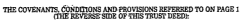


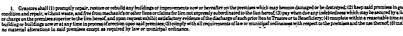
No. of

TRUS	ST DEED		272317	82		
				VE SPACE FOR RECORDERS USE		
	Aner	ıst 23,		1	200	
THIS IN	DDITTOID, made		, 19 ⁰ , t	etween Charles L.		
	Eddie Mae Betts, his	s wife	herein referred to	as "Grantors", and	W.W. Sulli	van
			ofOak	brook	 ,	Illinoi
	ferred to as "Trustee", wit HEREAS the Grantors ha		to Associates Pine	nos Tos honsin usfama	. J 44 4D 6-i-	
al hal	der of the Loan Agreemen	t hareinafter descr	rihed the princina	lamount of thirty	four thousand	five
i.ur. Tre	d and fifty eight ce	nts/////////	///////////////////////////////////////	//////////////////////////////////////	ollars (\$ 34,500	.58
Workhin.	with interest thereon at t	he rate of (check a	pplicable box)			
D	% per year on the unpa					
	r a vrdable interest ra	10				
	e loan rat . 11 e interest rat	-		oove the Prime loan rate	•	
	ve Board's - ustical Releases day of A 3 st 2			s 13.00_%, which is the refore, the initial inter-		
year.	The interest rate will in e	ase or decrease wit	h changes in the P	rime loan rate when the	Prime loan rate,	as of th
	usiness day of the proceding rate on which the current					
	e. In no event, however, w					
	ge before the first payment					
The G	rantors promise to pay th	e said sum ın t'	nid Loan Agreem	ent of even date herev	vith, made payab	le to t
Benefici	ary, and delivered in $\frac{18}{}$	Consecutiv	e mo 🏭 install	ments: at \$	478,50 folio	wed l
		owed by	. a \$, with the first in	stallment begin	ning (
10-	-01-84 , 19 (Month & Day)	and the r	emaining inclullm	ents continuing on the	e same day of eac	h mon
as the E NOW, TI	er until fully paid. All of seneficiary or other holder HEREFORE, the Grantors to secure the pays erein contained, by the Grantors to be perfor	may, from time to ment of the said obligation in so med, and also in consideration	ng made pays ile o time, in writing cordance with the terms, provi	. Westchester .ppo nt. ior and " actions of this Trust Deed d paid," a rece A whereof is hereby ac tte. right, the armaterest therein, a	_ Illinois, or at su d, and the performance of the knowledged, do by these pres ituate, lying and being in th	ovenanta
as the E NOW, TI	er until fully paid. All of a sense ficiary or other holder iEEEFORE, the Grantons to secure the payrents contained, by the Grantons to be performanced in the contained and associated by the Grantons to be performed by the Grantons to be performed by the Granton to be performed by the Chicago Vincenness of the Chicago Vincenness	may, from time to ment of the said obligation in ac med, and also in consideration igna, the following described COUNTY OF	ng made pays ble time, in writing conduce with the same, provide the saim of One Dollar in han tall tall Estate and all of their est Manor Subdivis Orth quarter of	Westchester .ppo nt. .ppo nt. .pro nd! "adjensof this Trust Dee dpuid," area A whereof is herrby se te. right, it := "advers therein, it .nou STATE OF I!" "to .ion of tha part .ff the South, half	_ Illinois, or at su d, and the performance of the knowledged, do by these pres lituate, lying and being in th wit: East Of of the	ich pla
as the E NOW, TI	er until fully paid. All of seneficiary or other holder IEEEFORE, the Grantons is accurate by any certion contained, by the Grantons to be perfectly the Grantons to be perfectly of Editively. Lots 47 and 46 in Chicago Vincennes South West quarter	may, from time to men of the said obligation in ac med, and also in consideration igns, the following described county of Dixie Highway Road in the N	ng made pays ble time, in writing conduce with the terms, providence of the sum of One Boltar in han tall Estate and all of their est Manor Subdivis Orth quarter of 3, Township 36	Westchester .ppo nt. .pp	_ Illinois, or at su d, and the performance of the knowledged, do by these pres lituate, lying and being in th wit: East Of of the	ich pla
as the E NOW, TI	er until fully paid. All of a sense ficiary or other holder iEEEFORE, the Grantons to secure the payrents contained, by the Grantons to be performanced in the contained and associated by the Grantons to be performed by the Grantons to be performed by the Granton to be performed by the Chicago Vincenness of the Chicago Vincenness	may, from time to men of the said obligation in ac med, and also in consideration igns, the following described county of Dixie Highway Road in the N	ng made pays ble time, in writing conduce with the terms, providence of the sum of One Boltar in han tall Estate and all of their est Manor Subdivis Orth quarter of 3, Township 36	Westchester .ppo nt. .pp	_ Illinois, or at su d, and the performance of the knowledged, do by these pres lituate, lying and being in th wit: East Of of the	ich pla
