UNOFFICIAL COPY

7	4M	TRUST	DEED				26 501	350
000	IG				~ ·	•		400
			FORM 7		HE ABOVE SPACE			
	1	NTURE, made 1 Margaret M	January 2 1. Hildebrand,	-	1983 , between	киаотр	n K. HILO	iebrand
0	rein efem	ed to as "Mort ed to as TRUSTI REAS the Mort	gagors," and First N EE, witnesseth: gagors are justly ind	Vational Bank of lebted to the le	gal holders of the l	Instalment	Note hereina	fter described, said
9	Fir	ty incusand	herein referred to as land No/100's stalment Note of th	·		- 		Dollars,
	BEARER and delivere		vaic' said Note	the Mortgagor	s promise to pa	y the said	d principal	sum and interest
Ç	from of Five Hun		on the arannum institute four and 53/10	nts (including p	rincipal and intere	est) as follo	ws: \$554	
7	of April the 15t and interest, account of the	day of each if not sooner in indebtedness	and d 1 Ke month paid, shall be due evidenced by said n	on the I t	note is fully paid day of Marc	except tha h, 1988 t on the un	t the final pay All s apaid principa	ollars or more on ment of principal uch payments on al balance and the
	company in in writing app	Morton G	ded that the princip	(Illinois, as the hol			ng house or trust from time to time,
	in said City, NOW, THEF terms, provision to be performed presents CONVI title and in COOK	REFORE, the Mores and limitations of the sand also in consecutive and WARRANT therest therein, AND STAT	tgagors to secure the pa of this trust deed, and it deration of the sum of I unto the Trustee, its s situate, lying and E OF ILLINOIS, to wit	ayment of the sai the performance of f One Dollar in h accessors and assi being in the tt	d principal am of n f the cover ints sale and paid, the cei- gns, the following de Village of Mo	noney and sagreements in hereof is second red Real	aid interest in a terein contained hereby acknow Estate and all o OVE	accordance with the l, by the Mortgagors yledged, do by these of their estate, right, COUNTY OF
	Extension	n-Subdivisio , Range 13 i	in Block 3 in on of Part of East of the Th	the South 1	lest 뉳 of Sec	ction 21	owns h	ip
		COUR COUNT	onuli II V	Sids	rey N. Olsen	<i>j</i> .	Ç	
		FILED FOR	_		IRCER OF DEEDS			16000
		1983 FEB -9	AN 10: 33	265	01350		L	10.50
	which, with the p TOGETHER thereof for so lo estate and not se conditioning, wa foregoing, scree foregoing are de equipment or art the real estate.	property hereinafte with all improvem ng and during all secondarily) and st ter, light, power, r as, window shade: clared to be a par- icles hereafter place	er described, is referred ents, tenements, easem such times as Mortgago ill apparatus, equipme efrigeration (whether s s, storm doors and wir t of said real estate wh ed in the premises by the	to herein as the "jents, fixtures, and is may be entitled into a raticles no ingle units or cent adows, floor cowether physically a he mortgagors or the control of the con	oremises," i appurtenances then thereto (which are p w or hereafter ther rally controlled), and rings, inador beds, ittached thereto or r their successors or assente	reto belongir pledged prim rein or there d ventilation, awnings, sto not, and it is signs shall be	ng, and all rent arily and on a p con used to su including (wit wes and water agreed that all considered as	s, issues and profits parity with said real pply heat, gas, air hout restricting the heaters. All of the I similar apparatus, constituting part of
1.	TO HAVE All trusts herein set and be This trust de	forth, free from al nefits the Mortgage eed consists of t	premises unto the said I rights and benefits un ors do hereby expressly wo pages. The cover d herein by reference	release and waive nants, condition	of the Homestead I as and provisions	Exemption L appearing (aws of the Stat on page 2 (th	e of Illinois, which
t	uccessors and a		nd seal S of Mon		and year first abo Managet ARGAREJ M. H	ove written.		casc(seal)
	RUDOLPH R			1 CEAT 1				
S	RUDOLPH R TATE OF ILLIN ounty of 2: CO	ols, } ss.	I,	_ [SEAL] And for and resid	BHANTI' SRUT'MA	KGAKET "	Wiesty BOER	
S	11. 15 A G	ols, ss.	a Notary Public in THAT RUDUL! WIFE RUDUL! Personally known to instrument, app	and for and resident of the second of the se	ime persor6w	hose name5_ in perso	are on and ack	

Page 1

UNOFFICIAL COPY

I. Mortgares shall do promulty presis, restore or rebuild say buildings or improvements one or benefits on the presists which may make disputed to the decoding of the presist and presists in part of configuration and expansive shall be made to the configuration of the presists and the presists of the presists and the set through of parts and the presists of the presists and the set through of parts and the presists of the presists of the presists of the presists of the presists and the set through of parts and the presists of the presists and the presists of the presists of the presists of the presists and the set through of parts and the presists of the presists and the presist	and the state of the second	as .	44.5
