## **UNOFFICIAL COPY**

TRUST DEED

Deliver To Recorder's Office 27 383 848

COOK COUNTY, ILLINOIS

	FILED FOR	RECORU	273838	48	
	JOSH DEC 27	#HLQ: 59E SP	ACE FOR RECORDERS USE	ONLY	
THIS NDENTURE made December Kondylenia Tsolakides, his	er 20 19	84 between		kides and	
HERITAGE BA an Illir of corporation doing business i THAT, V/HFREAS the Mortgagors are	NNK OF COUNTRY n Country Club i justly indebted to olders being hereir	CLUB HILLS Hilslinois, here the legal hold referred to as	in referred to as Truste er or holders of the Ins Holders of this Note, in	e, witnesseth: tallment Note herein the principal sum o	ı- ıf
EIGHTY T.V.T THOUSAND AND evidenced by o.e. e-tain installment	BANK OF COUN.	LKA CTOR HIT	LS		
and delivered, in and by which said N balance of principal remaining from tin ments as follows: ONE THOUSAND EIGHT HUNDR	ne to time unpaid	at the rate of	12.25 per cent	t per annum in install	-
Dollars on the 5th ay of ONE THOUSAND EIGHT HUN'R	January EL NINETY TWO	19 85 an AND 42/100	d (\$1,892.42)		-
ment of principal and interest, if not so All such payments on account of the paid principal balance and the remain when due shall bear interest at the rate being made payable at such banking he may, from time to time, in writing ap	or ne. paid, shall be indicated ness evid der to principal; per of maximum allouse or trust compoint, and in abse	e due on the lenced by said no provided that the leaved by law per leany inCountry ree of such app	iote to be first applied to the principal of each ins to annum, and all of said to Club Hlslllinois as th	ember, 1989 to interest on the un stallment unless paic principal and interest he holders of the note	- d t
OF COUNTRY CLUB HILLS in said City, NOW, THEREFORE, the Mortgagors to secure p and limitations of this trust deed, and the performation consideration of the sum of One Dollar in hand pathe Trustee, its successors and assigns, the following the COUNTY OF COOK	ayment of the said prince of the covenants and the receipt whereof	cipe sum of money dar ee nents herein is ne aby acknowled nd ( I of .neir estate	contained, by the Mortgagors t laed, do by these presents CON	to be performed, and also in	3
to wit:					
LOT 229 IN J. E. ME SUBDIVISION OF PART AND PART OF THE SOU SECTION 34, TOWNSHI MERIDIAN IN COOK CO	OF THE NORTH TH WEST QUARTE P 36 NORTH, RA	HALF OF THE R OF SAID NO NGE 13 EAST	N )RTH VEST QUARTER RTH VLST QUARTER C	F	
			75	00	
which, with the property hereinafter described, is ref TOGETHER with all improvements, tenements, so long and during all such times as Mortgagors maderly), and all apparatus, equipment or articles not frigeration (whether single units or centrally contradors and windows, floor coverings, inador beds; aw physically attached thereto or not, and it is agreed their successors or assigns shall be considered as cons TO HAVE AND TO HOLD the premises unto herein set forth, free from all rights and benefits un	easements, fixtures, any be entitled thereto (w or hereafter therein colled), and ventilation, nings, stoves and water that all similar apparatutituting part of the real the said Trustee, its suder and by virtue of the real the said Trustee, its suder and by virtue of the real that all said Trustee.	d appurtenances the rhich are pledged prison thereon used to so including (without the heaters. All of the fo is, equipment or article estate.	marily and on a parity with said upply heat, gas, air conditionir estricting the foregoing), scree regoing are declared to be a par cles hereafter placed in the pre-	d real estate - 3 or tecon- ng, water, light, p. w r, re- ans, window sha les, storm t of said real estate whether mises by the mortgagors or d upon the uses and trusts	
benefits the Mortgagors do hereby expressly release a This Trust Deed consists of two pages, the condi- herein by reference and are a part hereof and shall be WITNESS the hand _sand seal	ions and provisions app binding on the Mortgag	ors, their heirs, succ	nd on page two (the reverse sid essors and assigns. ear first above written.	le hereof) are incorporated	
X Jordan A. Tsolakides	(SEAL		deglerra Isola yPenia Tsolakides	rkedes (SEAL)(SEAL)	
	(SLAL	<i></i>		(01/12/	
STATE OF ILLINOIS,  County of Cook SS. a Notary Pu	blic in and for and resi	yn Frigo ding in said County kides and Kor	, in the State aforesaid, DO H ndylenia Tsolakide:	EREBY CERTIFY THAT	
foregoing In	strument, appeared befo	ore me this day in pe	e person <mark>Sw</mark> hose name_ <u>S_</u> rson and acknowledged that C free and voluntary act,	subscribed to the they signed,	27
therein set fo	orth, including the relea EN under my hand and	se and waiver of the			383
NAME Mary Greenfield 4101 W. 183rd Street		<u> </u>	Vacquelor Fu	Notary Public.	848
ADDRESS Country Club Hills, I	L 60477	V	v -	<b>V</b> ,	