as the E NOW, TI	er until fully paid. All of seneficiary or other holder IEEEFORE, the Grantons is accurate by any certion contained, by the Grantons to be perfectly the Grantons to be perfectly of Editively. Lots 47 and 46 in Chicago Vincennes South West quarter	may, from time to men of the said obligation in as med, and also in consideration igns, the following described county of Dixie Highway Road in the N	ng made pays ble time, in writing conduce with the terms, providence of the sum of One Boltar in han tall Estate and all of their est Manor Subdivis Orth quarter of 3, Township 36	Westchester .ppo nt. .pp	_ Illinois, or at su d, and the performance of the knowledged, do by these pres lituate, lying and being in th wit: East Of of the	ich pla
as the E NOW, TI agreements h and WARRA CLL which, with	er until fully paid. All of s deneficiary or other holder HEREFORE, the Grantons to secure the pays restrictions that the Grantons to be perfor NT unto the Tuture, its quoressors and ass LY of HERTY EY Lots 47 and 46 in Chicago Vincennes South West quarter the Third Principe the property hereisafter described, is refe	may, from time to ment of the said obligation in a ment of the said obligation in a ment of the said obligation in the said obligation in the following described in the Meridian in the Meridian, in the Meridian, in the Meridian, in the Meridian, in the Meridian in the M	ng made pays ile of time, in writing coordance with the terms, provide the sum of One Dolfar inhand the Cook of the sum o	Westchester ope nt. or ad "autions of this Trust Dec pud." are twhered is hereby as the right it "othered therin. and STATE OF !! " ston of tha part of the South bif North, Range !, Illinois.	_ Illinois, or at su d, and the performance of the knowledged, do by these pres lituate, lying and being in th wit: East Of of the	ovenanta
as the E NOW, TI agreements h and WARRAC CLI which, with	er until fully paid. All of s Deneficiary or other holder HEREFORE, the Granton is occure the pay rethin contained, by the Granton is occure the pay rethin contained, by the Granton is occure NY unto the Truster, its successors and ass LY OF HARVEY Lots 47 and 46 in Chicago Vincennes South West quarter the Third Princips a the property hereinafter described, is refer HER with improvements and futures now	may, from time to ment of the said obligation in as med, and also inculareration into, the following descripted in Country of Dixie Highway Road in the Tong of Section 16 al Meridian, in the latest the premise attached together with easen attached together with easen attached together with easen and the control of the country of the c	ng made pays ile time, in writing condance with the terms, provi of the suin of One Dollar inhan ggl Estate and all of their est Manor Subdivis Orth quarter of the Township 36 to Cook County, cons, rights, privileges, intere-	Westchester ope nt. ion ad "mations of this Trust Dec paid." Tree A whereof is hereby as the right, iii Interest therein, a AND STATE OF !! 's tion of tha part if the South half North, Range 1', Illinois.	d and the performance of the knowledged, do by these presidents, and the performance of the knowledged, do by these presidents, and the performance of the write. East of of the art of	covenanta CONT
as the E NOW, TI REPRESENTED A and WARRAN which, with TOGET TO IAA and by vinita This this true	er until fully paid. All of some control of the payer of	may, from time to ment of the said obligation in a ment of the said obligation in a ment of the said obligation in the said obligation in the said obligation of the said obligation of the said of the said of the said of the said obligation of the said obligations. The covenant	ng made pays ile of time, in writing condance with the terms, provide the sum of One Dollar inhand and Estate and all of their est. Manor Subdivis Orth quarter of B., Township 36 in Cook County, terms, rights, privileges, interessings, forever, for the purposes in the maintain of the Cook counts, or the purposes in the conditions and onto the conditions and the conditions are conditions and the conditions and the conditions are conditions are conditions are conditions and the conditions are condi	Westchester opo nt. ior ad "autions of this Trust Dec pud." are the berein is bridge at the right ii "altered therein is the right ii "altered therein. i and STATE OF II "to iden of tha part if the South bif North, Range I', Illinois. the rests and profits. and upon the uses and trusts berrin as and upon the uses and trusts berrin as and upon the uses and profits. and upon the uses and profits of berrin year pressly release and w provisions appearing o	d, and the performance of the knowledged, do by these presidents, and the performance of the knowledged, do by these presidents, and the performance of the with the second of the least of	27231782