I. Meriganes shall do) premulty specific princip and principal and principal specific content of the princip specific co		<u> </u>	T. SECOND
man damped on the dendeyord, (b) been paid permisses in proof conflicients and report, without work, and five Tree mechanic to or other little promises supprier for the little promises and the little promises sufficiently and increased and the little promises and the li	THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):	7	
2. Montgages shall go before any pentity attaches all general tasts, and shall say special taxes, apoid accessments, works others, sever interest the control of the contro	1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may ome damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens chains for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be scendinated or hearing on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to dees of the note; (d) complete within a resonable time any building or buildings now or at any time in process of crection upon said mises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no terial alterations in said premises except as required by law or municipal ordinances.		
ning or swindsterm (and flood damage, where the learner is required by any to have its brane to insured under policies providing, for payment and the control of the contro	Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer ice charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the noticate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax usessment which Mortgagors are desire to contest.		
the case of default thereas, Trustee or the holders of the note may, but need not, make any powerst or perform any sea thereindered rest on opine crammidances, if any, and protects, discharge, composition or state any as also or forfeiture affecting and pressible or consist any tax or assessment. All money paid for any of the purposes herein the protect of the more provided and the protect of the more provided and the protect of the more provided and the protect of the more and the protect of the more provided and the protect of the more and the protect of the more provided and the protect of the more and the protect of the more provided and the protect of the more and the protect of the protect o	thing or windstorm (and flood damage, where the lender is required by law to have its loan so insured) under policies providing for payment the insurance companies of moneys sufficient either to pay the ecost of replacing or reparing the same or to pay in full the indobtedness red hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee the benefit of the holders of the note, such rights to be evidenced by the standard mortages clause to be attached each policy, and her all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver wal policies not less than let endays prior to the respective dates of expiration.		
Sociation (" any out it is a manner of extinuate procuree from the approprise possite of the without negacy in the accuracy of use to bill, Mortagoars a pay each item of indebeteines berief manitioned, obbt principal and interest, when the ascerding to the terms hereof the option with the holders of the note, and without notice to Mortagoars, all unpud indebeteines secured by this Trust Deed shall, historidation of the holders of the note and design the process of th	. In case of default therein, Irustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore ired of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or est on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or mirrom any tax sile or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein vized and all expenses paid or incurred in connection therewith, including attempt's feet, and any other moneys advanced by Trustee or identified to the contest of th		
spik to foreclose the lien histor. In a to foreclose the lien hereof, there shall be allowed and included as additional individuals in the trace for sellar objective or holders of the note for attempts of the forest of the property of the forest of the property of the other property of the forest of the property of t	coording it any out, statement or estimate produced from the appropriate public office without industy into the accuracy of such bill; ment or e. im at or is to the validity of any tax, assessment, site, forfeiture, tax lies not title or claim thereof. Mortgagers — pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof, he option of the holders of the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, rithstanding anything is an oote or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in ag payment of any is stalm at of wincipal or interest on the note, or (b) when default shall occur and continue for three days in the symance of any other, or each of the doctors herein contained.		
