TRUST DEED UNOFFICIAL COPY 2001226

25012

THE ABOVE SPACE FOR RECORDERS USE ONLY

Notary Public

THIS INDENTURE, MADE ZIMA, husband a		19 87, between	DAVID R. ZIMA	AND NORMA J.
of the VILLAGE	of WESTERN	3	County of coo	
State of ILLINOIS	herein referred to as "Mortgago business in Cicero, Illinois, herei	rs," and FIRST N	ATIONAL BANK OF (CICERO, a National
 Banking Association doing THAT WHEREAS the Morto 	agors are justly indebted to the le	aal holder or hold:	er of the installment N	n. lote hereinafter de s -
cribed, said legal holder or	holders being herein referred to	as Holders of the	Note, in the princip	ai sum of
TEN	THOUSAND AND NO/100			Dollars,
-	stallment Note of the Mortgagor IRST NATIONAL BANK OF CIO			
and delivered, in and by wh	ch said Note the Mortgagors pro	omise to pay the s	said principal sum ar	nd interest from
October 15, 198 of 11.25% percent per	7 on the balance of princip innum in installments as follows	al remaining fro TWO HUNDRED	om time to time u Twenty and 92/	npaid at the rate
92/100	the 15th day of Novem Dollars (\$2	(20.92) on		day of each
month shall he due	efter until said note is fully paid e: on the 15th d	xcept that the fina: ay of		il and interest, if not 1992 — Alf such
payments on account of the	indebtedness evidenced by said	note to be first ap	plied to interest on the	he unpaid principal
balance and the remainder to	principal; provided that the prin	cipal of each instr	allment unless paid v	vhen due shall bear
house or trust company as /	te permitted by law and all of said e holders of the note may, from t	principal and intel time to time, in wri	rest being made paya ting appoint, and in a	ble at such banking
pointment, then at the office	o' First National Bank of Cicero), Cicero, Illinois.	g	
NOW, THEREFORE, the Mortge	gon, to secure the payment of the said p	xincipal sum of mone	y and said interest in acc	ordance with the terms
performed, and also in considerat	rust died, and the performance of the confort the run of One Dollar in hand paid Trustee, its end essens, the	id, the receipt whereo	f is hereby acknowledge:	d, do by these presents
interest therein, situated, lying an		STERN SPRINGS		
COUNTY OF COOK	The South 's of Lot 5 i		Ridge Acres, bei	ine
	a Subdivision of all t	hat part of t	he West & of Sec	ction
	5, township 18 North,			
	Meridian, lying South			
	Baltimore & Qunicy aci	lroad, in Coo	k County, Illine	ois.
THIS INSTRUMENT PREPARED	BY:	P.I.N.: 1	8-05-316-039 4554 S. Gilbert	T D D
RONALD J. ROUS FIRST NATIONAL BANK OF C	CERO		Western Springs	
6000 West Cermak Road		4		•
Cicero, Illinois 60650		'//x.		
		57584226		
	•	26244356	5	
		(3)		
which, with the property herelinal	er described, is referred to herein as t	he "premises."	9.	
	nts, tenements, easements, fixtures, an	*	rcio halonging, and all ri	ents, issues and profits
tate and not secondarily), and all a water, light, power refrigeration (screens, window shades, storm do declared to be a part of said real es hereafter placed in the premises b	uch times as Mortgagors may be entitled pparatus equipment or articles now or ho whether single units or centrally control ors and windows, floor coverings, inad ate whether physically attached thersto y the mortgagors or their successors or emises unto the said Trustee, its succe	nereafter therein or the olled), and ventilation loor beds, awnings, st or not, and it is agreed r assigns shall be con	ereon use of to supply hear, including (without rest toyes and water (waters, a dithat all simil in apparatud isidered as constituting p	t, gas, air conditioning, tricting the foregoing), All of the foregoing are s, equipment or articles part of the real estate.
trusts herein set forth, free from all	rights and benefits under and by virtue a do hereby expressly release and wain	of the Homestead Ex		
This trust dead consists of	two pages. The covenants, condit	ione and provision	e enneering on nege	2 ha raversa sida
of this trust deed) are incorpo	rated herein by reference and are	a part hereof and	shall be binding on the	e mortgagors, their
heirs, successors and assign				
WITNESS the hand	and sealof Mort	gagors the day ar	nd year first above w	ritten.
