TRUST DEED UNOFFICIAL GOPY

23517

THE ABOVE SPACE FOR RECORDERS USE ONLY

MICHAEL F. RUDOLPH of the Town State of Illinois here Banking Association doing busin THAT, WHEREAS the Mortgagors cribed, said legal holder or holde Four thousand one hevidenced by one certain installin and delivered, in and by which sa January 9, 1986 or of 15.98 per cent per annur One hundred seventy Dollars on the	and PENELOPE V. RU of Cicero in referred to as "Mortgagors, ess in Cicero, Illinois, herein are justly indebted to the lega rs being herein referred to as fundred forty seven ment Note of the Mortgagors of aid Note the Mortgagors prom in the balance of principal in in installments as follows: y two and 80/100 (\$ y day of Februar	" and FIRST NATIONAL referred to as TRUSTEE holder or holder of the in Holders of the Note, in and 20/100 (\$4 of even date herewith, minise to pay the said principles are maining from time 172.80) y 19 86 and One 72.80) on the	BANK OF CICERO, a Nation witnesseth: stallment Note hereinafter of the principal sum of the principal sum of the payable to BEARER dipal sum and interest from to time unpaid at the the Hundred Seventy 9 day of estallments.	des- lars, rate
month thereafter some paid, shall be due on the payments on account of the indebalance and the remaindar to print interest at the then higher it rute perhouse or trust company as the hopointment, then at the office of its NOW, THEREFORE, the Mortgagors to	otedness evidenced by said no cipal; provided that the princi rmitted by law and all of said p lders of the note may, from tin irst National Bank of Cicero,	y of January of January of January of the first applied to in it pall of each installment unincipal and interest being ne to time, in writing apporticero, Illinois.	nterest on the unpaid principles paid when due shall to made payable at such bankint, and in absence of such	eipal bear king ap-
NOW, THEREFORE, the Mortgagors of provisions and limitations of this trust performed, and also in consideration of CONVEY and WARRANT unto the Trust interest therein, situated, lying and beir COUNTY OF COOK	isd, and the performance of the co the sum of One Dollar in hand paid, se, it, suscessions and assigns, the fi	the receipt whereof is hereby ollowing described Real Estate	acknowledged, do by these pres	sents
Lots thirty three (3 Fifteen (15) and Six in between said Bloc Section 28, Township Meridian, in Cook Coptn: _16-28-224-030-	3) and thirty four teen (16) together ks all in Morton P 39 North, singe 1 unty, Illinous.	(34) in Subdiving with vacant all ark in the North 3, East of the 3	eys and street East Quarter of	
THIS INSTRUMENT PREF Ronald J. Rous, Vice First National Bank 6000 West Cermak Roa Cicero, Il. 60650	ARED BY: President of Cicero	C/		i i i
which, with the property hereinafter de TOGETHER with all improvements, i thereof for so long and during all such t tate and not secondarily), and all apparwater, light, power refrigeration (wheth screens, window shades, storm doors a declared to be a part of said real estate whereafter placed in the premises by the	enements, easements, fixtures, and mes as Mortgagors may be entitled atus equipment or articles now or he her single units or centrally control and windows, floor coverings, inado thether physically attached thereto mortgagors or their successors or	d appurtenances therety by or thereto (which are pledgr dynin greafter therein or thereon use- lled), and ventilation, includin oor beds, awnings, stoves and or not, and it is agreed that all si assigns shall be considered a	raniyand on a parry with sald red to supply heat, gas, air condition, without restricting the foregoir vater heaters. All of the foregoir mile app tratus, equipment or a sconstituting part of the real es	oning, oing), oing), oing are ricles
TO HAVE AND TO HOLD the premis trusts herein set forth, free from all righ rights and beneifts the Mortgagors do	ts and benefits under and by virtue of hereby expressly release and waiv	of the Homestead Exemption L 6.	AWS OF THE STATE OF HILDORS, WHICH	nsalo∵,
This trust deed consists of two of this trust deed) are incorporate heirs, successors and assigns. WITNESS the hand	d herein by reference and are	a part hereof and shall be I	oinding on the mortgagors,	their
Muchael E. RUDOLPH		Penelope V. RUDO	DLPH	AL)
STATE OF ILLINOIS	I, Dorothy E. Me a Notary Public in and for and resi	ding in said County, in the Sta		
COUNTY OF COOK	who are personally known to			
	subscribed to the foregoing Instrum they signed, set voluntary act, for the uses and purp homestead.	nent, appeared before me this of aled and delivered the said inst oses therein set forth, including	day in person and acknowledged rument as <u>their</u> free	end
	GIVEN under my hand and Notarion 19 86 Dorothy	ly & Murch E. Merchant	Ras Notary Pu	ibilc