as the E NOW, TI STOREMENT AND	er until fully paid. All of seneficiary or other holder IEEEFORE, the Grantons is accurate by systemionatished, by the Grantons to be perfectly the Grantons to be perfectly the Grantons to be perfectly that the Grantons and assign of Editively. Lots 47 and 46 in Chicago Vincennes South West quarter the Third Principal the Third Principal the Third Principal the Third Principal the Principal the property hereinather described, is referred to the property hereinather described. The property hereinather described are incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the incorporated in the incorporated in the senegation of the incorporated in th	may, from time to ment of the said obligation in a ment of the said obligation in a medical and also incumidention igns, the following described of country of the said of the	ng made pays ale of time, in writing condance with the terms, provide the sum of the sum	westchester ppo nt. ion and "marions of this Trust Dee ppud." rere A whereof is hereby as te, right, til atterest therein, a and SATE OF I''s tion of tha part if the South half North, Range 1., Illinois. its, rents and profits and upon the uses and trusts herrin as n so hereby capeanly release and w provisions appearing o of and shall be binding.	d, and the performance of the knowledged, do by these presidents, and the performance of the knowledged, do by these presidents, and the performance of the with the second of the least of	27231782
as the E NOW, TI STOREMENT AND	er until fully paid. All of some control of the payer of	may, from time to ment of the said obligation in a ment of the said obligation in a medical and also incumidention igns, the following described of country of the said of the	ng made paye ile of time, in writing condance with the terms, provide the sum of One Dollar inhand and Estate and all of their est. Manor Subdivis. Manor Sub	westchester ppo nt. ion and "marions of this Trust Dee ppud." rere A whereof is hereby as te, right, til atterest therein, a and SATE OF I''s tion of tha part if the South half North, Range 1., Illinois. tt., rents and profits. and upon the uses and trusts herrin as n so hereby capeasly release and w provisions appearing o of and shall be binding.	d, and the performance of the knowledged, do by these presidents, and the performance of the knowledged, do by these presidents, and the performance of the with the second of the least of	covenants con the control of the con
as the E NOW, TI STOREMENT AND	er until fully paid. All of seneficiary or other holder IEEEFORE, the Grantons is accurate by systemionatished, by the Grantons to be perfectly the Grantons to be perfectly the Grantons to be perfectly that the Grantons and assign of Editively. Lots 47 and 46 in Chicago Vincennes South West quarter the Third Principal the Third Principal the Third Principal the Third Principal the Principal the property hereinather described, is referred to the property hereinather described. The property hereinather described are incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the incorporated in the incorporated in the senegation of the incorporated in th	may, from time to ment of the said obligation in a ment of the said obligation in a medical and also incumidention igns, the following described of country of the said of the	ng made pays ale of time, in writing condance with the terms, provide the sum of the sum	westchester ppo nt. ion and "marions of this Trust Dee ppud." rere A whereof is hereby as te, right, til atterest therein, a and SATE OF I''s tion of tha part if the South half North, Range 1., Illinois. tt., rents and profits. and upon the uses and trusts herrin as n so hereby capeasly release and w provisions appearing o of and shall be binding.	d, and the performance of the knowledged, do by these presidents, and the performance of the knowledged, do by these presidents, and the performance of the with the second of the least of	27231782
as the E NOW, TI STOREMENT AND	er until fully paid. All of seneficiary or other holder IEEEFORE, the Grantons is accurate by systemionatished, by the Grantons to be perfectly the Grantons to be perfectly the Grantons to be perfectly that the Grantons and assign of Editively. Lots 47 and 46 in Chicago Vincennes South West quarter the Third Principal the Third Principal the Third Principal the Third Principal the Principal the property hereinather described, is referred to the property hereinather described. The property hereinather described are incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the dead of the incorporated in the senegation of the incorporated in the incorporated in the senegation of the incorporated in th	may, from time to ment of the said obligation in a ment of the said obligation in a medical and also incumidention igns, the following described of country of the said of the	ng made paye ile of time, in writing condance with the terms, provide the sum of One Dollar inhand and Estate and all of their est. Manor Subdivis. Manor Sub	westchester ppo nt. ion and "marions of this Trust Dee ppud." rere A whereof is hereby as te, right, til atterest therein, a and SATE OF I''s tion of tha part if the South half North, Range 1., Illinois. tt., rents and profits. and upon the uses and trusts herrin as n so hereby capeasly release and w provisions appearing o of and shall be binding.	d, and the performance of the knowledged, do by these presidents, and the performance of the knowledged, do by these presidents, and the performance of the with the second of the least of	covenants con the control of the con