instincts for the detends of any intratement out or proceedings, with a spit affect the premises or the security hereof, whether or not by Commenced. We commenced any foreclessure sele of the premises shall be, without can dapplied in the following order of priority: First, on account costs and expenses incident to the foreclosure proceedings, in which all with tiems as are mentioned in the preceding paragraph hereof to an attempt of the control of the premises of the premises. All the premises of the premises of the premises of the premises of the solvency or insolvency of premises. Such appointment may be made either before or after sale, with my dire without regard to the solvency or insolvency or premises. Such appointment may be made either before or after sale, with my dire without regard to the solvency or insolvency or premises. Such appointment may be made either before or after sale, with my dire without regard to the solvency or insolvency or premises. Such appointment may be made either before or after sale, with my dire without regard to the solvency or insolvency or premises. Such appointment of sale premises during the predictory of such forections said and a deficiency, during the full before the solvency or such premises. Such appointment of such receiver and application of the premises of the premises of the premise and a control of the premise and a	right to forcelose the lien hereof. In a		
premises. Such appointment may be made either before or after sale, with our grant of the bookney or insolvency of gapors at the time of application for such receiver and without regard to the bay a so the premises or whether the same shall be then ried as a homestead or not and the Trustee hereunder may be appointed as such occeive. So hereever shall have power to collect the issues and profits of said premises during the pendency of such forectosure said and an or seed a sale and a discipacy during the full of the profits of the complex of the profits o	rations for the defense of any intreatened suit or proceeding "ach : "ght affect the premises or the security hereof, whether or not live commenced. The proceeds of any foreclosure sale of the premises shall be a stributed and applied in the following order of priority: First, on account costs and expenses incident to the foreclosure proceedings, inc. "rime all "ach items as are mentioned in the preceding paragraph hereof; d, all other items which under the terms hereof constitute secured in order oses additional to that evidenced by the note, with interest on the preceding and principal and interest remaining unpation of enote; fourth, any overplus to Mortgagors, their heirs, legal sentatives or assigner, as their rights may appear.		
station for the enforcement of the lien or of any provision hereof shall be subject to any defense the station of the control of the note is an action at law upon the note hereby secured. Thatee or the bodies of the note shall have the right to inspect the premises at all reasonable times at 1. cc is thereto shall be titled for that purpose. Thatee has no duty to examine the title, location, existence or condition of the premises, or to inquire into "s val" any of the uses or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall fruste be obligated by the terms hereof, nor be liable for any acts or omis or hereu deer, it is ease of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may requir indemnities ettory to it before exercising any power herein given. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence the all edness secured by the trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of a successor of the secured by the instruction of the secure of	Upon, or at any time after the filing of a bill to foreclose this trust deed, according which such bill is filed may appoint a receiver of premises. Such appointment may be made either before or after sale, with wind the without regard to the solency or insolvency of agors at the time of application for such receiver and without regard to the theorem of any other the same shall be then tied at a homested or not and the Trustee hereunder may be appointed as such cecive. You have there the same shall be then issues and profits of said premises during the pendetry of such foreclosure suit and, no explored a deficiency, during the full orly period of redemption, whether there be redemption or not, as well as during any until the times when Mortagors, except for the ranton of such receiver, would be entitled to collect such trents, issues and profits, and also creates the most of the profit of the control of such receiver, would be entitled to collect such trents, issues and profits, and also creates when the profit of the control of such receiver, and the profit of th		
Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into "c vall vay of the uses or the identity, expective, or authority of the signatories on the note or trust deed, nor shall trustee be obligated to the signaturies on the note or trust deed, nor shall trustee on the providence that or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omis or hereu deet, it is case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may requir indemnities clory to it before exercising any power herein given. Trustees that it trust deed and the lient thereof by proper instrument upon presentation of satisfactory evidence the all educates secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of the agents or employees of Trustee, and it may require indemnities clory to it before exercising any power herein given. Trustees that it releases this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of the origination of the note and which proports to the part of the last of the propose of the part of the part of the note and which purports to cauted by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never it is identification number on the note described herein, it may accept as the genuine note herein described any note which may be ted and which conforms in substance with the description herein contained of the note and which purports to be executed by the sherind engaged as makers thereof. Trustee may resign by instrument shall have the description herein contained of the note and which purports to be executed by the sherind engaged as makers thereof. Trustee may resign by instrument shall have the coordinate of the part of	ency. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense white would not be good and ble to the party interposing time in a naction at law upon the note hereby secured. Trustee or the holders of the note-shall have the right to inspect the premises at all reasonable times at 1 and the tribe to the holders.		
