TRUST DEED-85 MORTGAGE FORM (ILLINOIS

27395799

49-41623

Carson, his wife.	TH, That the Grantor William V. Carson and Daisy
,	***************************************
of the VILLINGE. of Hillsey, HILLScor	inty of COOK and State of IUINOIS housand Five hundred Nidely, Nink And 6/100 Dollars
	to GERALD E. SIKORA Trustee
and to his successor in trust hereinafter name lowing described real state, with the improves thing appurtenant serete, together with all re	County of Cook
Lot 51 in Timber Ridge, East & (except th. Sout East & of the North Fas Range 12, East of the I	and State of Illinois, to-wit: a Subdivision of the West 身 of the North h 32 Acres thereof) and the West 身 of the t 素 of Section 3, Township 37 North, hird Principal Meridian, in Cook County,
.Illinois.	· ····································
	0/_
Hereby releasing and waiving all rights under a In Trust, nevertheless, for the purpose of	and by virtue of the homestead exempt on laws of the State of Illinois. securing performance of the cevenants and agreements herein.
	L V CARSON + DAILY CARSON HIS NIFE
justly indebted upon one	principal promiss ay note hearing even date herewith navable
MAKE VIEW TRI	principal promise sy note bearing even date herewith, payable
payable in 60 successiv	re monthly instalments each of 176.66 due MONTHLY
on the note commencing of	the 29 day of TANAL (1987 on on the same date of
on the note commencing or	the 29 day of JANALY19 85, are on the same date of
on the note commencing or each month thereafter, unt	n the 29 day of JAMAL 1985, err on the some date of
on the note commencing or	the 29 day of JANALY19 85, are on the same date of
on the note commencing or each month thereafter, unt	the 29 day of JANALY19 85, are on the same date of
on the note commencing or each month thereafter, unt	the 29 day of JANALY19 85, are on the same date of
on the note commencing or each month thereafter, unt lawful rate. lawful rate. The Charron	n the 29 day of Jamly 1987, and on the same date of il paid, with interest after maturity at the high st 10 To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to 10 to 1
on the note commencing or each month thereafter, unt lawful rate. lawful rate. The Charron	n the 29 day of Jamly 1987, and on the same date of il paid, with interest after maturity at the high st 10 To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to 10 to 1
on the note commencing or each month thereafter, unt lawful rate. lawful rate. The Charron	n the 29 day of Jamly 1987, and on the same date of il paid, with interest after maturity at the high st 10 To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to 10 to 1
on the note commencing or each month thereafter, until lawful rate. The Granton covenut and agree as follow agreement extending time of payment; (2) to pay prior to the first (3) within sixty days after destruction or damage to rebuild or reprenises shall not be committed or sufferet; (5) to keep all build thorized to place such insurance in companies acceptable to the he scood, to the Trustee herein as their interests may appear, which	n the 29 day of Jamly 1987, and on the same date of il paid, with interest after maturity at the high st 10 To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to 10 to 1
on the note commencing or each month thereafter, unt lawful rate. lawful rate. The Charron	n the 29 day of Jamly 1987, and on the same date of il paid, with interest after maturity at the high st 10 To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to 10 to 1
on the note commencing or each month thereafter, unt lawful rate. lawful rate. The Charron	n the 29 day of Jamly 1987, and on the same date of il paid, with interest after maturity at the high st 10 To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to 10 to 1
on the note commencing of each month thereafter, until lawful rate. The Grapton opvenant and agree as follow agreement set desding time of the first (3) within sixty days after descriptions. (3) to puy prior to the first (3) within sixty days after descriptions. (4) to keep all build before the second, to the Trustee hieran as their interests may appear, which thereaft to place such insurance in companies acceptable to the he second, to the Trustee hieran as their interests may appear, which hereon from time to time, and all money as paid, that see an assessments, thereon from time to time, and all money as paid, that see an assessments, the second in the second of t	at the 29 day of Jamely 19 ff., ear on the some date of ill paid, with interest after maturity at the high st 10 To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to a day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts the rearings now or at any time on said premises insured in companies to be selected by the grantee herein, who is hereby a police of the first nortages inebtedness, with lose clause attached payable first, to the first Trustee or Mortagaee, and, policies shall be left and remain with the said Mortagaees or Trustees until the indebtedness is fully paid; (b) to pay sessments, or the prior incumbrances and the interest, agree to report incumbrances or the interest thereon when due, the grantee or the holder of said indebtedness, or discharge or purchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest, agree to repay immediately without demand, and the same with interest thereon from the date of payment at its or agreements the whole of said indebtedness, including principal and all earned interest shall, at the option of the day apayble, and with interest thereon from time of such breach, at seven per cent, per annum, shall be receiverable by said indebtedness had then matured by express terms. In the order of the control of the payment of the p