as the E speed of the Color of	er until fully paid. All of seneficiary or other holder IEEE/ORE, the Grantons to secure the pays retrieonation by the Grantons to be perfectly that the Thirds of the Grantons and assign that the Thirds of the Thirds of the Thirds of the Third Principal the Third Principal the Third Principal the Third Principal the Thirds with improvements and futures one VE AND TO HOLD the premises unto the sease of the Hemested Exemption Laws of the Trust Deed consists of two ist deed) are incorporated its stated assigns. NESS the hand(s) and seasons the seasons of the seasons of the hand(s) and seasons the seasons of the seasons	may, from time to ment of the said obligation in a ment of the said obligation in a medical and also incumidention igns, the following described of country of the said of the	ng made pays ple time, in writing condance with the terms, provi of the suin of One Dollar in han the	Westchester ppo nt. ion and authors of this Trust Dec ppud, arec at where it is berely as the right it is a colored thering as the South and if North, Range la, Thinnis. and upon the uses and trusts herrings to be herrby cappeally release and w provisions appearing o of and shall be binding st above written.	d, and the performance of the knowledged, do by these presidents, and the performance of the knowledged, do by these presidents, and the performance of the with the second of the least of	correagnts ents CON
as the E speed of the Color of	er until fully paid. All of senenciciary or other holder IEEE/ORE, the Grantons to accure the pays retrinonation by the Grantons to be perfectly that the Third Principal Local Additional Chicago Vincenness South West quarter the Third Principal the Third Principal Chief with improvements and fastures one VE AND TO HOLD the premises unto the sease of the Hemested Exempton Laws of the Trust Deed consists of two ists deed) are incorporated its sort and assigns. NESS the hand(s) and seasons the sease of the Hemested Exempton Laws of the Sorts and assigns.	may, from time to ment of the said obligation in a ment of the said obligation in a ment of the said obligation in a ment of the said obligation in the said obligation of the said of the	ng made pays ple of time, in writing coordance with the terms, provide the suin of One Dollar inhand ple Estate and all of their est. Manor Subdivis Orth quarter of the suin of the suin of the Dollar inhand ple Estate and all of their est. Manor Subdivis Orth quarter of the purpose of the Cook County, enter, rights, privileges, interesting the control of the purpose of the pu	Westchester ppo nt. ion and authors of this Trust Dec ppud, arec at where it is berely as the right it is a colored thering as the South and if North, Range la, Thinnis. and upon the uses and trusts herrings to be herrby cappeally release and w provisions appearing o of and shall be binding st above written.	d and the performance of the knowledged, do by these presidents, do by these presidents, do by these presidents, do by these presidents, and the with the same of	covenanta entro CONV
as the E speed of the Color of	er until fully paid. All of senenciciary or other holder IEEE/ORE, the Grantons to accure the pays retrinonation by the Grantons to be perfectly that the Third Principal Local Additional Chicago Vincenness South West quarter the Third Principal the Third Principal Chief with improvements and fastures one VE AND TO HOLD the premises unto the sease of the Hemested Exempton Laws of the Trust Deed consists of two ists deed) are incorporated its sort and assigns. NESS the hand(s) and seasons the sease of the Hemested Exempton Laws of the Sorts and assigns.	may, from time to ment of the said obligation in a ment of the said obligation in a ment of the said obligation in a ment of the said obligation in the said obligation of the said of the	ng made pays ple of time, in writing coordance with the terms, provide the suin of One Dollar inhand ple Estate and all of their est. Manor Subdivis Orth quarter of the suin of the suin of the Dollar inhand ple Estate and all of their est. Manor Subdivis Orth quarter of the purpose of the Cook County, enter, rights, privileges, interesting the control of the purpose of the pu	Westchester oppo nt. or and "mations of this Trust December 1 and the part of the breds is bereing in the right. it." In colored them in a constant them in the South. In 1f. North, Range 1., Illinois. its, rests and pedits. its, rests and rests a	d and the performance of the knowledged, do by these presidents, do by these presidents, do by these presidents, do by these presidents, and the with the same of	covenanta entro CONV