who saal, either before of after moturity thereof, produce and exhibit to fruited the hole, representing that all indebtedness hereby das been paid, which representation Trustee may accept as the without inquiry. Where a release is requested a successor trustee, accessor trustee may accept as the genuine note herein discribed any note which bears an identification number purporting to be placed by a prior trustee hereunder or which conforms in substance with the description herein contained of the note which purports to be a prior to the substance with the description herein described any note which the restriction to the shering of the property of the shering designed as makers thereof. It is identification under any note which bears in any accept as the genuine note herein described any note which may be to any accept as the genuine note herein described any note which may be a herein designated as makers thereof. Trustee may resign by instrument in writing filed in the office of the Recorder or Register of Titles in which this instrument shall have ecorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the ear are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are given Trustee. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons failable for the payment of the dense or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "Mortgagors" when used herein shall include all such persons and all persons failable for the payment of the dense or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "Mortgagors" when more than one note is used. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when as the deed in the p	Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the unset of the industries, capacity, or authority of the signatories on the note or trust deed, not shall frustee be obligated to up to 4 the signaturies on the note or trust deed, not shall frustee be obligated to the careful sear, not not expected the property of the		
Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have coorded or filed. In case of the resignation, inability or refusal to act of Trustee, the latent Recorder of Decks of the county in which the sear are situated shall be Successor in Trust. Any Successor in Trust Any Successor in	who stand, either before or atter thaturity inereof, produce and exhibit to Irutes the hole, representing that all indebtedness hereby data been paid, which representation Trustee may accept as true without inquiry. Where a release is requested a successor truttee, and the properties as the grantles note herein described any note which bears an identification number purporting to be placed to the properties of the product of the properties of the product of the produ	Э,	THE REAL PROPERTY.
IMPORTANT! THE PROTECTION OF BOTH THE BORROWER AND IT DEED SHOULD BE THE INSTALMENT NOTE SECURED BY THIS IT DEED SHOULD BE DENTIFIED BY FIRST NALL BANK OF MORTON GROVE TRUSTEE, WE THE TRUST DEED IS FILED FOR RECORD. FOR RECORDER'S INDEX PURPOSES INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	is accommonsplaced as makers intered; Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have ecorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the		
HE PROTECTION OF BOTH THE BORROWER AND RETHER THAT THE PROTECTION OF BOTH THE BORROWER AND RETHE INSTALMENT NOTE SECURED BY THIS TORED SHOULD BE IDENTIFIED BY FIRST NALL BANK OF MORTON GROVE, TRUSTER HE THE TRUST DEED IS FILED FOR RECORD. FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 6201 Demoster St.	This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through loss and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the dates or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "mote" when used in trument shall be construed to mean "notes" when more than one note is used. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when are detailed in the state of the state of a successor shall be entitled to reasonable compensation for any other act or service performed under any mor of this trust deed. The provisions of the "Trust Ad Trustees Act" of the State of Illinois shall be applicable to this trust deed.	25	
First National Bank of Morton Grove DESCRIBED PROPERTY HERE 6201 Demoster St.	IMPORTANT! THE PROTECTION OF BOTH THE BORROWER AND ER THE INSTALMENT NOTE SECURED BY THIS DIEED SHOULD BE DESTRIED BY THIS DIEED SHOULD BE DESTRIED BY FIRST NATIONAL BANK OF MORTON GROVE TOWN OF THE THE TRIFF OF THE FORD BEFORD BY THE THE TRIFF OF THE TOWN OF THE THE TRIFF OF THE TOWN OF THE THE TRIFF OF THE TOWN OF	501 350	William Manager
	First National Bank of Morton Grove For Recorder's INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE		

END OF RECORDED DOCUMENT