## as to the Principle C. A.L. COPY 2 3

3	•	87668823
14		
A	THIS INDENTURE WITNESSETH That Maurice Bourd and wife Judith as Joint Tenants	j
1601 Cm	Arlington Heights, Illinois 60004	
0	for and in consideration of the sum of	
9/0	The Premier Bank of Vernon Hills  2 Phillip Pd Vernon Hills 11 60061	
16/	of 2 Phillip Rd. Vernon Hills, IL. 60061 (No and sure) as Trustee, and to his necessors in trust hereinafter named, the following described real estime, with the improvements thereon, including all heating, air-conditioning, gas and	
12	planting apparatus and fixtures and everything apparatement thereto logether with all rems. Issues and profits of said premises attuated in the County of	Above Space For Recorder's Use Only and State of Illinois, to-wit:
	ot 177 in Northgate, Unit Two, A Subdi- of the Southeast is of Section 8, Townsh Tying East of the Third Principal Merid  2135 N. Dryde N	in 42 North, Range 11
	COOK COUNTY, ILLINOIS FILEO FOR PCCORD	•
		68823
	0/	99
		<b>6</b> 8
		82
į	— the indebtedness, if not sconer paid, due and payable on the fifth anniversary bereuf. It's t	I agreements berein. In date herewith, payable to the order of THB PREMIER BANK providing for monthly payments of interest, with the halance of
	THE ORANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the it according to any agreement extending time of payment; (2) to pay when due in each year, all to exhibit receipts there(or.(3) within sixty days after destruction or damage to rebuild or not been destroyed or damaged; (4) that waste to said premises shall not be committed a premises insured in companies to be selected by the grantee herein, who is hereby suthor indider of the first mortgage indebtedness, with loss clause attacked payable first to the 5 their interests may appear, which policies shall be left and remain with the said Mortgages of the interest may appear, which policies shall be for an exacessments, or the prior incumbrances, and the interest thereon, at the time or times when the same shall become of said indebtedness, may procure such insurance, or pay such taxes or assessments, or due or payable prior incumbrances and the interest thereon from time to time and all money so payable prior incumbrances and the interest thereon from time to time and all money so payable prior incumbrances and the interest thereon from the time and all money so and became with interest thereon from the state of payment as provided in asid note shall. In THE BYBNT of a breach of any of the storesand coverants or agreements the whole of shall, at the option of the legal holder thereof, without notice, become immediately due and provided in said note shall be recoverable by foreclosure thereof, or by suit at law, or bush, the said including reasonable attorney's fees, outlays for documentary evidence, stenographer's of whole title of said premises embracing foreclosure decree—shall be paid by the Crantor and or proceeding verteness and disbursements as and capeniess and disbursements shall be taxed such foreclosure proceedings, which proceeding, which proceeding, which refere of said indebtedness, as such foreclosure proceedings, which proceeding, whicher decree of said indebtedness, as such foreclosure proceedings, which proceeding, w	rick wind assessments against said premises, and of demand enter all buildings or improvements ain said premises that may resulf rest (8) to keep all buildings now or at any time on said rised to fine such insurance in companies acceptable to the rei Truster sor Mortinges, and second, to the Truster herein as or Truster in the indepted need for the indepted need of the indepted need need need to remain a much additional indepted need need the result indepted need need to repay the need all earned interest, payable, and with interest of repay into the indepted need need need need need need need n
	executors, administrators and assigns of the Grantor waives all right to the possession of proceedings, and agrees that upon the filing of any complaint to foreclose this Trais Dees without notice to the Grantor, or in any party claiming onder the Grantor, appoint a receive collect the rents, issues and profits of the said premises.	of, and income from, said premises pending such foreclosure. It the court in which such complaint is filed, may at once and
	The name of a record owner is: Maurico Bourd and wife Judith	14 Joint Tonnits County of the grantes, or of his resignation, refusal or failure to
	act then In this trust and if for any like cause said first successor fail or refuse to act, the person wh hereby appointed to be second successor in this trust. And when all of the sloresaid coversan in trust, shall release said premises to the party entitled, on receiving his reasonable du This trust deed is subject to  CLEST MONTGAGE FOR 565,000.00 at	of said County is hereby appointed to be first successor oshall then be the acting Recorder of Deeds of said County is the and safe performed, the dranteed rite successor the successor.
	Assoc. of Chicago  Witness the hand S and seal Sof the Grantor this 20th day of November	ir 1987
	BOX 333-HV = Marar	runes figares (SEAL)
	Pleuse print or type (twine(s) below signature(s)	in Bourn de Toene
İ	This instrument was prepared by The Premier Bank of Vernon Hills	2 Phillip Rd. Vermon Hills, Il 609

