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	IN				\	g (33)	Tas A conta
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THIS INDENTURE, madeQcto	ber 31st , 1985, between Rennie Oliver	and Luella Oliver
his wife, in joint tenants	herein referred to as "Grantors", and W.W.	Sullivan
	of Oak Brook	, Illinois,
herein referred to as "Trustee", witness THAT, WHEREAS the Grantors have pro-		
legal holder of the Loan Agreement her	einafter described, the principal amount ofTwelve	Thousand
dollars and Six Hundred and Two together with interest thereon at the ra	nty-Three dollars and Seventy-Six cents Dollar te of (check applicable box)	s (\$12,623.76),
■ 23.00 % per year on the unpaid pr This is a variable interest rate loan and	rincipal balances. d the interest rate will increase or decrease with changes in	the Bank Prime Loan
	percentage points above the "Bank Prime Loan Rate" pu	
Reserve Board's Statistical Release H	.15. The initial Bank Prime Loan rate is	hich is the published
	of, 19; therefore, the	
is	interest rate will increase or decrease in the month during he thereafter, if the Bank Prime Loan rate as of the end of the ayment will be made, or any like month preceding a six-mort used by at least ¼ of a percentage point from the rate for the ecrease will be greater than 2%. Interest rate changes will	which the sixth loan e second month prior ath anniversary of the e previous six-month
no longer available, Associate, vill cl	vever, will the interest rate be less than	ation. Associates will
Adjustments in the Agreed Rate of Ince payments so that the total amount due	est shall be given effect by changing the dollar amounts of the uruer the loan agreement will be paid by the original La	ne remaining monthly st Payment Date.
The Grantors promise to pay the said	sum in the said Loan Agreement of even date herewith,	made payable to the
Beneficiary, and delivered in	consecutive monthly installments: at \$, followed by
at \$, followed	byat \$, with the first installa	nent beginning on
, 19	and the remaining installments continuing on the sam	e day of each month
and WARRANT unto the Trustee, its successors and amigns, the factor of Chicago COUNTY Lot 8 in Block 4 in Harvey B. Lots 4 and 5 in Andrew's Subdi	e and obligation in accordance with the terms precedent and limitations of the Trust Deed, and the also in consideration of the num of the Dollar in tan I paid, the receipt whereof is hereby acknowled following described Real Estate and all of their errors, right, title and interest therein, situate, by YOF ANI STATE OF BLINOIS, to will Hurd's Addition to West Pullmin, being a Subdivision of the East 1/2 of the Southwest 1/4 or	ivision of the
Third Prinipoal Meridian, lyin	ction 28, Township 37 North, Range 14, East of North of Indian Boundary Line, in Cook County West 123rd Street, Chicago, Illinois.	ity,
	, ,	•
This Trust Deed consists of two pages. this trust deed) are incorporated herein t	The covenants, conditions and provisions appearing on pag by reference and are a part hereof and shall be binding on the	e 2 %he reverse side of
successors and assigns. WITNESS the hand(s) and seal(s) of	Grantors the day and year first above written.	
	198AL Runie Clivas	(SEAL)
	Mennie Uliver Luclia (lever ONEAL
	PRETITE OTFAGE.	
STATE OF ILLINOIS. L. SN	1 Frank E Toland	<u> </u>
County of	n Notary Public in and for and residing in said County. In the State aforesaid, DO HERERY Rennie Oliver and Intella Oliver	CERTIFY THAT
	1	
	whothey personally known to me to be the same personhouse same Instrument, appeared before me this day in person and acknowledged thatthey	
	delivered the said instrument as	
	including the release and waiver of the right of homestend. (HVEN under my hand and Notarial Seel this	han 85
	Jul E. To	4.
	·	Notary Public

