UNOFFICIAL COPY

Marketine and Additional Committee Committee

5969-1

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1	1	v	•	•		-	_	v

26151495

		VTURE, madeFebrua		1982	, between
	Charles E.	Neal and Gencilen	Neal His Wife		
herein refer herein refer	red to as "Mortgagors" red to as "Trustee"	and Thornridge State Bank, a	corporation organized under	the banking laws of the St	ate of Illinois,
			ESSETH:		
	That WHERE	EAS, Mortgagors are justly	indebted to the legal hole	ders of a principal pro-	missory note
herein term	ed "Installment Note	" of even date herewith, e	xecuted by Mortgagors, ma	ade payable to the orde	er of
Thorn	<u>ridge State Ba</u>	nkin and	i by which said Installmen	nt Note, Mortgagors pro	mise to pay
a pr neips	l sum of Eleven	Thousand Two Hundr	ed and One & 40/10	00	Dollars
in fo	installments as fol	iows: \$ 186.69	on the	March	. 19
and S	85 69 on ti	he 21 day of each	successive month thereafte	r. to and including the	21
day of	<u> </u>	87, with a final payment	of the balance due on the	day of	May
continue for at any time a notice of dish	three days in the period fter the expiration of sa nonor, protest and notice		it contained in said Trust Deci and that all parties thereto ser	d (in which event election a verally waive presentment	may be made for payment,
terms, proving and agreeme hand paid, to Trustee, its	therefore, to sections and limitations on the contained, the receipt whereof is successors and assigns,	ure the property of the said of the alove mentioned not by the Mangragors to be per hereby acknowledged, Mort, the following according to a cribed Re	principal sum of money a e and of this Trust Deed, a formed, and also in conside gagors by these presents Co al Estate, and all of their es	and interest in accordanged the performance of the reaction of the sum of On ONVEY and WARRAN state, right, title and inter-	ce with the the covenants te Dollar in T unto the rest therein,
situate, lying STATE OF	and being in the . LLINOIS, to wit:	area of Harvey	, COUNTY OF	Cook	AND
Lot 39 (in Block Sec. 17, accordin 13,613,6	(except the S. \times 36 in Jackson, and the S. $\frac{1}{4}$ ag to the plat 4 in Cook Cour	are in Fraction the said of the a over mentioned not by the Markey of the beginning of the act of the said well gray. Mort, the following are ribed Rearea of Harvey 19 feet thereof), n's Sub. of Blocks of Sec. 8, Townshit thereof recorded onty, Illinois.	a'l of lot 40 and 36, 37 and 39 in ip 50 N., R. 14, E	the S. 9 f-et South Lawn, a St. of the 3rd P. 00 as Doc.	of Lot 41 or ub. of M.
					9
		FEB 22 PM 24			•
and profits the profits are pictured in ment or articular ditioning (when window shade going are decagreed that a	the property hereinafte HER with all improve ereof for so long and diged primarily and o les now or hereafter the tether single units or come es, awnings, storm down dared and agreed to it Il buildings and addit Il buildings and addit	or described, is referred to he ements, tenements, easement during all such times as Mo m a parity with said real estherein or thereopoused to such the mortgaled of the mortgal	rein as the "premises." s and appurtenances theret rtgagors may be entitled atte and not secondarily); pply/heatpgas, water/light, tilation, including (without ings, inadoor beds, stoves a premises whether physically apparatus, couloment or	there of (which rents, is and all fixtures, apparant, power, ref ig ration an restricting the foregoing and water heaters out of attached theret or not, articles hereafter of	nts, issues ssues and is, equipole d air com.), screens, the foreand it is in the
TO HAV upon the uses Laws of the S	E AND TO HOLD the and trusts herein set state of Illinois, which	he premises unto the said Tra forth, free from all rights an said rights and benefits Mon	istee, its successors and assi d benefits under and by vir tigagors do hereby expressly	gns, forever, for the pur tue of the Homestead £ release and waive:	gr withou
This True of this Trust in the first of the first of the first out in the first of	st Deed consists of two Deed) are incorporated in full and shall be b	o pages. The covenants, com d herein by reference and he sinding on Mortgagors, their	litions and provisions appeareby are made a part here, heirs, successors and assign	tring on page 2 (the re- of the same as though the s.	/erse s'_n bey wate
Witness t			r first above written.	1 - 1	
PLEASE PRINT O	a charles	P 3152	r first above written. SEAL) Jencil Gencilen Ne	en neal	-(SEAL)
PLEASE PRINT O TYPE NAME BELOW	n <u>Chales</u> E(s) Charles E	<i>f.]lecel</i> (r first above written.	lew Neal	-(SEAL)
PLEASE PRINT O TYPE NAME BELOW SIGNATURE	R Charles E (S) Charles E (S) S. County of Cool	E. Plecel Neal (k ss., I, the undersign	SEAL) Gencilen Ne	d for said County in t	(SEAL)
PLEASE PRINT O TYPE NAME BELOW SIGNATURE State of Illinoi	Charles E (S) Charles E (S) (S) (S) (S) (A) (A) (A) (A) (A) (A) (A) (B) (B) (B) (B) (B) (B) (B) (B) (B) (B	k ss., I, the undersign	SEAL) Gencilen No SEAL) ed, a Notary Public in and arries E. Neal & Ge	d for said County in t	(SEAL)
PLEASE PRINT O TYPE NAME BELOW SIGNATURE	C(S) Charles E (S) Charles E (S) S County of COO aforesaid, DO HE personally known	k ss., I, the undersign EREBY CERTIFY THAT Chi to me to be the same per	r first above written. SEAL) Gencilen Ne SEAL) ed, a Notary Public in an arrles E. Neal & Ge	d for said County, in tencilen Neal his	he State wife
PLEASE PRINT O TYPE NAME BELOW SIGNATURE	Canbscribed to the	k ss., I, the undersign EREBY CERTIFY THAT Chi to me to be the same person of foregoing instrument appear	SEAL) Gencilen No SEAL) ded, a Notary Public in an arrles E. Neal & Gencilen Seach	d for said County, in the inciden Neal his	he State Wife O
