This instrument was prepared by: Frank R. Grace, Vice President



The second second second

TRU	ST DEED		SUBURBAN BANK OF ROLLING MEADOWS	1
	2675	2808	3250 KIRCHOFF ROAD	
TENT.	۵۰۱۰	~000	ROLLING MEADOWS, H.L. 60008	1
				ļ
	CTTC 7		THE ABOVE SPACE FOR RECORDER'S USE ONLY	1
THIS INDENTURE, n	iadeAUG	USP 26th,	1983 , between ID BRENDA L. JANKO, HIS WIFE	į
			OF ROLLING MEADOWS	ì
herein referred to as "			DETRIBETION ANY, an Illinois corporation doing business in	1
SHARING SALITATION herei	n referred to as TRUSTI	E, witnesseth: -		
			legal holders of the Instalment Note hereinafter described, said	1
			ne Note, in the principal sum of	- 1
E1G	TTEEN THOUSAND DO		000.00) — Doilars,	
evilenced by one cer BEARF's	tain Instalment Note o	f the Mortgagon	rs of even date herewith, made payable to THE ORDER OF	
(6000 000000000000000000000000000000000	x~~xxxxxxxxxxxxxxxxxxxxx	decembelcoel	gors promise to pay the said principal sum and interest	
3XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	KSOK DOWNOONEVOOR 1022)	tacasociociadia	resprincipales and interest in the light of	
	a cording to	the terms, t	tenor and effect thereof.	
******	KX XXXXX	*********	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
whouseverdenced	enhous sussessed	berestim xuntil xi	said-noterior field population of except that the final payment of principal	
and interest, if not	sooner para, shar be	due on the20	South-day of August, 1983 All such payments on	
account of the inde	otedness eviden :ed + / s	aid note to be fi	irst applied to interest on the unpaid principal balance and the	
remainder to princip	er annum and all com	rr cipal of each	instalment unless paid when due shall bear interest at the rate d interest being made payable at such banking house or trust	
company in	ROLLING MEAD	C36	Illinois, as the holders of the note may, from time to time,	
in writing appoint, a	nd in absence of such app	pou iment,	at the office of	
in sold City			STEPTIDEAN PANK OF POLICING MEALINES	
NOW, THEREFOR	E, the Mortgagors to secure	the payment of the	the said principal sum of money and said interest in accordance with the	
to be performed, and a	Iso in consideration of the	sum of One Dol' i	r in 1 and paid, the receipt whereof is hereby acknowledged, do by these	
title and interest	therein, situate, lying	and being in	he said principal sum of money and said interest in accordance with the said principal sum of money and said interest in accordance with the in large of the covenants and agreements herein contained, by the Mortgagors in in Jud paid, the receipt whereof is hereby acknowledged, do by these data ago, the following described Real Estate and all of their estate, night, the CITY OF ROLLING MEADONS—COUNTY OF	
COOK	AND STATE OF ILLINOIS	, to wit:	46	
1			Unit No. 17 eing a Subdivision in the	
s	outh 1/2 of Sect	ion 36, Town	nship 42 North, Range 10 East of the	
ر قار کان ا			Code Country III in six	
1	hird Principal M	eridian, in	Cook County, Il inois.	
}				
			1100 E	
which, with the prope TOGETHER with	rty hereinafter described, is all improvements, tenemen	LUG-29-83 referred to herein a is, casements, fixtu	as the promises, 5 26752808 14 - 15 10.0	00
thereof for so long ar estate and not secon conditioning, water, I foregoing), screens, v	d during all such times as l darily) and all apparatus, ight, power, refrigeration (v rindow shades, storm door,	Mortgagors may be equipment or arti- whether single units and windows, flo	as the premises." It was an apparenances thereto belonging, and all 1 nR issue and publis entitled thereto (which are pledged primarily and on a _rity withid real icles now or hereafter therein or thereon used to supply h al, gas air is or centrally controlled), and ventilation, including (without stricting he nor coverings, inador beds, awnings, stoves and water heate. All o the yistally attached thereto or not, and it is agreed that all similal	
foregoing are declare equipment or articles the real estate. TO HAVE AND	I to be a part of said real of hereafter placed in the pren FO HOLD the premises unt	estate whether phy- nises by the mortga o the said Trustee,	spacing attached interest or not, and it is agreed that as similar agers or their successors or assigns shall be considered as constituting pool in the successors and assigns, forever, for the purposes, and upon the uses	
This trust deed	consists of two pages. I	The covenants, co	, its successors and assigns, forever, for the purposes, and upon the uses and by virtue of the Homestead Exemption Laws of the State of Illinois, which and waive. conditions and provisions appearing on page 2 (the reverse side of	
successors and assi	ens.		re a part hereof and shall be binding on the mortgagors, their heirs, s the day and year first above written.	ر ا
XX Diera	y Hanks	I ÇE A	11 XX Bunda L Janko EAL)	π
GREGORY J. V	HAMED Y		BRENDA L. JANKO, HIS WIFE	2
1	<u> </u>	(SEA	BRENDA L. JANKO, HIS WIFE [SEAL]	₹
STATE OF ILLINO	S.) I.	ANNE DE F		∞
STATE OF ILLINO			r and residing in said County, in the State aforesaid, DO HEREBY CERTIFY	
County of KAN	. 1	GREGORY J	J. JANKO	
			, JANKO, HIS WIFE	
Sec. 13.13	Eo who _are personall		o be the same personS whose name S are subscribed to the	
OE PH		ient, appeared		
& OE PA	foregoing instrum			
OF EM	Y they	signed, sea		
A JOTAR	they yolhntary act, for the	signed, sea uses and purposes	s therein set forth.	
OE FA	they yolhntary act, for the	signed, sea	s therein set forth.	
PUB	they wolkniary act, for the Given under n	signed, sea uses and purposes	s therein set forth.	