		1 1 1 1 1 1 1		
DAVID-R. ZIMA	(SEAL) 1 NOR	MA J. ZIMA		(SEAL)
DAVID K. ZI.M		V	2	
				(SEAL)
STATE OF ILLINOIS	 JUDITH C. STRNA a Notary Public in and for and resi 	iding in said County, t	n the State aforesaid, DO	HEREBY CERTIFY
SS	THAT DAVID R. ZIMA A			
COUNTY OFCOOK	husband and wif			
COOR. 7 OF	who <u>are</u> personally known to	-		
	ubscribed to the foregoing Instrur	ment, appeared before	me this day in person an	d acknowledged that
FINE SEAL!	<u>their</u> signed, se voluntary act, for the uses and purp			
Have a street	nomestead		-	•
	GIVEN under my hand and Notari			, A.D.
{	19) _87	un C.	167	
		~~~~ <i>\(\lambda\)</i>	o xx XX <del>XX</del>	

- Mortgagors shall (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premise stroyed. (2) keep said premises in good condition and repair, without waste, and tree from mechanic's or other fit borometed to the fish hereof. (3) pay when due any indebtedness which may be secured by a fish or otherge on the premion request exhibit satisfactory endence of the discharge of such prior fish it. Trustise or to holders of the note. (4) contributions now or at any time in process of erection upon said premises. (5) comply with all requirements of specific to the premises and the use thereof. (6) make no meterial alterations in said premises except as required by ide of this trust sever; less which may become damag ir flams or claims for flam not remises superitor to the flam her complete within a reasonable to do I lew or municipal ordinanous by lew or municipal ordinanous by lew or municipal ordinanous the several several several trust several several
- Morigagors shall pay before any penalty attaches all general taxes, and shall pay apecial taxes, special assessments, water charges, sewer service chind other charges against the premises when due, and shall, apon written request, furnish to Trustee or to holders of the note duplicate receipts theret revert detail hereunder Morigagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which full origagors may
- 5. Morigagors shall keep all buildings and improvements now or hereafter elitated on said premises insured against loss or damage by fire, light windstorm under policies providing for payments by the insurence companies of moneys sufficient either to pay the cost of replacing or repairing the to pay in full the indebtedness secured harsely, all in companies astisfactory to the holders of the note, under insurence policies payable, in oses demage, to Trustee for the benefit of the holders of the note, such rights to be entired and one to be estached to each post-sell policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver policies not less then ten days prior to the respective dates of expiration.
- policies not less then len days prior to the respective dates of expiration.

  4. In case of detault therein, Trustee or this holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mongago any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, it any, purchase, discharge, compromise or settle any tax lien or other prior lien or title or claims thereof, or redeem from any tax sets or fortesture affloating premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connec therewith, including attorneys feet, and any other moneys advanced by "fructee or the holders of the note to protect the mongaged premises and the hereof, plus reasonable compression to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additionable and pay and the protection of the note shall never be considered as a warver of any right account to them on account of any default harsunder or note of the note of the note of the note shall never be considered as a warver of any right account to them on account of any default harsunder or note of the note of t
- 6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due accurding to the terms hereof. At the option of a holder of the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in the Trust Deed of the contrary, become due and payable (a) immediately in the cool of default in making payment of any installment of principal or interest on a note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- note, or (b) when default shall occur and continue for three days in the parformance of any other agreement of the Morgagors herein contained.

  T When the Index 4 see hereby secured shall become due whether by scalestation or otherwise, holders of the note or Trustee shall have the right to foreclose the lien war I in any suit 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 holders of the note for attorneys liese, supraises is see, outlays for documentary and experimentations, stemper indexes, appraises is see, outlays for documentary and experiments of title, title scarches and examinations, guerantee policies. To rear contributes, and almise dats and assurances with respect to title as Trustee or indexes of the note may deem to be responsibly recessary either to protective such suit or to evidence to be does not the note may deem to be responsibly recessary either to protective such suit or to evidence to be does not the note may deem to be responsibly recessary either to protective such suit or to evidence to be does not the note may deem to be responsibly recessary either to protective such suit or to evidence to be does not the note of the note of the premises. Alterpenditures and expenses of the nature in this paragraph mentioned shall become the "outland indebtedness secured hereby and immediately due and payable, with interest thereon at the then highest rate parallel by law, when prij or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and benturgicy recordings to which effect of 2 in shall be a party, either as plaintiff, claimant or defendent, by reason of the trust deed of any indebtedness excursed. In commenced, or (c) preparations for A's immensement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not accusally commenced.