PLEASE PRINT O TYPE NAME BELOW SIGNATURE	Caubscribed to the	Neal Neal Ss., I, the undersign EREBY CERTIFY THAT to me to be the same per e foregoing instrument appeal, sealed and delivered the s	r first above written. SEAL) Gencilen Ne SEAL) ed, a Notary Public in an arrles E. Neal & Ge son S whose name S cared before me this day in aid instrument as The	d for said County, in the incilen Neal his person, and acknowledge ir free and volunt	he State wife of that any act,
Witness PLEASE PRINT O TYPE NAME BELOW SIGNATURE State of Illinoi	County of Cool aforesaid, DO He personally known County of the ey signed for the uses and p	k ss., I, the undersign EREBY CERTIFY THAT Chi to me to be the same per e foregoing instrument apper l, sealed and delivered the s purposes therein set forth, in	r first above written. SEAL) Gencilen Ne SEAL) ed, a Notary Public in an arrles E. Neal & Ge son S whose name S cared before me this day in aid instrument as The	d for said County, in the incilen Neal his person, and acknowledge ir free and volunt	he State wife of that any act,
PLEASE PRINT O TYPE NAME BELOW SIGNATURE State of Illinois ANOTARY Given under m	Capteribed to the for the uses and property of the uses and property of the capteribed to the uses and property of the uses and pro	k ss., I, the undersign EREBY CERTIFY THAT Chi to me to be the same per e foregoing instrument apper l, sealed and delivered the s purposes therein set forth, in	r first above written. SEAL) Gencilen No. SEAL) ed, a Notary Public in and arries E. Neal & Gencilen No. whose name arried before me this day in adding the release and written arrives and written arrives.	d for said County, in tencilen Neal his person, and acknowledge ir free and volunt	he State wife of that any act,
Witness PLEASE PRINT O TYPE NAME BELOW SIGNATURE State of Illinoi	Capteribed to the for the uses and property of the uses and property of the capteribed to the uses and property of the uses and pro	k ss., I, the undersign EREBY CERTIFY THAT Chi to me to be the same per e foregoing instrument apper l, sealed and delivered the s purposes therein set forth, in	r first above written. SEAL) Gencilen No. SEAL) ed, a Notary Public in and arries E. Neal & Gencilen No. whose name arried before me this day in adding the release and written arrives and written arrives.	d for said County, in tencilen Neal his person, and acknowledge ir free and volunt aiver of the right of hor 82 Ladike	he State wife of that any act,
PLEASE PRINT O TYPE NAME BELOW SIGNATURE State of Illinoi TO SATO Commission exp	Cool	k ss., I, the undersign EREBY CERTIFY THAT Chi to me to be the same per e foregoing instrument apper l, sealed and delivered the s purposes therein set forth, in	r first above written. SEAL) Gencilen No. SEAL) ed, a Notary Public in an arries E. Neal & Gencilen No. Swhose name ared before me this day in a sid instrument as The cluding the release and written are the cluding the release are the cludi	d for said County, in tencilen Neal his person, and acknowledge ir free and volunt aiver of the right of hor 82 Ladike	d that any ad, mesteed.
PLEASE PRINT OF TYPE NAME BELOW SIGNATURE State of Illinois to Commission expension of the Commission of	Control of Cool Action of Coo	k ss., I, the undersign creepy CERTIFY THAT Chie to me to be the same persection of foregoing instrument appears, sealed and delivered the sepurposes therein set forth, in al, this 13 day of 1953	seal) Gencilen New SEAL) Gencilen New SEAL) ed, a Notary Public in an arries E. Neal & Gencilen Search whose name Search before me this day in aid instrument as The cluding the release and we see the search se	d for said County, in tencilen Neal his person, and acknowledge ir free and volunt aiver of the right of hor 82 Ladike	he State wife of that any act,

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

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 liens 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; (5) 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.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, surish to Trustee or to holders of the note the original or duplicat receipts therefor. To prevent default hereunder Mortgagors shall gay in full under the control of the property of the pr

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable tiries at discuss, thereto shall be permitted for that purpose.

be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shail flust be obligated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employers of Trustee, and he may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory widence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to add at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal not representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note executed as the makers thereof; and where the release is requested of the original trustee and he has never executed a certificate, on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note and which purports to be executed by the persons herein designated as the 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

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 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 hereunder.

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 "Mortagors" 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

I M P O R T A N T
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE
THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No.

THORNRIDGE STATE BANK, Trust

OF RECORDED DOCU

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