as the E speed of the Color of	er until fully paid. All of senenciciary or other holder IEEE/ORE, the Grantons to accure the pays retrinonation by the Grantons to be perfectly that the Third Principal Local Additional Chicago Vincenness South West quarter the Third Principal the Third Principal Chief with improvements and fastures one VE AND TO HOLD the premises unto the sease of the Hemested Exempton Laws of the Trust Deed consists of two ists deed) are incorporated its sort and assigns. NESS the hand(s) and seasons the sease of the Hemested Exempton Laws of the Sorts and assigns.	may, from time to ment of the said obligation in a ment of the said obligation in a ment of the said obligation in a ment of the said obligation in the No. COUNTY OF DIXIE Highway Road in the No. CONTY OF Section 16 al Meridian, in the No. CONTY OF SECTION 18 al Meridian, in the No. CONTY OF SECTION 18 al Meridian, in the No. CONTY OF SECTION 18 as State of Ultimote, which said pages. The covenance of the No. CONTY OF SECTION 18 and Section 18 as State of Ultimote, which said pages. The covenance of the No. CONTY OF SECTION 18 and SECTION 18 as No. CONTY OF SECTION 18 as No. CONTY	ng made pays ile time, in writing cordance with the terms, provi of the suin of One bother in han gle Estate and all of their est Manor Subdivis Orth quarter of B. Township 36 n Cook County, conta, rights, privileges, interes contact, or the purposes rights and benefits the Orente ints, conditions and and are a part here the day and year fire (SEAL) George P. O'C in and for and greeting in the personally known to n personally known to n	Westchester oppont. or and authors of this Trust December 1 and authors of the Press of the Press of the Press of the Press of the South Andrew State Of the South Andrew St	and the performance of the knowledged, do by these presidents, do by the presidents, do by the presidents, do by the performance of the control of the	covenants ents CON 22222222222222222222222222222222222
as the E speed of the Color of	er until fully paid. All of senenciciary or other holder IEEE/ORE, the Grantons to accure the pays retrinonation by the Grantons to be perfectly that the Third Principal Local Additional Chicago Vincenness South West quarter the Third Principal the Third Principal Chief with improvements and fastures one VE AND TO HOLD the premises unto the sease of the Hemested Exempton Laws of the Trust Deed consists of two ists deed) are incorporated its sort and assigns. NESS the hand(s) and seasons the sease of the Hemested Exempton Laws of the Sorts and assigns.	may, from time to mens of the said obligation in a med, and also in consideration in the country of the country	ng made pays ple of time, in writing coordance with the terms, provide the suin of One Dollar inhand ple Estate and all of their est. Manor Subdivis Orth quarter of the suin of the suin of the Dollar inhand ple Estate and all of their est. Manor Subdivis Orth quarter of the purpose of the Cook County, enter, rights, privileges, interesting the control of the purpose of the pu	Westchester oppo nt. ion and authors of this Trust Decephald, are the here is the problem to right it. AND STATE OF II. ion of tha part in the South half the South half the South half north, Range I., Illinois. it., rents and profits. it.,	and the performance of the knowledged, do by these presidents, do by the presidents, do by the presidents, do by the performance of the control of the	covenants over a covenant of the covenant of t
as the E speed of the Color of	er until fully paid. All of senenciciary or other holder IEEE/ORE, the Grantons to accure the pays retrinonation by the Grantons to be perfectly that the Third Principal Local Additional Chicago Vincenness South West quarter the Third Principal the Third Principal Chief with improvements and fastures one VE AND TO HOLD the premises unto the sease of the Hemested Exempton Laws of the Trust Deed consists of two ists deed) are incorporated its sort and assigns. NESS the hand(s) and seasons the sease of the Hemested Exempton Laws of the Sorts and assigns.	may, from time to ment of the said obligation in a ment of the said obligation in a ment of the said obligation in a ment of the said obligation in the said obligation in the said obligation of the said of the said of the said of the said obligation of the said of the said obligation of the said obligation of the said of the said obligation o	ng made pays ble of time, in writing coordance with the terms, provide the suit of the sui	Westchester oppont. or and "mations of this Trust December of paid," are it whereal is hereby as the right it is. "I contract therein, a charge of the paid of the South half the South half for the South half the So	d and the performance of the knowledged, do by these presidents, do by the presidents, do by the control of the control	covenants ents CON 22222222222222222222222222222222222