- 8. The proceeds of any foreclosure sale of the premises shell 50 distributed and applied in the following order of priority. First, on account of all colleges incident to the foreclosure price of the sale of o
- and liferest 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 fitting of a bill it if or circle this trust clead, the coupling height such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after """," "thout notice, without regard to the solvency or insolvercy of Mortgagors at the time of application for such receiver and without regard to the size is able to receive and without regard to the stem is able to receive and without regard to the size is able to receive and without regard to the size is able to receive and without regard to the size is a horizontal or not and the Trustee here; the properties of a said as a horizontal or not and the Trustee here; the properties of a said and a deficie (c), during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for its intervention of surel decreased or not as a profits and eligible powers which may be necessary or are usual in such cas." "or "to protection, possession, control, management and operation of the premises during the whole of said period." The Court from time to the may surfor as 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 foreclosing it is 1 and dead, or any tax, special assessment or other lies which may be or become superior to the lies hereof powers. Provided such application is made prior to foreclosure asie, (2) the deficiency in case of a said and deficiency.

  10. No action for the enforcement of the lies or of any provision is or M. Asit be subject to any defences which would not be good and evaluable to the party interposing same in an action at law upon the note hereby secured."

  11. Trustee or the holders of the note shall have the right to insecret the port mades or the holders of the not
- 11. Trustee or the holders of the note shall have the right to inspect the promise 12. Trustee hea no duty to examine the title, location, existence, or condition of it is premises, nor shall Trustee be obligated to record this trust seed or to exist any power hersin given unless expressly obligated by the terms he sol, nur be liable for any acts or onlistions hereunder, except in oses of its own gross negligence or misconduct or that of the agents or employees of Trust, is, and it may require indemnities extisfactory to it before exercising any power hersin given.
- Tastee shall release this trust deed and the lien thereof by proper instrument, or presentation of estistactory evidence that all indebtedness secures this trust deed has been fully paid; and Trustee may execute and deliver a release herr of to and at the request of any person who shall, either before or a meturity thereof, produce and exhibit to Trustee may execute all indebtes ner observed has been paid, which representation Trustee accept as true without inquiry. Where a release is requested of a successor trustee, such arrows such trustee may accept as the genuine note herein describing here of the role and which purports to be executed by a prior trustee, and a remarked or which conforms in substance with the descript herein described any note which herein propriate to be executed by the persons herein descript, are not the makers hereof, and where the release is requested the original trustee and it has never executed a certificate on any instrument identifying same (a trial and the same accordance) and the presented and which purport be executed by the persons herein designated as makers thereof.

  4. Trustee may result has the relation the left of the part of the role and which purport is the action.
- 14 Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titler in 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 tile country in which the premises are eithered shall be Successor in Trust. Any Successor in Trust horsunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortpagors and all persons. All ing under or through Mortpagors, and the word "Mortpagors" when used herein shall include all such pursons and all persons liable for the payment of the k-dr Nedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed.

DEPT-01

\$12.00

T\$3333 TRAN 1/40 10/29/87 11:26:00 \$4593 € C #- 97-584226

COOK COUNTY RECERDER

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 - 770-4 ntioned in the within frust Deed has been rith under identification No

FIRST NATIONAL PANE OF CERO, as Tuestee.

RONALD J. ROUS Vice/President Trust Officer

FOR RECORDERS INDEX PURPOSES

INSERT STREET ADDRESS OF ABOVE

NAME

CITY

FOR RECORD

STREET

FIRST NATIONAL BANK OF CICERO 6000 West Cermak Road Cicero, Illinois 60650

284

RECORDER'S OFFICE BOX NUMBER

4554 South Gilbert WESTERN SPRINGS, ILLINOIS 60558

DESCRIBED PROPERTY HERE