## **UNOFFICIAL COPY**

TRUST DEED (ILLINOIS)		
(Monthly Payments including Interest)		
	26754957 A - REL 10.20	
, , , , , , , , , , , , , , , , , , ,	•	
THIS INDENTURE, made August 3rd 1983		
between Naomi N. Sanford divorced and not since	2675495 <sub>7</sub>	
remarried	= <b>200</b> ;	
11651 S. Penria Chicaso III (STATE)		
herein referred to as "Mortgagors," and		
Don Combs		
herein referred to as "Trus es." witnesseth: That Whereas Mortgagors are justly indebted to the legal holder of a print to a print t	The Above Space For Recorder's Use Only	
herewith, executed by Mortgage's, no le payable to Bearer and delivered, in and by which note Mortgagers momiste to pay the increpal sum of Tour thousand seven hun Dollars, and interest from 8/1/3 on the believe of principal seven hundred to the believe of t	area thirty six 8, 00/100(4735.00).	
per annum, such principal sum and in sest to be payable in installments as follows: One hu Dollars on the 9th day of September, 19.83 and One hundred twe		
the day of each and every mon hith er a runtil said note is fully paid, except the shall be due on the 9th day of Settler Jer 19 86 Heach payment to second	t the final payment of principal and interest, if not sooner paid,	
representation of the state of the state of the state of the second state of the secon	he portion of each of said into Directly (colls (colls (colls or )) apart to	
the extern nor part the docto bear interest after it date or payment thereof, at the rate of made payable at Fidelity Financ al Services, Inc.	of31_Oper cent per annum, and all such payments being or at such other place as the legal	
holder of the note may, from time to time, in writing ap ich note further provides that a principal sum remaining unpaid thereon, together with accrued interest thereon, shall become case default shall occur in the navment, when due, of any install, in of principal or interest in a	it the election of the legal holder thereof and without notice, the action once due and payable, at the place of payment aforesaid, in coordance with the terms thereof or in case default shall occur.	
and continue for three days in the performance of any other agreement contained in this Trust I expiration of said three days, without notice), and that all partice the etc. severally waive present of the said principe so mof money and interest NOW THEREFORE, to secure the payment of the said principe so mof money and interest.	•	
above mentioned note and of this Trust Deed, and the performance of the sovenans and agreed above mentioned note and of this Trust Deed, and the performance of the sovenans and agreed also in consideration of the sum of One Dollar in hand paid, the receipt where is hereby also in consideration of the sum of One Dollar in hand paid, the receipt where is the sum of WARRANT unto the Trustee, its or his successors and assigns, the following described Rea	nents berein contained, by the Morteavors to be performed, and	
situate, lying and being in the <u>City of Chicago</u>		
The South 25.04 ft. of the North 81.04 St. of	Tot 9	
in Maple Park Court, being a Resubdivision of part of Stanley Mathewis		
Subdivision in the West half of the South Le, and Dencen's Addition to West Pullman in the	t quarter also mart of Chytrale	
" "quarter together with vacated streets and all	ers. all in Section 20 Town-1	
ship 37 North, Range 14, East of the Third Pr	inc pal Meridian, in Cook	
County , Illinois.		
which, with the property hereinafter described, is referred to herein as the "premises,"		
during all such times as Morragaors may be entitled thereto (which rents, issues and profits are progreg from the such times as Morragaors may be entitled thereto (which rents, issues and profits are progreg from the profit of		
TOGETHER with all improvements, tenements, easements, and appurtenances thereto belonging, and all rents, surs and profits thereof for so long and during all such times as Morragors may be entitled thereto (which rents, issues and profits are pledged opinarily. and all fixtures, apparatus, equipment or articles now or hereafter therein or thereon used to supply hear gas water, light, power, refrigeration and all conditioning (whether single units or centrally controlled), and ventilation, including (without restricting the frame, screens, window shades, and the supply hear gas water, light, power, refrigeration and all conditioning the frame, and the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water, light, power, refrigeration and all conditions are declared to the supply hear gas water light, power, r		
mortgaged premises whether physically attached thereto or not, and it is agreed that all buildin articles hereafter placed in the premises by Mortgagors or their successors or assigns shall be		
TO HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and herein set forth, free from all rights and benefits under and by virtue of the Homestead Exem	assigns, forever, for the purpose . a id upon the uses and trusts	
Mortgagors do nereby expressly release and waive.		
The name of a record owner is: Naomi N. Sanford divorced and no This Trust Deed consists of two pages. The covenants, conditions and provisions appearing	son page 7 (the reverse side of this Teact I ' as 'monomorated	
herein by reference and hereby are made a part hereof the same as though they were here successors and assigns.	set out in full and shall be binding on Mortga ors their heirs,	
Witness the hands and seals of Mortgagors the day and year first above written.		
PLEASE Naomi N. Sanford (Scal)	(5cal)	
TYPE NAME(S)		
BELOW SIGNATURE(S) (Scal)	(Scal)	
and the state of t	<del></del>	
State of Harbia Coopy of Cook in the State aforesaid, DO HEREBY CERTIFY that Naomi remarr		
Ompones of the same	30	
personally known to me to be the same person whose me HERE appeared before me this day in person, and acknowledged that		
hor free and voluntary act, for the uses and pu	rposes therein set forth, including the release and waiver of	
right of homestead.		
Commissibility ince and official seal, this 3rd days August	19 83 <u>.0</u>	
This identification was prepared by Leslie Vercillo 1701 S. 164 Ave. (NAME AND ADDRESS)	Sucto 304 Naywood III	
Mail this instrument to Fidelity Financial Services, Inc.		
1701 S. 1st Ave. Suite 304 Mays	(STATE) (ZIP CODE)	
OR RECORDER'S OFFICE BOX NO.	(ZIP CODE)	

2675495

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or lien in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) 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; (3) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Morrgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on rice encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and it expenses paid or incurred in connection therewith, including reasonable attorneys (see, and any other moneys advanced by trustee or the manual content of the propose of the propose of the propose of the notice of the note shall never be considered as a wait.
- he T usee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do carding to any hill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or attimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortga, 75 1 hay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of t'e hot are of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interes. Or a case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- of principal or interes, or a case detaunt small occur and occur a
- 8. The proceeds of any foreclosure sale of the premise is shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceed jes, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secund into bedness additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest thereins are necessary overplus to Mortgagors, their heirs, legal representatives or assigns as their rights may appear.
- 9. Upon or at any time after the filing of a complaint to forecrose are rust Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or af er sale, without notice, without regard to the solveney or insolveney of Mortagogra at the time of application for such receiver and without remained and the receiver shall be then occupied as a homestead or not and the Trustee hereunder may be appoint a servent receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosur, suit and, in case of a sale and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any any the times when Mortagogra, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all carp, were which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the specific procedure of the protection apply the net income in his hands in payment in whole or in yet in the deficiency. In the deficiency in the collection of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in the officiency in the second profits and all deficiency.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof ""." be subject to any defense and available to the party interposing same in an action at law upon the note hereby cured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonal at times and access mitted for that purpose.

- been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee. RORET Stockmo.

  shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of .ne. our y
  in which the premises are situated shall be second Successor in Trust. Any Successor in Trust have the identical title, powers and
  authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed here...d.
- 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 at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

The Installment Note mentioned in the

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE DOR Combs TRUST DEED IS FILED FOR RECORD.

Don Combs	1
Trustes	

END OF RECORDED DOCUMENT