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 I (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagore shall (a) pomptly repair, restore or rebails any buildings or improvements now or hereafter on the premises which may be considered to the line faces (c) (c) pay when the any indebtedness within may be secured by a lien or charge on the premises superior to the Lien hereof, and whon required challenge of the descharge of such reform the transfer of the descharge of such reformation to the line faces (c) (c) pay when the any indebtedness within may be secured by a lien or charge on the premises to place on the cytestal property of the premises and the company of the premises of the company which all requirements of law or maniferal ordinance, when the premises and the use thereof, (f) make no material alteralized in tail of premises (c) do main and the premises when the any of the premises and the use thereof, (f) make no material alteralized in tail of premises and the use thereof, (f) make no material alteralized in tail of premises and the use thereof, (f) make no material alteralized in tail of premises and the use thereof, (f) make no material alteralized in the premises and the use thereof, (f) make no material alteralized in the premises and the premises and the use thereof, (f) prevent default hereader Mortgages thall pay in full under protest, in the manner provided by a fine of the note of the premises and the pay and the

presented and warm contourns in substance with the description negen contained of the date and which purports to be executed by expension sherein 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 shall have 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 the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors 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 "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before refleasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. 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 32 LENDER THE INSTALMENT NOTE SECURED BY THIS 34 TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TAILE Identification No. CHICAGO TITLE AND TRUST COMPANY, T DEED SHOULD BE IDENTIFIED BY CHICAGO TROST
TRUST COMPANY, TRUSTEE, BEFORE THE TROST AND TRUST COMPANY, TRU DEED IS FILED FOR RECORD. Assistant Secretary/Assistant Vice President MAĮL TO: SUBURBAN BANK OF ROLLING MEADOWS 3250 KIRCHOFF ROAD ROLLING MEADOWS, ILL. 60008

PLACE IN RECORDER'S OFFICE BOX NUMBER

END OF RECORDED DOCUMENT

Rolling Maws, Is 6000 8