as the E speed of the Color of	er until fully paid. All of senenciciary or other holder IEEE/ORE, the Grantons to accure the pays retrinonation by the Grantons to be perfectly that the Third Principal Local Additional Chicago Vincenness South West quarter the Third Principal the Third Principal Chief with improvements and fastures one VE AND TO HOLD the premises unto the sease of the Hemested Exempton Laws of the Trust Deed consists of two ists deed) are incorporated its sort and assigns. NESS the hand(s) and seasons the sease of the Hemested Exempton Laws of the Sorts and assigns.	may, from time to ment of the said obligation in a ment of the said obligation in a ment of the said obligation in a ment of the said obligation in the said obligation in the said obligation of the said of the said of the said of the said obligation of the said of the said obligation of the said obligation of the said of the said obligation o	ng made pays ple time, in writing condance with the terms, provi of the suin of One Dollar inhan gal Estate and all of their est Manor Subdivis Orth quarter of the Took County, Township 36 took County, ents, rights, privileges, interesigns, forever, for the purposes interestings, forever, for the purposes intits, conditions and and are a part here the day and year fire (SEAL) George P. O'C in and for and estimate incertainty personally known to in perrobally known to in per	Westchester oppont. or and "mations of this Trust December of paid," are it whereal is hereby as the right it is. "I contract therein, a charge of the paid of the South half the South half for the South half the So	d and the performance of the knowledged, do by these presidents, do by these presidents, do by these presidents, and the performance of the with the control of the control	covenants ents convenants ents ents ents ents ents ents ents e
as the E speed of the Color of	er until fully paid. All of senenciciary or other holder IEEE/ORE, the Grantons to accure the pays retrinonation by the Grantons to be perfectly that the Third Principal Local Additional Chicago Vincenness South West quarter the Third Principal the Third Principal Chief with improvements and fastures one VE AND TO HOLD the premises unto the sease of the Hemested Exempton Laws of the Trust Deed consists of two ists deed) are incorporated its sort and assigns. NESS the hand(s) and seasons the sease of the Hemested Exempton Laws of the Sorts and assigns.	may, from time to ment of the said obligation in a ment of the said obligation in a ment of the said obligation in a ment of the said obligation in the said obligation in the said obligation of the said of the said of the said of the said obligation of the said of the said obligation of the said obligation of the said of the said obligation o	ng made pays ble of time, in writing coordance with the terms, provide the suit of the sui	Westchester ppo nt. ior ad "mations of this Trust Dee ppid "mations of this part its right, til "materest therein, a and spond to the part if the South half North, Range 1", Illinois. Its, rents and profits and upon the uses and trusts herrin as no berryle capably release and as provisions appearing o of and shall be binding st above written. The Betts Connor Accepted that free and voluntary and from and acknowledged that free and voluntary and from and acknowledged that free and voluntary and free and voluntary free and voluntary and free and voluntary free and voluntary free and fr	d. and the performance of the knowledged, do by these presidents, but the presidents of the performance of the knowledged, do by these presidents, but the presidents, but the performance of the performan	covenants ents CON 22222222222222222222222222222222222
as the E speed of the Color of	er until fully paid. All of senenciciary or other holder IEEE/ORE, the Grantons to accure the pays retrinonation by the Grantons to be perfectly that the Third Principal Local Additional Chicago Vincenness South West quarter the Third Principal the Third Principal Chief with improvements and fastures one VE AND TO HOLD the premises unto the sease of the Hemested Exempton Laws of the Trust Deed consists of two ists deed) are incorporated its sort and assigns. NESS the hand(s) and seasons the sease of the Hemested Exempton Laws of the Sorts and assigns.	may, from time to ment of the said obligation in a ment of the said obligation in a ment of the said obligation in a ment of the said obligation in the said obligation in the said obligation of the said of the said of the said of the said obligation of the said of the said obligation of the said obligation of the said of the said obligation o	ng made pays ple of time, in writing condance with the terms, provide the sum of the bell of their est. Manor Subdivis Orth quarter (Manor Subdivis Orth quarter) An Cook County, ents, rights, privileges, interessing the sum of the purpose of	Westchester oppont. or and "mations of this Trust December of paid," and to be the paid the right of the right of the right of the south of the So	and the performance of the knowledged, do by these presidents, do by these presidents, do by these presidents, do by these presidents, and the said of	covenants ents convenants ents ents ents ents ents ents ents e