## UNOFFICIAL COPY

- 1. Mortsapors shall (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep and premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lean recognist, subordinated to the hereof; (8) past of the lean hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete the process of excition upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alternations in said premises except as required by law or municipal ordinance.
- Q. Mortgagors shall be liable for the payment of all general real estate taxes and shall deposit or cause to be deposited with the Trustee named in this Trust Deed or with the legal holder of the hole referred to herein on the first day of each and every month during the term of said loan a sum equal to one twelft to fire estimated general real estate taxes next accruing against said premises computed on the amount of the last accrtainable real estate taxes. Mortgagors shall pay special taxes, special assessment; what chapter, sewer chapter and other chapters against the premises when due and shall upon written request turnish to Trustee or to holders of the note of the note.
- 3. Mortgagors shall cause all buildings and improvements now on hereafter situated on said premises to be insured against loss or damage by fire, lightning or winds two muder policies providing for payment by the insurance companies of moneys sufficient either to may be end of or pending to repaiding the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the bolders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holds. So if he note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional an renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expired attacks. Mortgagors shall deposit with the Trustee on amount equivalent to one wield to the annual insurance premiums on the first day of each and every month durin Trustee of the legal holder of the note to pay the general real estate taxes levied agains said premises and and insurance premiums as and when the same become due and payable.
- 4. In case of default therein, Trustee or the holders of the rote may, but need not, make any payment or perform any set hereinhefore, required of Morigagem in any of more dependent, and may, but need not, make high or performal payments of principal or interest on price necessary and purchase, discharge compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purpose herein authorized and all expenses paid or insurering in connection retwith, including actionary 1 feet, and any other moneys ment. All moneys paid for any tax or assessment. All moneys paid for any tax or assessment and the property of the purpose herein authorized and all expenses paid or insurering in connection that the property of the purpose herein authorized and all expenses paid or insurering in connections are all the property of the p
- to "e Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any big assessment. For the procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tag assessment. For foreigner, tax lies nor title or claim thereof.
- 6. not. 's shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holder of the note. and inhout notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, because it is a proper of the many payments and the contrary is a proper of the many payments and the contrary is a proper of the many payments and the contrary is a proper of the many payments than a "" and event of default and the Trustee or the holders of the note secured hereby may colled "after charge" on each payment nor than fitteen day.
- 7. When 's ind' edness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclos the line hereof, there shall be allowed and included as additional independs in the decree for sale all expenditures and expense to the line hereof, there shall be allowed and included as additional independent in the decree of rate all expenditures and expense evidence, stenographer: ch v s, publication costs and costs (which may be estimated as to items to be expensed after entry of the decree) of procuring all such abstract of title, title searches at 'e.m.' ions, guarantee poticies. Torona certificates, and similar data and assurantee strength in the procuring all such abstract of title, title searches at 'e.m.' ions, guarantee poticies. Torona certificates, and similar data and assurantee poticies. Torona certificates and similar data and assurantee poticies. Torona certificates and similar data and assurantee poticies. Torona certificates and similar data and assurantee poticies. Torona certificate and assurantee poticies are such as a such
- 8. The proceeds of any forcelosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses insident to the forcelosure proceedings, including a land. Hens as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute sear or relative proceedings, including a land interest remaining unput on the note; fourth, and overflux to Mortgagors, the helf. [e representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filling of a bu' foreclose this trust deed, the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, wi' out notice without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and receiver. Such receiver and the receiver and the Trustee hereunder may be appointed as such receiver. Such receivers the receiver and the receiver and the receiver and and, in case of a sale and a vention of such receiver, would be entitled to collect the ren, issue and profits, and all other powers which may be necessary or are usual in such cases for the proceedings of the procession, control, management and operation of the remaining the whole of said period. The court from time to time may authorize the receiver to apply the ret income in his hands in payment in whole or in part.

  1. Indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assession, and the procession of the proces
- 10. No action for the enforcement of the lien or of any pro \*\* a \* ... be subject to any defense which would not be good and available to the party interposits same in an action at law upon the note hereby secured,
- same in an action at law upon the note hereby secured.

  11. Trustee or the holders of the note shall have the right to inspect he p m 's at all reasonable times and access thereto shall be permitted for that purpose,
- 12. Trustee has no duty to examine the title, location, existence, or con of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor . In the for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indem ties satisfactory to it before exercising any power herein given.
- 12. Trustee shall release the trust event and the lime threeof by present in trustees and it releases that the release of the
- substance with the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

  14. Trustee may regist by instrument in writing filed in the office of the Recorder of Re. ar. Titles 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 court "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 zwen rusteen and any Trustee or successor shall be entitled to rescon-
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and '. per ons claiming under or through Mortgagors, and the wor "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of .ne in . bt ". ness or any part hereof, whether or not such persons shall have executed the note or this Trust Deed.
- shall have executed the note or this Trust Deed.

  18. In the event of the sile or transfer of the Tille to the premises described herein, the holder of the note source hereby may at its option declare the entire amount of the indebtedness to be immediately due and payable.

## IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THIS NOTE SECURED BY THE THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THIS TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been identified herewith under identification No. 280185400 #9001

Assistan) Vice President
Assistant Secretary

NAME HERITAGE BANK OF COUNTRY CLUB HILLS
STREET 4101 W. 183rd Street
Country Club Hills, IL 60477
CITY

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

83,845

INSTRUCTIONS BEX 533