UNOFFICIAL COPY

TRUST DEED



26700419

	THE ABOVE SPACE FOR RECORDER'S USE ONLY	
THIS INDENTURE, made July 8,	19 ₈₃ , between	_
S m Messina and Gail Tana M	essina, his wife	
<i>/</i> -	herein referred to as "Mortgagors," and	- 1
ne O Aire dein kuiten in Pe	NORTHWEST COMMERCE BANK	- }
THAT, WHEREA the Mortgagors are justi	emont. Illinois, herein referred to as TRUSTEE, witnesseth: y indebted to the legal holder or holders of the Instalment Note hereinafter describe tred to as Holders of the Note, in the principal sum of	rd.
Twelve Thousand Dollars & 00/10 evidenced by one certail Institute Note of BANK and delver 1, in and by v	· · · · · · · · · · · · · · · · · · ·	om
Dollars on the 15th day of August		1
Dollars on the 15th day of each mor		,,,,,
ment of principal and interest, if not sooner All such payments on account of the indebte ance and the remainder to principal; provider rate of * per cent per annum, and all of	uid, shall be due on the 15 day of July, 1988 dness or der ed by said note to be first applied to interest on the unpaid principal of that the part of each instalment unless paid when due shall bear interest at said principal and in crest being made payable at such banking house or trust compenie note may, from the totime, in writing appoint, and in absence of such appointment.	bal- the
NOW, THEREFORE, the Mortgagors to secure it sions and limitations of this trust deed, and the per- also in consideration of the sum of One Dollar in ha unto the Trustee, its successors and assigns, the fol-	he payment of the said princi is sum of money and said interest to accordance with the terms, or formance of the covenants at aftered risk territal contained, by the Mostragors, to be performed, and paid, the receipt whereof a hereby acknowledged, do by these presents CONVEY and WARM dowing described Real Extate of all of their estate, right, title and interest therein, situate, lying	and NT and
being in the to wit: City of Chicago	COUNTY OF COOK AND STATE OF ILLIN	
Higgins Devon Gardens Subdivis: Janeke's Division of Land in So of the Third Principal Meridia 12 East of the Third Principal *Prime plus 3% adjustable on the prime rate published in the way	r Northwest Commerce Bank, 9575 W. Higgins Road, Resement	26200419
	'5	
which, with the property hereinafter described, is refer	rred to herein as the "premises,"	
TOUR ITEM with all improvements, renements, so you and during all such timesents. The control of	red to herein as the "premises," consensitive, and sold rents, issues and profits theree we consensus, fatures, and appurtenances thereto belonging, and all rents, issues and profits theree ye he untitled thereto (which are pledged primarily and on a parity with said real estate and no move or herestifer therein or interest used to supply heat, gas, are conditioning, water, light, it was a supply and the profits of the pro	t sec- ower, storm estate r the here- enefits
This trust deed consists of two pages.	The covenants, conditions and provisions appearing on page 2 (the reverse side of ence and are a part hereof and shall be binding on the mortgagors, their heirs, succe	this
A	Mortgagors the day and/year first above written.	}
sam Messin		SEAL]
Sam Messina	Gail Tana Messina '	SEAL]
STATE OF ILLINOIS	undersigned	}
I,	most signed Oublic in and for and redding in said County, in the State aforesaid, DO HEREBY CERTIFY TH Jessina and Gail Tana Messina, his wife	AT
strument, appeared asid Instrument aa, lease and waiver of	sally known to me to be the same person. whose mana. subscribed to the foregoing the them is subscribed to the foregoing the them is sufficient to the foreing the little than the subscribed to the foreing the light of homestead. A. D. 18 A. D.	the re-
	HELD Motary Public	