1

UNOFFICIAL COPY





Urannova 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 Practice or to Beneficiary duplicate receipts therefor. To prevent default berunder Grantovashall pay in full under protest, in the manner provided by statute,
any tax or assessment which Grantov many default to control.

Granton shall keep all buildings and improvements now or herselfer situated on said premises insured against loss or dunage by fire, lightning or windstorn under policies providing for payment by the insurance companies of messays sufficient cliebt to pay the cost of replaning or regarding the same or to pay in full the indebteness secured hereby, all in companies satisfactory to the Pendiciary under insurances policies appraise in case of loss or dranges, for Trates for the benefit of the Beneficiary, cavir rights to be provided by the transferinged clause to be statisfactory to the Pendiciary and in class of insurance about to expire, shall deliver renewal policies not less than ten days prior to the remember of the pendiciary.

6. In case of utstaut therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and manner deemed expedient, and may, red, and the full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, comprohise or settle any tast in or other prior line or title or claim thereof, or redeem from any tast also or ferfeiture as a prior and trust and the settle any tast also or ferfeiture and pay tast also or ferfeiture any tast also or ferfeiture and pay tast also or ferfeiture any tast also or ferfeiture and trust also tast and the settle and the s

b. The __oute_ or Beneficiary hereby secured making any payment bereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the propertial pair of the without importy into the accuracy of such bill, statement or estimate or both the outliness of the without importy into the accuracy of such bill, statement or estimate or both the outliness of the without imports the pair of the without important pair.

