UNOFFICIAL COPY

TRUST DEED

IKOSI DEED	27137694
	. THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made June 11	1984 , between
, ·	ce D. Kolaski (married to each other) as
THAT, WHEREAS the Mortgagors are just sai legal holder or holders being herein reference to the word Dollars & dene d by one certain Instalment Note of B/1K and delivered, in and by Date per cent per annum in in Dollars on the left day of July Dollars on the left day of July Dollars on the left day of July ment of principal and inscress it not sooner All such payments on account of the milestrance and the remainder to principal; is provide rate of per cent per annum, and all of	semont, Illinois, herein referred to as TRUSTEE, witnesseth: by indebted to the legal holder or holders of the Instalment Note hereinafter described, of 00/100 (\$5,000.00)————— Dollars. The Mortgagors of even date herewith, made payable to NORTHWEST COMMERCE which said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of stalments as follows: Eighty Eight Dollars & 28/100 1984 and Eighty Eight Dollars & 28/100 1985 and Eighty Eight Dollars & 28/100 1986 and Eighty Eight Dollars & 28/100 1987 and Eighty Eight Dollars & 28/100 1988 and Eighty Eight Dollars & 28/100 1989 and Eighty Eight Dollars & 28/100 1980 and Eighty Eight Dollars & 28/100 1980 and Eighty Eight Dollars & 28/100 1981 and Eighty Eight Dollars & 28/100 1982 and Eighty Eight Dollars & 28/100 1983 and Eighty Eight Dollars & 28/100 1984 and Eighty Eight Dollars & 28/100 1985 and Eighty Eight Dollars & 28/100 1986 and Eighty Eight Dollars & 28/100 1987 and Eighty Eight Dollars & 28/100 1988 and Eighty Eight Dollars & 28/100
	e pr mr, of the said principal sum of money and said interest in accordance with the terms, provi- forman of the covenants and agreements herein contained, by the Mortgagors to be performed, and of pr m, he receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT fowing corribed Real Zatate and all of their estate, right, tulks and interest therein, situate, lying and
Prospect Heights, Illin Quarter (%) of the Sout North, Range ll East of	d Dawson Tir. Addition to Country Club Acres, ois, being a Subdivision of the Southeast heast Quarter (4) of Section 22, Township 42 the Third Princip-1 Meridian, according to ered as Document Avantage 813031.
*Continental Illinois N Rate plus two (2) perc	ational Bank & Trust Company of Chicago Prime Ch
	red for Northwest Commerce B.n. 9575 West Illinois 60018 BY: Pamela H. Thanksouras
This trust deed consists of two pages.	easements, fixtures, and appurtenances thereto belonging, and all rents, issues and " outs hereof far y be entitled thereto (which are pledged primarily and on a parity with said real state an ont sernow or hereafter therein or thereon used to supply heat, gas, sir conditioning, wher, list, power, troiled), and ventilation, including (without restricting the foregoing), secretar, wi down here storm awnings, stoves and water heaters. All of the foregoing are defined to be a part of restate a spreed that all similar apparatus, equipment or articles hereafter placed in the permit of the rent and of the storm of the rent state. **Rent and the storm of the frequency of the first of the purposes, and upon the uses and true hereafter placed in the permit of the frequency of the first state of the first state.
Witness the hand and seal of	Mortgagors the day and year first above written.
J. Poleveli	
STATE OF ILLINOIS	ALFRIE ACODEREY
County of COOK	ublic in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Paul G. & Janice D. Kolaski
strument, appeared said Instrument sa, lease and waiver of	ally known to me to be the same person. whose name. Subscribed to the foregoing In- before me this day in person and acknowledged that they signed, sealed and delivered the their free and voluntary act, for the uses and purposes therein set forth, including the re- the right of homested. A. D. 19.54

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

1. Mortgapure shall (4) picomptly repair, restore or rebuild any buildings or improvements now or bereafter on the premises which may become damested or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien no 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 requise tability attributes or the discharge of such prior lien to Trustee to to beliefs of the note; (4) complete within a tender to be upon the premise of the discharge of such prior lien to Trustee (5) comply with all requirements of lies or municipal ordinates.

In the premise with the premise and the use thereof; (8) make so material alternative is an all premises except as required by law or municipal ordinates.

