

ns. forever. for the purposes, and upon the uses and trusts

ntion Laws of the State of Illinois, which soid rights and b

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors

and assigns. Witness the hand S and seal S of Mortgagors the day and year first above written. [SEAL] Ronald I. Jesse Nancy L. Jesse undersigned Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT RONald I. Jesse and Nancy I. Jesse, his wife The are they to be the same person.S wh NOTAR Strument, appe

Attrument, appeared before me this day in person and acknowledged their free and voluntary act, for the relation and waiver of the right of homestead. 79 18th December COUNTY

Page 1

UNOFFICIAL COPY

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Page 2	
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):	
 Morfasqurs shall (1) promptly repair, retore or rebuild any be speed or be destroyed; (2) keep hald premise in good condition and resurces subsequently and the subsequently subsequently and the subsequently subsequently and the subsequently subsequentl	wildings or improvements now or herestier on the premises which may become danger without sairs, and free from mechanic's or other lines or claims for line not abbredness which may be secured by a lien or charge on the premises superior to the narge of such prior lien to Trustee or to holders of the note; (4) compite within a foces of erection upon said premises; (5) comply with all requirements of law or (1) (4) or the property of the control of law or the control of the control o
 Mortganora shall pay before any penalty attaches all general to charges, and other charges against the premises when due, and shall, to therefor. To prevent default hereunder Mortgagore shall pay in full un gagors may desire to contest. 	axes, and shall pay special taxes, special assessments, water charges, sever courtles upon written request, turnish to Trustee or to holders of the note duplicate resofted ader protest, in the manner provided by statute, any tax or assessment which Movi-
3. Mortragors shall keep all buildings and improvements now or or wind orm under politics providing for payment by the insurance of or or o	hereafter situated on said premises insured sgainst loss or damage by fire, lightning companies of moneys sufficient cities to pay the cost of replacing or regaling the establishment of the most under insurance policies payable, in case of the cost of the co
More and the control of the control	nay, but need not, make any payment of perform any act herenoctors required or lien or other prior lien or title or claim thereof, or red-um from any tax sale or moneya paid for any of the purposes herein authorized and all expenses paid or from the payment of the purpose herein authorized and all expenses paid or Trustree for each matter concerning which action herein authorized may be taken, me immediately due and payable without notice and with interest thereon at the rate shall never be considered as a waiver of any right according to them on account of any
bill, asterment or estil atta scoured from the appropriate public office with of any tax, assessmen, when the section of any tax, assessmen, when the section of the defect of the notice of the defect of the note, and without notice to Mortagores, all uppair or in this Trust Deed to the eviter, become due and payable (a) immediately the note, or the hoste, or the hoste, or the hoste, or the hoste of the hoste of the hoste of the hoste of the hoste.	payment, merely annothed reacturary of such bill, statement or estimate or into the validity hard, both principal and interest, when due according to the terms hereof. At the option of indebtedness accured by this Trust Deer shall, notwithstanding anything in the note listery in the case of default in making payment of any instalment of principal or in- three days in the performance of any other agreement of the Mortgagors herein
contained. 2. When the Indebtedners 'reby accored shall become due whether a control of the property of the p	by neoviestion or otherwise, holders of the note or Truster shall have the right to tail be ulmoved and ireduced as saidtional individences in the decree for sake all if of Truster or holders of the note for automorp's fees, Truster's fees, appraiser's fees, sublication routs and costs which may be estimated as to term to be expended after deem to be remained after the note of the title to be expended after of the title to be remained by the extended after the note of the title to or the value of the premiers. All expenditures and expenses of the adolesiness secured hereby and immediately due and payable, with interest thereon at an plantiff, claimant or defendant, by reason after this trust deed or any individualistic to the fore-four hereof after necrual of such right to fore-four hereof whether or not
8. The proceeds of any foreclosure sale of the pre data shall be decoted and expenses incident to the foreclosure proceed as, neluding items which under the terms hereof constitute secured independent of the present and principal and interest remaining unaid on the nuts. If a rth, any	distributed and applied in the following order of priority: First, on account of all all such items as are mentioned in the preceding parametrial hereof; second, all other distorate to that evidenced by the note, with interest the money or avegan, as their rights overplast to Mortingary, their heirs, legal oper-printaince or avegan, as their rights