CTAR REVERSE SIDE OF THIS TRUST DEVIDE

- 1. Grantum shall (1) promptly repair, reston as retailed by sublengs or improvement now or neglect condition and repair, without waste, and free from mechanic's or other lieus or classes described by suburdinated to the lieu hereof, (3) pay when due any indebtedness which may be secured by or charge or to the premises superior in the lieu hereof, and upon requires testibuls assistancy evidence of the discharge of such perfects; (4) complete we within a reasonable to building or buildings now or at any time in process of erection upon acid premises, (5) camply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) no material alterations in said premises except as required by law or municipal ordinances.
- Grantors shall pay before any pensity attaches all general taxes, and abail pay special taxes, special assessments, water charges, never service charges, and other charges against the premises when default hereunder Grantors shall pay in full under protest, in the manner provided by statute, or assessment which Grantor may desire to contest
- 3. Grantors shall keep all buildings and improvements now or hereafter situated on said premines insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Herefficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Beneficiary, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to Herefficiary, and in case of insurance about to expire, shall deliver renewal policies than ten days prior to the respective dates of expiration.
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and maturer decented expedient, and may, but need not, make full or perful payments of principal or interest on grior encumbrances, if any, and purchase, discharge, compromise or settle any tax here or other prior lies or tolke or claim thereof, or redeem from any tax as or of feature affecting said premises or contest any tax for the or other prior lies or title or claim thereof, or redeem from any tax as let or forfeiture affecting said premises or contest say tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses past or incurred in connection therewith, including storage for mossay advanced by Trustee or Beneficiary to protect the mortgaged premises and the tien hereof, shall be no much additional indebtedness secured intreby and shall become immediately due and payable without notice and with interest therein at the annual percentage rate stated in the Loss Agreement this Trust Deed secures. Inscion of Trustee or Beneficiary shall never be considered as a waiver of any right account of any default hereunder on the part of Grantors.
- The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procure rists public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax hen or title or claim thereof
- 6. Grantors shall pay each itera of indebtedness herein mentained, both principal and interest, when due according to the terms bersof. At the option of Benefitiary, and without notice to Grantors, all unperlandsbasedness secured by this Trust Deed shall, notwithstanding anything in the Loan Agreement or in this Trust Deed to the contrary, become due and payable is immediately in the case of default, in making payment of any installment on the Loan Agreement, or by when ideall is hin occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or to immediately if all or part of the premiess are sold or transferred by the Grantors without Beneficiary's prior written onners.
- 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise. Beneficiary or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney is fees. Trustee's fees, appearance fees, outlay for documentary and expert expenses and expenses which may be paid or incurred by or on behalf of Trustee or expenses of procuring all such abstracts of tute. Itile searches and examinations, guarantee policies. Torrens certificates, and similar data and assurance with respect to title as Trustee or Beneficiary may deem to be reason or a necessary either to prosecute such suit or to which sating which may be had provingent to such decree the true ondition of the previous and the nature in this paragraph mentioned shall become so much additional indebtedness secured bettely and immediately due and payable with interest thereon at the stimular percentage rate stat dit of a local Approximation per documentary by Trustee or Beneficiary in commention with the "a payable with interest thereon at the stimular data and expenses and the paragraph and interest or Beneficiary in commention with the "approximation problet and bankingtoy proceedings, including problets and bankingtoy proceedings to which either of them she "be a party, either as planning to extend the security decreed or any indebtedness secured by preparations for the commencement of any utilities of the security decreed or any indebtedness secured by preparations for the commencement of the security thereof, whicher of not actually commenced or to preparations for the defense of any threatened unit or proceeding which might affect the premises or the security thereof, whicher of not actually commenced.
- 8. The proceeds of any foreclosure the in the premines shall be distributed and applied in the following order of priority. Pirat, on account of all mais and expenses incident to the foreclosure proceedings, including all such items are resolutional in the preceding paragraph horsel, second, all other tems which under the terms hereof constitute secured indebtedness additional to that evidenced by the Loan Agreement, with interest the resolution is the principal and interest remaining unpaid on the note, fourth, any overplus to Grantors, their tieris, legal representatives or assigns, as their rights may appear.
- 9 Upon, or at any time after the liting of a hin trust deed, the court in which such hill is filed may appears as a few the liting of a hin trust deed, the court in which such hill is filed may appears to said premises. Such appointment may be made either before or after sale, without regard to the solve-true of the solve-true of the premises or whether the same shall be then occupied as a homestead or not and the Trustees are inder may be appointed as such receiver. Buch receiver shall have the power to callect the center, assure and profits of said premises during the pendency of such foreclosure suit and, in case if a size and a "a" more, during the full sultory period of redemption, whether there he redemption or not, as well as during any further times her Grantons, ascept for the intervention of such receiver, would be on "and to collect such rents, issues and prints, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whit. A said period Thorse to time may such ourse the receiver to apply the net income in his hands or neyment in whole or in part of. 1) The indebtedness secured hereby, or by any decree foreclosing the Third Deed, or any tax, special assessment or other lieu which may be or become superior to the lieu hereof or of such decree, provided such application is made perior to foreclosure sale. (2) the deficitive in the of a sale and deficiency.
- 10. The Trustee or Beneficiary has the option to demand that the balance of the loan accuracy by this trust deed be paid in full on the third anniversary date. If the option is exercised, Grantors she is be given written notice of the election at least 90 days before payment in full is due. If payment is not made when due, Trustee or Beneficiary has the right to exercise any remadies permitted under this rust deed.
- 1). No action for the enforcement of the lien or of any provision hereof she / he subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
 - 22. Trustee or Beneficiary shall have the right to inspect the premises at all rea onal et mes and access thereto shall be permitted for that purpose.
- 13. Trustee has no duty to examine the title, location, existence, or condition of the p emises, nor shall Trustee he obligated to record this trust deed of to exercise any power herein given unless expressly obligated by the terms hereof, nor he liable for any acts or omissions hereunder, an epi in case of gross negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by thus Trust Doubless feeling paid, either before or after maturity, the Trustee shall have tull authority to release this trust dead, the lien thereof, by proper instrument.
- 15. In case of the resignation, mability or refusal to act of Trustee, the Beneficiary shall have the webort, y in appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.
- 16. This Trust Dead and all provisions hereof, shall extend to and he binding upon Grantors and all persons canning under or through Grantors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or established persons shall have executed the Luan Agreement or this Trust Dead. The term Beneficiary as used herein shall mean and include any successors or sasigns of Beneficiary.

YOP OF CROBERS INDEX PURPOSES INJE IT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

NAME Got Asseciales Survey

BTREET 2020 8.159th

Calumet City, 16 60409

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER.

DEPT-01 RECORDING

T#4444 TRAN 9027 11/84/85 09:25:00

\$11.25

#0248 # ID ***-85-245774**

UNOFFICIAL COPY, 4

ADDITIONAL LOAN AGREEMENT PROVISION

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

Loan Date Mul &-(Witness)

(Borrower)

RENNIE BLIVER

LUELLA OLIVER (Brirower)

(Borrower)

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上書意一般にあるとかないというながあいまであってき、

これのでは、大きいはなるなどなどの動物をあるからましたが、大きなどとものできませんとう。