## UNOFFICIAL COPY

		<b>*,</b>
STATE OF Illingis	-   20	•
COUNTY OF Lake	. 5	
0111		
1, Randolph W. Webster		, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that		2 Bourd and
	Jud. th	Bourd
nersonally known to me to be the same person.	z whose name £	subscribed to the foregoing instrument,
		thoy signed, scaled and delivered the said
<u> </u>		·
	for the uses and p	purposes therein set forth, including the release and
waiver of the right of bomestead.	. <b></b>	,
Given under my hand and official seal this	2011	day of November, 198,7
		0:16
(Improte Vasi Here)		Landoll W. W. Cut
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Cummission Expires 8 0 8	240	
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## ADJUSTABLE RATE LOAN RIDER

HIGHER PAYMENTS. DECREASES IN THE INTEREST RATE WILL RESULT IN LOWER POYMENTS. ING FOR CHANGES IN THE INTEREST RATE. INCREASES IN THE INTEREST RATE WILL RESULT IN NOTICE: THE SECURITY INSTRUMENT SECURES A NOTE WHICH CONTAINS A PROVISION ALLOW-

VERNON HILLS (the "Lender") of the same date (the "Note") and covering the property described in the Security knatument and located at ..... 2935 N. Oryden Pl.

Arlington Heights, II. 60004

Arlington Heights, II. 60004

Modifications, in addition to the covenants and agreements made in the Security Instrument, Borrower and Lendox Coverant and agree as follows:

A. BITEREST RATE AND MODIFIELY PAYMENT CHANGES

The Note interest rate may be increased by Notemand on the 1st day of the moral beginning on the Note interest rate may be increased by Notemand on the 1st day of the moral beginning on the Note interest rate may be increased by Notemand on the 1st day of the moral beginning on the Note interest rate may be increased by Notemand on the 1st day of the moral beginning on the Note interest rate may be increased by Notemand on the 1st day of the moral beginning on the Noteman of Security Institute of Security Institu The Note has an "Initial Interest Flate" of ...

December:

19 87 and on that day of the month every month therester:

Changes in the interest rate are governed by changes in the Annual Percentage Race (APR) which is equal to the Your Rate plus two percentage points. The tricks Rate at the Changes in the annual formous the Annual Percentage Race (APR) which is equal to the Your two percentage points. The tricks at the APR, interest rate as announced and published from time to time by Continental Binnes (APR) which is effect on the test day of each month. Changes in the APR, as allowed, shall take effect prospectively as of the first day of the month following any change in the APR.

in the interest rate will result in lower payments.

It could be that the loan secured by the Security instrument is subject to a law which reas maximum bein charges and that law is reappressed so that the interest or other loan secured by the Security instrument is subject to a law which reas maximum bein charges and that law is reappressed by the reduced by the sembers charges or to be collected in committed from with the loan would exceed permitted [2.5]. If this is the case, than: (A) any such loan charge shall be refunded to Borrower. Lender may necessary to nectice the charge to the permitted limit; and (B) any sums already conficts. Into a Borrower select exceeded permitted lambs will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by hater it a direct playment to the Somower.

If Lender determines that all or part of the sums secured by this Security Instrument are subject to a fier which has priority over this Security Instrument and Security Instrument or shall promptly security a spreaded in paragraph 4 of the Security Instrument or shall promptly security an apprehension in a form satisfactory to Lender subordinating that her to this Security Instrument or shall promptly security an apprehension in a form satisfactory to Lender subordinating that her to this Security Instrument.

shall be at such rate as Lender shall request. If Lender has well ad the option to accelerate provided in this paragraph, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lei der shall release Borrower from all obligations under this Montgage and the Note. If there is a transfer of the Property subject to this paragraph, Lender may require (1) an increase in the current Note interest rate, or (2) an increase in (or removes of) the limit, or (3) a change in the Base in text Spule, or all of these, as a condition of Lender's waiving the option to accelerate by this Mortgage to be immediately due and payable. Lander st. 48 have waved such opport to accelerate it, prior to the sale or transfer, Lander and the person to whom the Property subordinate to this Mongage. (b) the creption of a purchase mone; sec; ity interest for household applicances. (c) a transfer by device, descent or by operation of law upon the death of a joint tenant or (d) the grant of any lesseficial interest of those years occurred or a joint tenant or (d) the grant of any lesseficial interest of those years or less not containing an option to purchase. Lander may, at Lander's option, declare at the same secured of a joint tenant or (d) the grant of any lesseficial interest of those years. is to be sold or transferred reach agreement in writing that the chadit of such person is satisfactory to funder and that the interest payable on the sums secured by this blondage If all or any part of the Property or an interest therein is sold or Junis ferried by Borrower without Lender's prior written consent, excluding (a) the creation of a fierr or excumbration

By signing this. Borrower agrees to all of to a choire.

Lite Gunis

White - ORIGINAL — Canary - BORROWER'S COPY — Pink - BORROWER'S COPY — Gold - FILE COPY

Pegrour som ELUANA FRANKCIAL BEC