6. Grantum sh. 193 ** itien of indebtedness berein mentioned, both principal and interest, when due scording to the terms hereof. At the option of Beneficiary, and without notice to Grantons, at unquid indebtedness secure. • this Trust Deed to the contemy, become due and payable fall immediately in the case of addath in making parament of are. until ment on the Loan Agreement, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantons herein contained, or to immediately if all or p. 1 of d is premises are sold or transferred by the Grantons without Demediciary's prior written consent.

8. The proceeds of any foreclosure asle of the point of the foreclosure proceedings, including all under the terms have foreclosure as are mentioned in the periodic of the foreclosure proceedings, including all under the terms have of constitute secured indicates an include the terms are mentioned in the periodic of the foreclosure with mader the terms have of constitute secured indicates and intensity by the Loan Agreement, with interest thereon as herein providing all under the periodic of the note; fourth, any overplus to Granton, their heirs, legal representatives or audient, as their rights may appear.

2. Upon, or a zay ume atter the ning of a bill to foreclose this to "I deed," ecc ", in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after ask, without notice, without regard to the bear without the same shall be the not coppied as a beneated or the order of the premise are whether the same shall be the not coppied as a beneated or the new premise or whether the same shall be the not coppied as a beneated or the new premise or the new

no account for the enforcement of the liter or of any provision hereof shall be subject. "" "life" "high would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable tim. * an ser , thereto shall be permitted for that purpose

expressly obligated by the terms hereof, not be liable for any sets or unbalant between the term of the premiers, one sh. I True: he obligated in record this trust deed or to exercise any power breaks given unbest expressly obligated by the terms hereof, not be liable for any sets or unbalant between the case of grace and grace sets of grace sets of

... Open presents upon of saturaciony evidence that all indeptedness secured by this Trust Deed has been fully paid. One to or after maturity, the Truste shall have full authority to release this trust deed, the lien thereof, by proper instrument.

14. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Suc ser. Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or throw Grantos and the word "Grantors" when used herein shall include all persons and all persons in the first payment of the indebtedness or any part thereof, whether or not such persons askall h .e executes he Loan Agreement or this Trust Deed. The term Resolution as used herein shall man and include any accessor or satisfacts of Resolutions.

THE ASSOCIATED

PAGE 8989 W. ROSSEVEIT

WESTCHESTER, ILLINDIS 60153

STREET Telephone: 345-2010

CITY

OR RECORL 'RS JEY PURPOSES NSERT STREE DDP JP BOVI JESCRIBED PROPET, Y HET

27234

INSTRUCTIONS

OR RECORDERS OFFICE BOX NUMBER

84 <u>121</u> 78 904 82

11.20

. AUG-28-84 9 2 8 6 3 8 . • . 27231782 ч А — Rec

भारतीय च प्रकास

607664 (f.B.) Rev. 3-82

UNOFFICIAL COPY

ATTACHMENT TO MORTGAGE, DEED OF TRUST OR DEED TO SECURE DEBT

Dated___August 23, _______ 84

CALL OPTION — The Lender has the option of demand that the balance due on the loan secured by this mortgage, deed of trust or deed to secure debt be paid in full on the third anniversary date of the loan date of the loan and annually on each subsequent anniversary date. If this option is exercised, Borrower(s) (mortgagor or greator) will be given written notice of the election at least 90 days before payment in full is due. If pryrient is not made when due, Lender (mortgagee or grantee or beneficiary) has the right to exercise any remedies permitted under this mortgage, deed of trust, or deed to secure debt.

Charles J. Betts

Charles L. Betts

Edde Mar Betts

Eddie Mar Betts

231782

514872

END OF RECORDED DOCUMENT