9. Upon, or at any time lifter the filing of a bill to for the chart the direct in which such bill is filed may appoint a receiver of said premiens, duch appoint and the lefter of a later said, whose notice of the tolkings are in observed. Markagors at the time of the product of the such receiver of said premiens and the product of a such receiver. Such receiver shall have row; to collect the rate, are to said product of said premiens during the product of a such receiver. Such receiver shall have row; to collect the rate, are to a said product of said premiens of and product of such premiens of a such receiver shall have the row; to collect the rate, are said and, in case of a sale and a deficiency, during the statutory period of redemption, whicher there he redemption or not, as well as during any further times when Morrasors, except for the intervention of such receiver, sould be called to collect such rend, issues and profits during the whale of said beriod. The court from time to time may author; etc. The statutory period of redemption, whicher there he redemption or not as a single statutor of such secured for the period of the said statutory period of redemption, whicher there he redemption or not, as a single statutory period of redemption, whicher the redemption of such tendence in the land belief. The court from time to time may author; etc. I was been a such desired, or the said belief. The court from time to time may author; etc. I would be received as the said said belief. The court from time to time may author; etc. I would be said to the form time the said of the note shall have the redemption of the court of the said said belief. The court from time to time may author; etc. I would be the said to the challenge of the land said belief. The court from time to time may author in the said of the said belief. The court from time to time may author in the said of the said belief. The court from time to time may author in the said of the said of the note shall be permitted for the period of the note of	
12. Truster has no days to examine the tith, location, existence, or condition to the remiser, nor shall Truster he difficulted to record this trust deed not reserving any news thering are made according to the remiser, and the remiser of the remisers of	
any power berton given. 13. Trustee shall release this trust deed and the lien, thereof by proper instrument upon p ser ation of satisfactory evidence that all indebtedness secured by this trust used has been fully pool; and Trustee may execute and deliver a release here to any the rect, produce and exhibit to Trustee the note, representing that all indebtedness the day secured has been pool, which representation Trustee series in produce and exhibit to Trustee the note, representing that all indebtedness the day secured has been pead, which representation Trustee series in produce and exhibit to Trustee the note, representation that all indebtedness the day secured has been pead, which representation Trustee series in any one which hears a criticate of identification purporting to be executed by a prior trust. Lectured or which conforms in aubitance with the executed has been requested in the critical trustee and it has never executed as errificate on any instrument identifying some. The note described herein, it may accept as the purports to be executed by the persons here a destinated as makes thereof. 14. Trustee reay resign by instrument in writing filed in the office of the flowords or Registers or Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or release to according to filed. In case of the resignation, inability or release to according to filed. In case of the resignation, inability or release to according to the resignation, inability or release to according to filed. In case of the resignation, inability or release to according to the resignation in the persons and the sound of the resignation of the persons and the persons and contribute to the persons half have executed the note or this release and contribute for the payment of the indibtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed.	
16. The Instalment Note hereby secured is subject to prepayment in	the manner and upon the conditions set forth in and note.
5 286	2,
25 293	TSOM
ODOM PIO R TANT	The Instalment Note mentioned in the within Trust Deed has been identified
OR THE PROTECTION OF BOTH THE BORROWER AND LENDER, HE NOTE SECURE OF THE TRUST DEED SHOULD BE IDENTI-	NOTHINEST COMMERCE BANK as Trustee.
ED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED FILED FOR RECORD.	Assistant Vica Prosident
D NAME Northwest Commerce Bank E STREET 9797 W. Higgins Rd.	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
L Rosemont, Il. 60018 I cirr	6208 Hawthorne
E R INSTRUCTIONS OR	Rosemont, Il. 60018
Y RECORDER'S OFFICE BOX NUMBER	
END OF BECORDED DOGUMENTS	