on the note commencing of each month thereafter, until lawful rate. The Grapton opvenant and agree as follow agreement set desding time of the first (3) within sixty days after descriptions. (3) to puy prior to the first (3) within sixty days after descriptions. (4) to keep all build before the second, to the Trustee hieran as their interests may appear, which thereaft to place such insurance in companies acceptable to the he second, to the Trustee hieran as their interests may appear, which hereon from time to time, and all money as paid, that see an assessments, thereon from time to time, and all money as paid, that see an assessments, the second in the second of t	at the 2d day of Jamily 19 d, erron the some date of ill paid, with interest after maturity at the high st 10 To pay said indektedness, and the interest thereon, as herein and in said notes provided, or according to 10 day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts the restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste 1 said bodier of the first mortgage indektedness, with lose clause statehed payable first to the first Trusteers Mortgages, and, in policies shall be left and remain with the said Mortgages or Trustees until the indektedness is fully paid; (6) to pay men when the same shall become due and payable. Sargees. Lot repay immediately without demand, and the same with interest thereon from the date of payment at ses secured hereby. Sargees are the pays immediately without demand, and the same with interest thereon from the date of payment at ses secured hereby. Sargees are the pays immediately without demand, and the same with interest thereon from the date of payment at ses secured hereby. Sargees are the pays immediately without demand, and the same with interest thereon from the date of payment at ses secured hereby. Sargees are the pays immediately without demand, and the same with interest thereon from the date of payment at these secured hereby. Sargees are the pays inmediately without demand, and the same with the freetobare from the date of payment at the session of the said indektedness, including principal and all earned interest shall, at the option of the said mother of the same payments and the same with the forecome from the date of payment at session of the said mother of the said the same payments and the same payments and the same payments and the same payments are same payments. The same payments are same payments and the same payments are same payments and the same
on the note commencing of each month thereafter, until lawful rate. The Grapton opvenant and agree as follow agreement set desding time of the first (3) within sixty days after descriptions. (3) to puy prior to the first (3) within sixty days after descriptions. (4) to keep all build before the second, to the Trustee hieran as their interests may appear, which thereaft to place such insurance in companies acceptable to the he second, to the Trustee hieran as their interests may appear, which hereon from time to time, and all money as paid, that see an assessments, thereon from time to time, and all money as paid, that see an assessments, the second in the second of t	at the 29 day of Jamely 19 ff., ear on the some date of ill paid, with interest after maturity at the high st 10 To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to a day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts the rearings now or at any time on said premises insured in companies to be selected by the grantee herein, who is hereby a police of the first nortages inebtedness, with lose clause attached payable first, to the first Trustee or Mortagaee, and, policies shall be left and remain with the said Mortagaees or Trustees until the indebtedness is fully paid; (b) to pay sessments, or the prior incumbrances and the interest, agree to report incumbrances or the interest thereon when due, the grantee or the holder of said indebtedness, or discharge or purchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest, agree to repay immediately without demand, and the same with interest thereon from the date of payment at its or agreements the whole of said indebtedness, including principal and all earned interest shall, at the option of the day apayble, and with interest thereon from time of such breach, at seven per cent, per annum, shall be receiverable by said indebtedness had then matured by express terms. In the order of the control of the payment of the p
on the note commencing of each month thereafter, until lawful rate. The Grapton opvenant and agree as follow agreement set desding time of the first (3) within sixty days after descriptions. (3) to puy prior to the first (3) within sixty days after descriptions. (4) to keep all build before the second, to the Trustee hieran as their interests may appear, which thereaft to place such insurance in companies acceptable to the he second, to the Trustee hieran as their interests may appear, which hereon from time to time, and all money as paid, that see an assessments, thereon from time to time, and all money as paid, that see an assessments, the second in the second of t	il paid, with interest after maturity at the high st still To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to the day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts three in store all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste the said to buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste the said to be a said to be a said to be said to be a said and better to be a said and better said to be a said and better said the said and better said to be a said and be said to be a said and be a said and be a said to be a said and be a said and be a said to be a said and be a said and be a said to be a said and be a said to be a said and be a sai
on the note commencing of each month thereafter, until lawful rate. THE GRAPTOR COVENBRY THE GRAPTOR COVENBRY	at the 2d day of Jamily 19 ff., erron the some date of ill paid, with interest after maturity at the high st 10 for pay said indektedness, and the interest thereon, as herein and in said notes provided, or according to 19 day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts the rectors all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste 1 said about 10 feet in the mortgage indektedness, with lose clause statched payable first to the first Trustees reMortgages, and, in policies shall be left and remain with the said Mortgages or Trustees until the indebtedness is fully paid; (6) to pay ment when the same shall become due and payable. The payer is the prior incumbrances or the interest thereon when due the grantee or the holder of said indebtedness, and and the same with interest thereon from the date of payment at its or agreements the whole of said indebtedness, including principal and all earned interest should be recoverable by autrements paid or incurred in behalf of complianant in connection with the foreclosure from the date of payment at the said with the said interest thereof post times; dischards the said indebtedness had then matured by express terms. The payer of the processing where the payer is the payer of the payment of the barries of the payer of the