- 1. Mortgagors shall (1) promptly repair, restore rebuild any building or improvements now or hereafter on the pramises which may become damaged or be destripted; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subsidinated to the lien hereof; (3) pay when due any indebtedness which may be accured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satsifactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complets within a reasonable time any buildings how or at any time in process of erection upon said premises; (5) comply with will requirements of law or municipal ordinances with respect (6) the premises and then the use thereof; (6) 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, sawer service charges, and other charges paints the premises when due, and shall, upon written request, turnish to Trustee or to holders of the note duplicate receipts herefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which words and the protection of the protection of the protection.
- Mortgagors shall keep all buildings and improvements now or interesting studied on add premises insured against loss or damage by fire, lightning or whitestorm under policies providing for payment, by the insurance companies of moneys sufficient either to pay this cost of replacing or repairing the same of to pay in full the indebtedness secured hereby, all in companies satisfiations to include a continuous policies payable, in date of loss or damage, to including of the benefit of the holders of the note, such rights to be evidenced by the standard or mortgage clause to be attached 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 renewal policies not less then ten days prior to the respective dates of expiration.
- At in case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required of mortgagors in any form and manner deemed expedient, and may, but need not, make full or partiel payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or sattle any tax is not other prior liter or title or claim thereof, or redeem from any tax sate or foreigned effecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein suthorized and all expenses paid or incurred in connection therewith, including attorneys less, and any other moneys advanced by Trustee or the holders of the note to protect the mortgagor premises and the item hereof, plus reasonables compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the then highest rate by law, in action of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default hereinfalls or the polar of the note hereby secured making any payment hereby authorized relating to laxes or assessments, may do so according to any bill, statement or estimate produced from the appropriate public office without inquiry into the according to the terms bereat. At the option of
- 8. Morigagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of fifth holders of the note, and without notice to Morigagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to this contrary, become due and payable (a) immediately in the case of palault in making payment of any installment of principal or hierest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Morigagors herein contained.
- Fornished:

 7. When the in, 'extendess hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose? I' lien hereof, in any sult to foreclose the tien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all supporting the note for allowing the note for the note in the n
- Supply of the start the filling of a still of exclose 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 aver ale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the the. Velue of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents issues and profits of said premises during the pendency of such foreclosure suit and, in passe of a sais and a striction y, during the full startory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except in the intervention of such receiver, would be entitled to collect such rents issues and profits and all other powers which may be necessary or are usuall in such cases. The protection, control, management and operation of the premises during the whole of said périod. The Court from time to time may suit orize the receiver to apply the net income in his hands in payment in whole or in part of: (1). The indebtedness secured hereby, or by any decree (or collect on any tax, special assessment or other lies which may be or become superior to the left hereofor of such decree, provided such application, and to toreclosure sale; (2) the deficiency in case of a sale and deficiency.
- 10. No action for the safordement of the iten or of any gravisic per of shall be subject to any defense which would not be good and svallable to the party interposing same in an action at lew upon the note hereby secure.

 11. Trustee: or the holders of "the note shall have the right to inspect the nomines at all reasonable times and access thereto shall be permitted for that
- 12. Trustee has no duty to examine the title, location, existence, or condition or the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power harein given unless expressly obligated by the terms it went, and the first or misconduct or that of the agents or employees of Trustee, and I may require indemnities satisfactory to it before exercising any power harein given.
- Interest of the continuous or management of the specific proper instrument or in a proper instrument in a proper instrument or in a proper instrument or in a proper instrument in a proper instru
- 15. This Trust Deed and at provisions hereof, shall extend to and be binding upon Mortgagors and all persons lie ming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the psymien of the indebtedness or any part thereof, whether or not such persons and all persons liable for the psymien of the indebtedness or any part thereof.

 15. This Trust Deed.
- 16. Without the prior written consent of the holder or holders of the note secured liereby, the Mortgagor or Mortgago is shall not convey or encumber title to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate the entire unipsid minimal prior the note for preach of this convenient and no delay in such election after actual or constructive notice of such breach in it is construed as a waiver of or acquiescence in any such conveyance or encumbrance.

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Sean III LA CATANISTA

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

lote mentioned in the under identification No The Intel

AL BANK OF CERO, 80 FIRST NATIO

Ronald Rous

Vice Pre XXXXXXXX

CITY

DEL INE

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FIRST NATIONAL BANK OF CICERO STREET

6000 West Cermak Road

Cicero, Illinois 60650 FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

5028 West 25th Place Cicero, 11. 60650

THE PARTY RECORDER'S OFFICE BOX NUMBER