2. Mortgaugers shall pay before any panalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, more service charges, and other charges; useful as the present of the note deplicate receipts therefor. To prevent-eight hereing the property of the protection of the protection

3. Moregors hall keep all buildings and improvements now or brreafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing to payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the name or the payment of the indebtedents seed the payment of the payment of the indebtedents seed the payment of the

4. In case of default therein. Trustee or the holders of the note may, but need not, make any parment or perform any arc hereinbefore resulted of Mortgarors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principals or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, or reduct from any tax asks or forfeiture affecting said premise or contest any tax or assessment. All moneys paid for any of the purche brein subtorized and all appents paid or incurred in connection therewith, including attorners' feet, and any other moneys advanced by Trustee or the holders of the note to protect the mort gath premise and the lim hered, plus reasonable componentation to Trustee for each matter contents which action herein authorized may be taken as the product of the protect of t

5. The Trustee or the bolders of the note hereby secured making any payment hereby authorized relating to taxet or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

6. Mortgagors shall pay each item of indebtedness herein mentioned, both orincipal and interest, when due according to the terms bereof. At the option of the holders of it mote, and without motile to Mortgagors, all unpuds indebtedness secured by this Trutt Deed is the interior to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interior, or (b) when default shall occur and continue for three days in the performance of my other agreement of the Mortgagors herein manufactured.

7. When the Indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to ferbite the line hereof. In any sult to foreceive the line hereof, there that be allowed and included as additional indebtedness in the decree for take all one were and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appraiser's fees,

8. The proceeds any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expent uncident to the foreclosure proceedings, including all such lterms are mentioned in the precising paragraph hereof; second, all other items which under the terms—of contitute secured indebtedness additional to that evidenced by the note, with interest thereon as berein provided; third, all principals and interest ? main as unputed on the note; fourth, any overplus to Morragory, third height perspectatives or assigns, as their rights

9. Upon or at any time sec. or filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a reveiver of said premises Such appointment may be rise either before or after anie, without notice, without second to the solveneys or inciscore, of Mortzagoza at the time of application for such receiver and without ... It to the then value of the premises or whether the same shall be then orcapied as a homestead or not and the Trustee hereunder may be appointed as and receiver shall have rower to clicket the rest. Serves and prints of an intermediate the rest in the solvent of the solvent and premises and prints of an intermediate the rest. Serves and prints of the solvent product of the solvent shall be shall be read to the solvent shall be shall be read to the solvent shall be sh

11. Trustee or the holders of the note shall his - 12. Fight to inspect 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, sistence, or condition of the premises, nor shall Trustee he obligated to record this trust deed or to exercise any rewer herein given unless expressly obligated by the terms hereid, nor be liable for any acts or omissions betweender, exercise cases of its own group preliferance or misconduct or that of the agents or employ, of Trustee, and it may require indomnities unifactory to it before exercising

13. Tractes shall release this trust deed and the lieu thereof 1 proper naturalism upon presentation of satisfactory cridence that all indistedness secured by this trust disch has been fully radic, and frastee may secure and deliver a release be report to and not trustee may secure the bits trust disch has been found on the release in requester of the release in report to make a release in requested of a secure of trustee may accept as true without inquiry. Where a release is requested of a secure it ruistee, the successor trustee may accept as at he syndiam onto herein described any note which bears a certificate of identification purporting to extend the release it ruistee, the successor ruistee increaments on which conforms in substance with the describion herein contained of the note and which purports to be executed. On the property of the release is requested of the original trustee and it has never executed a certificate on an instrument identifying a more as the note of which has a contracted and which the release as the securing note before any note which may be prevented and which from ours in "obtaining with the described herein, it may accept as the securing note before any note which may be prevented and which more on a "obtained with the described herein, the may accept as the securing note before the substance with the described herein contained of the note and which

14. Trustee may resign by instrument in writing filed in the office of the Re arder r Project of Telles in which this instrument shall have been recorded or find, in case of the resignation, inability or refusal to cat of Trustee, the U a 1 order of Post of the county in which the tremises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical U c, owers and authority as are herein given Trustee or necessor shall be entitled to reasonable componation for all date bereformed here after a few results of the components of the results of the re

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mr to ore and all persons claiming under or through Mort gagors, and the word "Mortgagors" when used herein shall include all such persons and the word "Mortgagors" when used herein shall include all such persons and the word the payment of the indebtedness or any

16. The Instalment Note hereby secured is subject to prepayment in the manner and upon the conditions set forth in said note



IMPORTANT

FOR THE PRYTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTE NAMED HEREIN REPORT THE TRUST DEED IS FILED FOR RECORD.

E

E

The Instalment Note manifold in the within 1994 they had been identified herewith under identified the NORTHWEST COMMERCE HANK as Trusted by Vice President

NAME	Northwest Commerce Bank	
STREET	9575 W. Higgins Rd.	
CITY	Rosemont, Il. 60018	
INSTRUCTION	or Or	All the second

POR RECORDERS INDEX PURPORES
INSERT STREET ADDRESS OF ABOVE
DESCRIBED PROPERTY HERE

108 N. Wheeling Rt.

Prospect Heights, Il. 60070

END OF RECORDED DOCUMENT