on the note commencing of each month thereafter, untuities and the search month thereafter, untuities and the search month thereafter, untuities a search month thereafter. The Granton covenantand agreeas follow agreement extending time of payment; (2) to pay prior to the first (3) within sixty days after destruction or damage to rebuild or reprenises shall not be committed or suffered; (3) to keep all builds of the promises shall not be committed or suffered; (3) to keep all builds second, to the Trustee herein as their interests may appear, white all prior incumbrances, and the interest thereon, at the time or it are proven to such insurance, or pay such taxes or assessments, but ruse. Every of a breach of any of the aforesaid coverant egal holder thereof, without notice, become immediately due an forcelosure thereof, or by suit all as, or both, the same as if all of solicitors fees, outlays for documentary evidence, stenographer's ensults by the grantor, and the like expenses and dissented in the second of th	il paid, with interest after maturity at the high st still paid, with interest after maturity at the high st still To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to the day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts the religious properties of the provided of the said states of the pay of the grantee herein, who is herein, and pay of any time on said premises insured in companies to be selected by the grantee herein, who is herein, and provided or the first mortagage indebteness, with lose clause stateshed payable first, to the first Trustee or Mortagage, and, he policies shall be left and remain with the said Mortagages or Trustees until the indebtedness in fully paid; (b) to pay sessments, or the provided or the payable first, to the first Trustee or Mortagage, and, and the same with interest thereous from the date of payment at sessecured hereby. Agree to repay immediately without demand, and the same with interest thereous from the date of payment at sessecured hereby. Agree to repay immediately without demand, and the same with interest thereous from the date of payment at sessecured hereby. By a subject of the payment of the payment of the payment at the sessecured hereby. By a subject of the payment of the payment of the payment of the payment at the payment of the paym
on the note commencing of each month thereafter, until lawful rate. THE GRAPTOR COVENBRY THE GRAPTOR COVENBRY	at the 2d day of Jamily 19 ff., erron the some date of ill paid, with interest after maturity at the high st 10 for pay said indektedness, and the interest thereon, as herein and in said notes provided, or according to 19 day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts the rectors all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste 1 said about 10 feet in the mortgage indektedness, with lose clause statched payable first to the first Trustees reMortgages, and, in policies shall be left and remain with the said Mortgages or Trustees until the indebtedness is fully paid; (6) to pay ment when the same shall become due and payable. The payer is the prior incumbrances or the interest thereon when due the grantee or the holder of said indebtedness, and and the same with interest thereon from the date of payment at its or agreements the whole of said indebtedness, including principal and all earned interest should be recoverable by autrements paid or incurred in behalf of complianant in connection with the foreclosure from the date of payment at the said with the said interest thereof post times; dischards the said indebtedness had then matured by express terms. The payer of the processing where the payer is the payer of the payment of the barries of the payer of the
on the note commencing of each month thereafter, until lawful rate. THE GRAPTOR COVENBRY THE GRAPTOR COVENBRY	at the 29 day of Jamilly 19 ft., em on the some date of ill paid, with interest after maturity at the high st 10 paid, with interest after maturity at the high st 11 To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or scorung to 12 day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts three 13 may now or at any time on said premises insured in companie to be selected by the grantes herein, who is hereby 18 may now or at any time on said premises insured in companie to be selected by the grantes herein who hereby 18 may now or at any time on said premises insured in companie to be selected by the grantes herein who hereby 18 may now or at any state herein who hereby 18 may now or at any state herein who hereby 18 may now or at any state herein who hereby 18 may now or at any state herein who hereby 18 may now or at any state herein who hereby 18 may now or at any state herein who hereby 18 may now or at any state or the holder of said indebtedness, and indebtedness, and and the same with interest thereon from the date of payment at its or agreements the whole of said indebtedness, and additional principal and all earned interest shall, at the option of the payable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable by said indebtedness and the matured by express terms connection with the foreelosure hereof —including reasonable harges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure decree bursements, costioned by any suit or proceeding wherein the grantes or any holder of any part of said indebtedness, such expenses and disbursements shall be an additional lieu upon said premises embracing foreclosure decree bursements, costioned by any suit or proceeding wherein the grantes or any holder of any part of said indebtedness, such expenses and disbursements shall be an additional lieu upon said premises, shall be

64.56222

RECEIVED IN BAD CONDITION

I,	NOTIHOW! PISCOPS Ounty, in the State aforesaid, In Hereby Certif	90 記 98 N ly that
personally known to me to be the instrument, appeared before me t	same person. Swhose name S	AR.E
Given ur my hand and day of	Notarial Seal, this	cluding the release and waiver of the right of homestead. Burkery Jurespo
	Ž	My Commission Expires May 22, 1988
	Ox	
	iik = 400 0 m 6	21395797 A -41 1
		77
		C/O/A
		# * \
		00
Trust Arrd	TO GERALD E. SIKORA, Trustee THIS INSTRUMENT WAS PREPARED BY: FIRST (177) AMENDING AND OF THE STATE OF TH	11.00057
Frust Aerd	GERALD E. SIKORA, Trustee INSTRUMENT WAS PREPAR	312/625-2180 312/625-2180 66/456
E	TO GERALD E. SIKORA THIS INSTRUMENT WAS THE INSTRUMENT WAS	1480 1480 1480

OF RECORDED DOCUMENT