

TRUST DENOFFICIAL CORY 114

	709712	<u> </u>			
		CTTC 7	THE ABOVE SPACE F	OR RECORDER'S USE ONLY	
	NTURE made Marla Horwitz,	March 6 his wife	19 85 , between	Bruce Horwitz and	
	red to as "Mortgagors," . inois, herein referred to a			, an Illinois corporation doing bus	iness in
THAT, WH	EREAS the Mortgagors	are justly indebted t		nstalment Note hereinafter describe al sum of	ed, said
-	One Hundred Th				
					Dollars.
		at Note of the Mon	igagois of even date nerev	with, made payable to THE ORD	ER OI
	m Horwitz			_	
and deliver from of 9	March 6, 1985	on the balance	origagors promise to pay e of principal remaining E interest only	the said interest only from time to time unpaid at the as follows:	he rate
Seven	Hundred and Fi 1 1985 and 1	fty and 00/1	00 W WI	Dollars or more on the 1st	
the 1st	day of each month	thereafter u	ntii said note is fully baid :	except that the final payment of payment of payment of payme	rincipal
account of	the indebtedness evaluation	red by said note to	be first applied to interest	on the unpaid principal balance	and
each i	nstalment when	due shall b	ear interest at	the rate of 9 per c	ent
•	•	aid payments	are payable at	SUCH ETUSE ders of the note may, from time t	o time
company in	Chicago	00	ininois, as the noi then at the office of Wi		o ume.
in writing ag		, saci disponintintini i	dien at the office of Wil	IIIam notwicz	
NOW, THI terms, proving to be perform	EREFORE, the Mortgagors ons and limitations of this ned, and also in considerations	trust deed, and the perfonding the sum of the sum of the film.	formance of the covenants and a collar in hand paid, the receipt	noney and said interest in accordance of a presents herein contained, by the Most whereof is hereby acknowledged, do sembed Real Estate and all of their establing ton. Heights, COUNT	eripapors by these
				s Unit 10, being	
	a Subdivision	in the North	3 of Fractional	l Section 6.	
	Township 42 No	rth, Range 1	1, East of the	Third Frincipal	
200.23	Meridian, acco	rding to the	plat thereof re	ecorded May 1/,	
أ المنسون	1984, as docum	ent 2/090322	, in Cook County	V, 11	
	Permanent Inde	v Yumber: 04	-04-e1-01-000#		
•	retmanent Time.		///////		•
NO.	iddwaee illia i	ه میسید		3-06-107-00	•
# .	iddless. 4114 4	Amend He	celheton Height	2711 · 10000 d	K
TOGETHE thereof for so estate and no conditioning. foregoing), see	long and during all such to be secondarily and all app water, light, power, refrigor reens, window shades, story Andread to be a more of the	tenements, casements, i imes as Mortpapors may naratus, equipment or ration (whether single a m doors and windows, and coal sease whether)	ixtures, and appurierances to be entitled thereto (which are articles now or hereafter the nits or centrally controlled), an floor coverings, inador beds, this challs, attached thereto or	reto belonging and all rents, issues and piedged primitials and on a rerity with a rein or theilion and in a rerity beat. I without restrict awaings, stores and apter heaters. All not, and it is agreed that old similar appears the similar appears that old similar appears that old similar appears the similar appears that old similar appears that old similar appears the similar appears that old similar appears the similar appears that old similar appears the	gas, and time the D of the paratus.
equipment or the real estate. TO HAVE trusts berein s	articles hereafter placed in : 	the premises by the more ises unto the said Trust is and benefits under as	rigapors or their successors or be ee, its successors and assigns, f ad by virtue of the Homestead	signs shall be considered as constituting occurs. for the purposes, and apport the s Exemption Laws of the State of Hanon	esercand
This third	i deed consists of two ::	ages. The covenants.	conditions and provisions	appearing on page 2 (the reverse	side of
this trust de	ed) are incorporated he	rein by reference and	are a part hereof and shall	be binding on the mortgagors, thes	r beirs.
successors an	_				
WITNESS	S the hand and se.	al of Mortgage	ors the day and great first ab	ovg ymtten	

AIFRED L. STATE OF ILLINOIS. a Notary Public in and for and reading in said County, in the State aforesid, DO HEREBY CERTIFY THAT ______ BEDGE HORWITZ and MARIA HORWITZ, his wife, COOK County of _

wheare	personali, know	va to ane to t	e the s	ame person	s	whose.	name_S	are	superince	: c:
foregoing	instrument.	appeared	before	me :	his d	- اعتروا	person	/A:	acksowiedere	1712
they		signed, scale	ئھد ہ	acine:00 A	\$5 m	d Instru	ment 13	/ cpe	acksowiedere	e ini

voluntary act, for the uses and purposes therein set forth/

Notanal Seal

Form 807 Trust Deed — Individue Mortsagor — Secures One Instainment Note R 11 75 This document prepared by Alfred L. Levinson, \$306-1550 N. Northwest Hwy., Park Ridge, IL 60008

THE COVENANTS, CONDITION INTERIOR PEFERRED TO ON PAGE (THE REVIEW STATE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors 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 Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, where carges, and other charges against the premises when due, and shall, upon writer equest, [units to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage, the provided 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 holders of the note, under insurance loss in the same to the pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance in the same to the pay to the standard mortgage clause to be statched to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver and policies, including additional and renewal policies, to holders of the note and an accordance of insurance about to expire, shall deliver an option of Mortgagors in any form and manner deemed expedient, and may, but need not, make any payment or perform any set hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but never not other prior lien or title or claim thereof, or reddem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including altorney's fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus recombile compensation to Trustee for each mat

8. The proceeds of any foreclosure sale of the premises shall or distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secure of in betterness additional to that evidenced by the note, with interest second, all other items which under the terms hereof constitute secure of incidences additional to that evidenced by the note, with interest second, all other items which under the terms hereof constitute secure of incidences additional to that evidenced by the note, with interest terms are fourth any overrous to Morteagors, they here, level.

second, all other items which under the terms hereof constitute secured in bebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust died, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after 22!— without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the them of the permisses or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed a such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure and any and, in case of a sale and a definency, during the full statutory period of redemption, whether there be redemption or not, as well as Curing any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profit and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the provided whole of such period. The Court from time to time may authorize the receiver to apply the net income in his hinds in payment in whole or in part of (a). The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosistic the deficiency. 11. Trustee or the holders of the note shall have the right to inspect the premises 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 condition of the premises, or to inquire into the validity of the signatures of the identity, capacity, or authority of the signatures on the note of trust deed, not shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for an action omissions hereunder, except in case of its own gross negligence of misconduct or that of the agents or employees of Trustee, and it may require indemnities astisfactory to it before exercising any power herein given.

1. 13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satinacion evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and it the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all anorhiedness intensity secured has been paid, which representation Trustee may except as true without incumy. Where a release is requested to a successor trustee may accept as the genuine note herein described any note which bears an identification number purporant to be placed thereon by a prior trustee hereinders or which conforms in substance with the description herein contained of the note and object purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in 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 resign by instrument in writing filed in the office of the Recerder or Registrar of Titles in which

14. Trustee may review by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, mability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are

premises are situated state of Successor in Trust. Any Successor in Trust nereting state have the idential fille, powers and authority as are hercin given Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is resued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANT:

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEL, BEFORE THE TRUST DEED IS FILED FOR RECORD

709712 Identification No. CHICAGOZUTIZE AND TRUBECOMPACY Assistant Secretary Amitto

ALFELD L. LETINS. AIL TO: 308 WIR OF LUST 134 - 18156C PRODRESS OFFICE BOX NUMBER ..

