## 26112535

## **UNOFFICIAL COPY**

TRUST DEED:	NO.	101NW
		26112535
This Indenture, withersome of	at the Com	untors.
HARVEY COFFEY and MARY COF	FFY hi	is wife
		13 4116
ena lity a Chicago ca		Cook and State of Illinois
		Hundred Thirty-six & 04/100 Dollars
/ /		SEPH DEZONNA, Trustee
		Cook and State of Illinois
ind to his successors in to st hereinafter named, :	for the part	rpose of securing performance of the covenants and agreements
nerein, the following disculbed real estate, wi	th the imp	provements thereon, including all heating, gas and plumbing ap- gether with all rents, issues and profits of said premises, situated
		nty of COOK and State of Illinois, to-wit:
Lot 12 and the We 13 fee	t of Lo	ot 11 in Woodlawn Terrace, a
Subdivision of the South 3	25 feet	t of the North 1815 feet of
that part lying East of th	elllin	nois Central Railroad of the
North East 1/4 of Section	23. Tow	wnship 38 North, Range 14,
East of the Third Principa	1 Merid	dian, in Cook County, Illinois,
commonly known as 1516-18	<u> 55th</u>	h Place, Chicago, Il.
***************************************		
***************************************		
		e of the lom'stand exemption laws of the State of Illinois. erformance of the covenants and agreements herein.
WHEREAS, The Grantor S HARVEY C	O.F.F.E.Y	and MARY CCEEEY, his wife
TOWN & COUNTRY HOME PRODUC Thirty-six & 04/100 Dollar	TS, INC	principal promis or note—bearing even date herewith, payable ., for the sun of Thirty-มชอ Hundred 36.04)
***************************************		instalments each of \$8: .89 and a final
		r less than the month v instalments due
		ay of Feb. 19 82 and ru he same date of
		rith interest after matu.it, at the highest
i,		
THE GRANTON covenant and agree as followed in any persentent extending time of payment: (	ws: (1)Topay	ay said indebtedness, and the interest thereon, as herein and in a 'd no a 'vided, or
and an demand to exhibit receipts therefor; (3) within sixty that may have been destroyed or damaged; (4) that waste to	days after dest	struction or damage to rebuild or restore all buildings or improvements c. asi oremises o shall not be committed or suffered; (8) to keep all buildings now or at r.y time on
of the first mortung indebtedness, with loss chause attached which policies shall be left and remain with the	payable first, t said Mortgages	to the first Trustee or Mortgagee, see or Trustees until the indebtedness is fully paid; (8) to pay all prior inc more res.
and the interest thereon, at the time or times when the same in the Event of failure so to insure, or pay taxes o of said indebtedness, may procure such insurance, or pay suc	r naw rements, o that are or asse	due and payable.  or the prior incumbrances or the interest thereon when due, the grantee or to both sessences, or discharge or purchase any tax lien or title affecting said premises or or any
all prior incumbrances and the interest thereon from time to the same with interest thereon from the date of payment at:	time; and all a seven per cent.	money so paid, the grantor agree to repay immediately without demand, and to per annum, shall be so much additional indebtedness securel hereby.
shall, at the option of the legal holder thereof, without notic seven per cent, per annum, shall be recoverable by forec	e, become imme losure thereof,	ay said indebtedness, and the interest thereon, as herein and in a 'd no.' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '
express terms.  IT IS AGREED by the grantor that all expenses and of -including reasonable solicitor's fees, outlays for document	i diabursement tary evidence,	ats paid or incurred in behalf of complainant in connection with the foreclosure here, attengrapher's charges, cost of procuring or completing abstract showing the whole granter; and the like expenses and disbursemants, occasioned by any suit or procured and the state of the
title of said premises embracing foreclosure decree—shall i coding wherein the grantee or any holder of any part of and divburgements shall be an additional lien upon said prem	se paid by the g said indebtedn sises, shall be to	grantor: and the like expenses and disbursements, occasioned by any suit or pro- ines, as such, may be a party, shall also be paid by the grantor
proceedings; which proceeding, whether decree of sale sha and dishursements, and the costs of suit, including solicitor's	I have been ent	ntered or not, shall not be dismissed, nor a release hereof given, until all such expenses en paid. The grantor for said grantor and for the heirs executors, administrators become said to the heirs executors, administrators
apon the filing of any bill to foreclose this Trust Deed, the co- claiming under said grantor, appoint a receiver to take to	urt in which su conession or ch	such bill is filed, may at once and without notice to the said grantor
IN THE EVENT of the death, removal or absence i	rom mid	COOK County of the grantee, or of her refusal or fallure to not, then
August G. Merkel any like cause said first successor fail or refuse to act, the pe successor in this trust. And when all the aforesaid covenan	rson who shall ta and agreeme	of said County is hereby appointed to be first successor in this trust; and it is at the second of the acting Recorder of Deck of said County is hereby supported to be account earlier Recorder as performed, the grantee or his successor in trust, shall release said premises to
who party entitled, on receiving his reasonable charges.  Witness the handand sealof the gr.		0.4.h
	v 7.	Zt - Occopabled
•	3	mary Conflict (SEAL)
	x1.	(SEAL)
	<del></del>	(SEAL)
:	·	

## UNOFFICIAL COPY

State of	Illinois Cook	} ss.	COURTED SAN	14 AM, 10		EMMA	rayee	en a mar
Juniy VI		I,	JAN-11-8Z in and for said C VEY COFFEY	ounty, in the Sta	261125 te aforessić, >	Dereby Gertify	that	19.00
		personally know instrument, app delivered the si set forth, include	wn to me to be the peared before me t gid instrument as ding the release an	same person_Sw his day in person theiree and d waiver of the	hose nameS n, and acknowl d voluntary act right of homest	are subscriledged that the	_Kigned, sealed	and
	00	day of	nder my hand and January	Notarial Seal, ti	00	(Set	Notary Public	
•		0,5	2				7	
•			94	Coup				
				4/		<del>.</del>		
						04		
					00		0,5	<i>i</i>
	23	f e	Btee	D BX:	Chicago			20
Box No. 246	rust Deed	HARNEY COFFEY and MARY COFFEY, his wife TO	JOSEPH DEZONNA, Trustee	IIS INSTRUMENT WAS PREFARED BY:	orthwest National Bank of Chicago 185 North Milwaukee Avenue hicago, Illinois 60641			
Box .	Lrux	HARNEY COF	JOSEPH	IS INSTRUMEN	orthwest National 385 North Milwauk Micago, Illinois			