

27364175

TRUST DEED

65154 • 273641754 A

11.0

THIS INDENTURE, made November 24,

Thomas Koshy and Omana Thomas, his wife

herein rurre to as "Mortgagors," and BANK OF RAVENSWOOD, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WH' REAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or rold its being referred to as Holders of the Note, in the principal sum of

SEVENTY NIN' ET HOUSAND AND NO/100--(\$79,000,00)evidenced by one cert an installment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BANK OF RAVENS (70, 5).

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from dote above on the balance of principal remaining from time to time unpaid at the rate date above on the balance of principal remaining from time to 13.90 per cent per annum instalments (including principal and interest) as follows:

remainder to principal; upon non-payment of an, i.s. ... ment when due, and continuance of such default for a period of ten (10) days, a delinquency charge of 1/12 of two pc (cr. (f. X)) of the entire unpaid principal balance due hereunder or twenty five and no/100 — Dollars (\$25.00), whichever is f — cr., shall be imposed, and all of said principal and interest being made payable at such banking house or trust comp. ny in Chicago Illinois, being made payable at such banking house or trust comp ny in Chicogo Illinois, as the holders of the note may, from time to time, in writing a poil t, and in absence of such appointment, then at the office of Bank of Rovenswood in said City,

office of BURK OF KUVERSWOOD

NOW, THEREFORE, the Mortgagors to secure the payment of the sai. .ir... If sum of money and said interest terms, provisions and limitations of this trust deed, and the performance of the coverants and agreements herein contato be performed, and also in consideration of the sum of One Dollar in hand said. It is receipt whereof is hereby ack presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and title and interest therein, situate, lying and being in the Villede of Lincolnwood Cook

AND STATE OF ILLINOIS, to wit:

Lot 81 (except the South 15 feet measured along 'ie West line thereof) in the Lincoln Crawford Pratt Boulevard Subdivision of the South half of the East 15 acres and the South half of the west 25 acres (except therefrom the South 30 feet of that part thereof lying West of Lincoln Avenue) of the South East quarter of the North Last quarter also that part of the East half of the South East quarter lying North East of North Easterly line of Lincoln Avenue in Section 34, Township 4" North Range 13, East of the Third Principal Meridian, in Cook County, Vinois.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

WITNESS the hand	d s and seal s of Mortgagors the da	ay and year first above written
Shan	Thomas Koshy	Omare Thomas. [SEAL]
	[SEAL]	Omana Thomas
STATE OF ILLINOIS, County ofCook_	SS. a Notary Public in and for and resi THAT Thomas Koshy	iding in said County, in the State aforesaid, DO HEREBY CERTIFY and Omana Thomas, his wife
	turegoing instrument, appeared befor	a./

Notary Public

COMMISSION EXPIRES

3-7-88

RECEIVED IN BAD CONDITION

Page 2

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

THE COVENANTS, CONDITIONS AND PROVISIONS REFERED TO ON PACE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortigener shall (a) promptly repair return or retuind any building or approvements now or broadlers in the three products of the present of the first of the present of the present of the present of the present of the first of the present of the pres

Court from time to time may authorize the receiver to apply the net in, and a t. hands in payment in whole or in part of: (a) The indobteness recurd hereby, or thy any decree forechaing this trust deed, or any nay, very all sessement or solitheline which may be or become deficient, the lien hereof or of who decree, provided such application is made prior. To hours called the thin which may be or become a state of the lien hereof or of who decree, provided such application is made prior. To hours called the thin which may be or become a state of the lien of or any provision hereof stall be who it to any defense which would not be good and available to the party interposing same in an action at Lw upon the nate hereby secured.

11. Trustee that no double of the man the life, location, existence or condition of the prior is inquire into the validy of the serior than the prior of the trust of the stall base the register of the holders of the not state of the original paperity, in architecture of misconduct or that of the agents or employees of the and it may require indemnities statisticatory to it before exercising any power herein given.

13. Trustee shall release on the rust deed has been fully paid; and Trustee may execute and deliver a release or required the angents of any person who bable, either before or misconduct or that of the agents of employees of the cand it may require indemnities statisticatory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instruments upon presentations, or all the required of any hereby and the supports of the persons herein designated as the makers thereof; and where the release is required of a successor trustee, such successor instruction or the condition of the note, represent a required of a successor trustee.

13. Trust end provision better of successor in Trust Amy Successor in Trust herein, it may accept as the genuine note hereined as in which conforms in wheth are still any the presentation of th

01703 FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THE TRUST DEED SHOULD BE IDENTIFIED BY BANK OF RAVENSWOOD, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. BANK OF RAVENSWOOD, FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE BANK OF RAVENSWOOD 1825 W. Lawrence Avenue

MAIL TO

Chicago, Illinois 60640

PLACE IN RECORDER'S OFFICE BOX NUMBER

6823 Kedvale

Lincolnwood, Illinois 60645 (Koshy/FTP)

END OF RECORDED DUCUMENT