UNOFFICIAL COPY

TRUST DEE	D	-	26 693 283	
.58888			0,, 20,	
	· THE	ABOVE SPACE FOR RECORDE	R'S USE ONLY	
IS INDF', VRE, made July 7,	. 19_83	,between Ljubomir I	Beuk and Nada Beuk	·
h's ofe, as joint tens in referred to is "Mortgagors," and CHI		MPANY, an Illinois corporation de	oing business in Chicago, Illino	is, berein
rred to as ARYCTEE, witnesseth THAT the") hereina ter d scribed, said legal ho he Mortgagors of on tate herewith, mount Financed . Tronty two t	, WHEREAS the Mortgagors are ider or holders being herein refe ade payable as stated therein ar	justly indebted to the legal holder stred to as Holders of the Note evi ad delivered, in and by which said ad fifty six dollars	s of the Promissory Note (here denced by one certain Promiss Note the Mortgagors promise t	in called ory Note to pay an
Four hundred and fisteer	dollars	and the second second	Dollars or more on the	1/L+1
Aurust	and Four hundre	ed and fifteen dollar	5	1-F-CE day
dars or more on the same day of then mo ully paid and except that the final paymo			July July	greement _, 19 <u>95</u>
DW, THEREFORE, the Mortgagors to see st deed, and the performance of the co- sum of One Dollar in hand paid, the ree cessors and assigns the following describe NUNTY OF COO!	cure the payment of the said sun chants and the coments herein coments herein coments therein coments the coments and the coments are coments and the coments are coments and the coments and the coments are coments and the coments are coments and the coments are coments and the coments and the coments are coments and	of money in accordance with the ontained, by the Mortgagors to be dged, do by these presents CONVE ate, right, title and interest therein	performed, and also in consid- Y and WARRANT unto the T , situate, lying and being in the	eration of rustee, its
	th- Cust 483	S	AND STATE OF ILLINOI	S, to wit:
Lot 6 in the Subdivisi W. B. Ogden's Subdivis Range 14 East of the I	ion of the South Mo hird Principal Stri	st % of Section 18, dian, in Cook County	4 in Block 5 in Toumship 40 North, . Illinois.	
	140-416-8		•	
(7)	, , , , , ,	Didneg R. Olcs	en!	
COOK C FILE	OUNTY. ILLINOIS D FOR RECORD	RECORDER OF DEEDS		
1983 J	UL 19 AN 10:52	26593283		ın
		This document pro	pared by:	0
			ial Services, Inc.	
		Des Plaines, Ill		
so known as1200 N. Damen.	Chicago, Tllinois (N	60618 umber and Street)		
hich, with the property hereinafter descr			T_{Δ}	
TOGETHER with all improvements, to or so long and during all such times as No econdarily) and all apparatus, equipment efrigeration (whether single units or cer torm doors and windows, floor covering hysically attached thereto or not, and it or their successors or assigns shall be consist or their successors or assigns shall be consisted.	is agreed that all similar apparat	ion, including (without lestricting ters. All of the foregoing are declar tus, equipment or articles hereafter	ng, and all rents, is, ic, and prod on a parity with a lid real est; gas, air conditioning, wo and the foregoing), screen, wind red to be a part of said 1 all estaplaced in the premises Lath-	fits thereof ate and not tht, power, w shades, e whether in tgagor
TO HAVE AND TO HOLD the premi erein set forth, free from all rights and I enefits the Mortgagors do hereby express	encials under and by virtue of the	ccessors and assigns, forever, for the Homestead Exemption Laws of	he purposes, and upon the use the State of Illinois, which said	s and tast I rig' as an
THIS TRUST DEED MAY NOT BE A		ITEN CONSENT OF THE LEGAL	HOLDERS OF THE NOTE T	HAT THI
This trust deed consists of two page accorporated herein by reference and are	s. The convenants, conditions a part hereof and shall be binding	nd provisions appearing on page 5 on the mortgagors, their heirs, su	2 (the reverse side of this truscessors and assigns.	t deed) ar
WITNESS the hand and seal	of Mortgagors the day and y	ear first above written.	R . D	
	[SEAL]	Ljubonir Boul	Jeuge 1	_ [SEAL]
	[SEAL]	Nada Beuk	Benk	(SEAL
STATE OF ILLINOIS,	I, Richard N. Sch		oformid DO PERENT CERT	FIEV TO
County Coole	Ljubomir Beuk and	esiding in said County, in the State Nada Beult, his wife		
	foregoing instrument, appeared t	be the same person S whose na perfore me this day in person and ac	knowledged that They	ribed to th
	sign voluntary act, for the uses and p	ed, scaled and delivered the said In urposes therein set forth.	strument as Their	free an
	Given under my hand and No	otarial Scal) this 7th	day ofJuly	, 19 <u>83</u>
200 E	•	(Lil. DAD	41.00	•

606974 Jb 19.12.584

ORIGINAL

.

26 693 283

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

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

Mortgagors shall (a) promptly repair, restore or rebuild any buildings of improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep sid premises in good condition and repair, without wast, and free from mechanic's or other lems or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior to or of the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior of our or of the premises superior in the premises except as required by law or municipal or will respect to the premises and the use thereof; (f) make no restinated alternation in said premises except as required by law or municipal or will respect to the premises and the use thereof; (f) make no restinated and the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statut; any tax or assessment which Mortgagors may desire to entities.

3. Mortgagors shall keep alone of damage, where the lender is required by law to have its loan so insured) under policies providing for payment by the insurance companies as tileafectory to the holders of the note, such rights to be evidenced by the standard mortgage dayne to he pay in full the indebtedness secruted hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the bedders of the more with the providence of the protein of the paying the same paying the same paying the paying the same paying the paying

party, either as plaintiff, claimant or defendant, "read of this trust deed or any indebtedness nervey secured; or to) preparations for the confecious the roll at eractual of such right to forecloss where or not actually commenced.

8. The proceeds of any foreclosure sale of the premits s: all be distributed and applied in the following auder of priority: First, on account of all costs and expenses incident to the foreclosure procee ings, including all such items as an mentioned in the preceding paragraph thereof; second, all other items which under the terms hereof constitute search and the items are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute search and the note; fourth, any overage to Mortgagors, their heirs, legal representations as a proper than any appearance and papear the search and the note; fourth, any overage to Mortgagors, their heirs, legal representations are the filling of a bill to foreclose to." "search the notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without reg d to the three value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appeared, as such receiver. Such appearance which were the same shall be then occupied as a homestead or not and the Trustee hereunder may be appeared, as such receiver. Such appearance of the statutory period of redemption, whether there be redemption or not, as well "due as in further shown the proper of the intervention of such receiver, would be entitled to collect such trans, issues and profits of said premises during the pendericy of such forecle are "it and, in case of a sale and a deficiency, during the subsual in such cases for the protection, possession; control, management and open, time when Mortgagors, except food, the intervention of such receiver, would be entitled to collect such trans, issues and profits of such applications are such as a such as a such

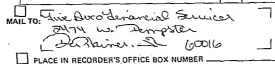
presented and which conforms in substance with the description herein contained of the note and which purports to be exect ed by 11 gerstons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument suman been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which are premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are been in the first present of the control report of the state of the county in which are premises are situated shall be Successor in Trust hereunder shall have the idential title, powers and authority as are Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "mote" when used in this instrument shall be construed to mean "motes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE PROMISSORY NOTE SECURED BY THIS TRUST DEED, SHOULD BE IDENTIFIED BY CHICAGO ITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No. 688282 CHICAGO TITLE AND TRUST COMPANY,



FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

80X-522

END OF RECORDED DOCUMENT