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

- 1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other lives or claims for lien not expressly subordinated to the lien hereof; (3) 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 lien to Trustee or to holders of the note; (4) complete within a wundledness of the modern of the premises superior to the municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises; (5) comply with all requirements of law or municipal ordinances.
- 2. Mortungers shall pay before any penalty attaches all general taxes, and shall pay apecial taxes, special assessments, water charges, sever service charges, und other charges ugainst the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts agreements, water charges, sever service charges, such as the request of the provided by attaute, any tax or assessment which Mortungers may desire to contest.
- therefor. To pervent default hereunder Mortgagors shall pay in full under process; in the manner provided by statute, any tax or assessment which Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or many default hereunder Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or many and provided the providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or replacing the same or pay in the building of payment by the insurance companies of moneys sufficient either to pay the cost of replacing or replacing the same or pay in the providing of the providing and in case of the note, and replacing or replacing the same policy, and shall deliver ull policies, including additional side note, such rights to be evidenced by the standard mortgage clause to be attached to sask policy, and shall deliver ull policies, including additional side note, such rights to be evidenced by the standard mortgage clause to be attached to sask policy, and shall deliver ull policies, including additional side note, such rights to be evidenced by the standard mortgage clause to be attached to sask policy, and shall deliver ull policies, including additional side note, such rights to be evidenced by the standard mortgage clause to be attached to sask policy, and shall deliver ull policies, including additional side note, such rights to be evidenced by the standard mortgage clause to be attached to sask prior to the standard mortgagor in any form and manner deemed expedient, and may but need not, make any payment or perform any act hereinbefore required of branches, and premises or contest any tax or necessment. All moneys paid for any of the pure claim thereof, or redem from any tax sale or forefeiture affecting said premises or contest any tax or nessessment. All moneys paid for any of the policy of the ol

- terest on the not, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Margagors hereiontained.

 7. Wher , e it lebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien freef, in any suit to foreclose the lien hereof, there chall be allowed and included as additional indebtedness in the decree for sale all expenditures and extract and expense perfect of the marginal or incurred by or on behalf of Trustee or holders of the note for attending the trustee of the decree of the note of t
- and principal and interest remaining us and on the note; fourth, any overplar to Mortagors, their hers, legal representatives or assigns, as their rights may appear.

 9. Upon, or at any time after the filint of a bill to foreclose this trust deed, the court in which such fall is filed mry appear in receiver of said premises. Such appointment may be made either before a after sale, without notice, without court of the robwing or an eventy of Mortagors at the time of application for such rescives and without regard to the their value of the premises or whether the same shall be then occupied as a homestead or not and the read of the remarks of t

- 11. Trustee or the holders of the note shall have the right to inject the premises at all reasonable times and access thereto shall be permitted for that purpose.

 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be oblighted to record this trust deed for to exercise any power herein given unless expressly oblighted by he term beroof, nor he litable for any acts or omissions hereunder, except in case of its own gross nediscate or misconduct or that of the agents or employee of rustee, and it may require indomnities satisfactory to it before exercising any power herein given.

 13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully pash; and Trustee may execute and delive recovered to and at the request of any person who shall, either before or after maturity the reof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has been pand, which representation Trustee the most produce and exhibit to Trustee the requisted of a auterosis it site, such successor trustee may accept as the pannine not herein description between contained of the note and salidication purporting to be exceeded by a trust trustee may accept as the pannine not herein description herein contained of the note and salidication purporting to be exceeded of the original trustee and it has never excepted a certification in the herein description and the region of the produce of the citizen of the region and the region and the region and where the release required of the original trustees and it has never excepted as a few parts of the region and any once which may be presented and which conforms it was not

D

E

L.

Ε

R Y

26700419 A 10.00 JJL-22-63 745557 /=== JJL 85 2:00 The Instalment Note mentioned in the within Trust Deed has been Identified under Identification No. 1087-ID IMPORTANT NOBTHWEST COMMERCE BANK FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD. ISAN OfficER NAME FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Northwest Commerce Bank 9575 W. Higgins Road Rosemont, Illinois 60018 CITY 00 OR INSTRUCTIONS RECORDER'S OFFICE X NUMBER

END OF RECORDED DOCUMENT