## 8714341

## UNOFFICIAL COPY87143415

TRUST DEED

THE ABOVE SPACE FOR RECORDERS USE ONLY

3	THIS INDENTURE, mad		19 87 , betw	een Francis R, and Patri	cia A.
~	THAT, WHEREAS the Nation said legal holder or holder	of Burbank herein referred to as i ing business in Bridgeview, Illind lortgagors are justly indebted to as being herein referred to as Ho	ois, herein referred to a o the legal holder or h lders of the Note, in th	olders of the Instalment Note hereir e principal sum of	nafter described,
10				(\$15,000	
7	evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from March 12, 1987				
0	on the balance of principal remaining from time to time unpaid at the rate of g.50 per cent per annum in instalments as follows:				
12	One hundred eigh	the 26th day of			DOLLARS
13	( 186.64 )	the 26th day of	April 19		15011.475
C	Une nundred eign	nty six and 64/100ths-	day	of each month rincipal and interest, if not sooner p	DULLARS
H001394	on the 26th da note to be first applied of each instalment unles and interest being made	March . 199 to imposest on the unpaid prints spaid then due shall bear into payable at ach banking house	77. All such paymen cipal balance and the erest at the then high or trust company as t	rincipal and iffterest; if not sooner p ts on account of the indebtedness ev remainder to principal; provided th nest rate permitted by law and all c the holders of the note may, from a geview Bank & Trust Company, Brid	videnced by said nat the principal of said principal time to time, in
}	withing appoint, and at a	oschee of men appointment, in	in at the office of prin	geview burn, ee crust extrapanty, brie	age view ( minions.
	provisions and limitations of formed, and also in consider	this trust deed, and the performandation of the sum of Cae Dollar in ha	re of the covenants and a nd paid, the receipt where	in of money and said interest in accordan greenients herein contained, by the Mor rof is hereby acknowledged, do by these p state and all of their estate, right, title an	tgagors to be per- presents CONVEY
	Lot 64 in F.H. Bartlett's 87tl. Street Homestead a Subdivision of the West Half (W1/2) of the Southeast Quarter (SE1/4) of Section 32, Township 38 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.  P.I.N. 19-32-422-014-0000  which, with the property hereinafter described, is referred to herein as the "premice."  TOGETHER with all improvements, tenements, easements, fixtures, and appartenances thereto belonging, and all rents, issues and profits				
1					
j					
	thereof for so long and during and not secondarily), and all hight, power, refrigeration (window shades, storm doots part of said real estate when in the premises by the mortization of the AND TO HAME AND TO LEAD.	h are pledged primarily and on a parity we thereon used to supply heat, gas, air coon, including (without restricting the fund waser heaters. All of the foregoing a dl simil a apparatus, equipment or articlem, inc. by ever, for the parnoses, and upon	with said real estate onditioning, water, oregoing), sereens, are declared to be a es hereafter placed the uses and trusts		
1	herein set torth, free from all rights and benefits under and by virtue of the Homestead Exemption 1; ws of the State of Illinois, which said in benefits the Mortgagors do hereby expressly release and waive.				
1	incorporated betein by refere	nce and are a part hereof and shall b	e mnorm on the mortgage	opearing on the e 2 (the reverse side of this, their heirs, successors and assigns, of Mortgaj of the day and year f	his trust deed) are. First above writtener
}	x Stanger C	Durle	(SEAL)		(SLĄĜ
Ì	THERE	VLCACEEL	(SEAL)		(ShA17)
-	Patricia A. Buckley STATE OF ILLINOIS  Edwina Gaskin				
		,)	a Notary Public in and for and residing in said County, in the State aforesaid. DO (LERUBY CERTIFY THAT)  Francis R. Buckley and Patricia A. Buckley, his wife		
	who are personally known to me to be the same person subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, scaled and delivered the said histrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.				
1					
		GIVEN under my hand and	GIVEN under my hand and Notarial Scal this 5th day of March A.D. 19.87  Contract Contract Notary Public		
	D NAME Bridgeview Bank and Trust Company			FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DISCRIBED PROPERTY HERE.	
	I STRELT 7940 S. Harlem Avenue			8520 S. Mansfield Burb	·
	V CHY Br.	idgeview, Illinois 6	0455	James W. Haleas,	RED BY
	R				
	ารา เพร <b>ุ</b> ยหมัดของร RLO	ORDER'S OLFICE BOX SO	206	7840 S. Harlem Av Bridgeview, Illin	
<u>ا الله</u>					

# THESCOYENANTS

- 1. Mortgagors shall (1) prohipity repair, restore or rebuild any building or improvements now or beteater on the premises which may become damaged or be destroyed: (2 neep 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; (3) 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 the discharge of such prior. Hen to Trustee or to holders of the note; (4) complete within a reasonable temerany building or buildings now, or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material afternations in said premises except as required by law or municipal ordinance.

  2. Mortgagoris shall out hereofic annealth international contents of the premise of the premise of the premise of the contents of the premise of the premise of the contents of the premise of the contents of the premise of the premise of the contents of the premise of t
- 2. Mortgagors shall pay before any penalty attaches all general taxen, and shall pay special taxes, special assessments, water charges, sewer service char, her charges against the premises when due, and shall, upon written request; furnish to Trustee or to holders of the note duplicate receipts therefor. To preven reunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax of assessment which Mortgagors may desire to context.
- 3. Mortgagers shall keep all buildings and improvements now or bereafter situated on and premises insured against loss or damage by liter 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 holders of the note, under insurance policies payable, in case of loss or damage; to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies; including additional and expiration.
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or petform any act hereinbefore required? Mongapora in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or this critical recording to any of the purposes herein-authorized and all expenses paid or incurred in connection therewish, including actorineys fees, and any other moreaged premises and the lies hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may, he taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without possible and with interest thereon at the then highest rair permitted by law. In action of Trustee or herein and payable without for the not exclude the considered as a waiver of any right accruing to them on account of any default hereunder on the part of Morgagors.

  5. The Trustee was the additional account and the part of Morgagors.
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized telating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public uffice without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, asle, forfeiture, tax lien or ritle or claim thereof.
- 6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, intoviths under the note or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default making payment of any instalment of principal or interest on the note, or this head default shall occur and continue for three lays in the performance of any other agreement of the Mortgagors herein contained.
- Then the indeter as height secured shall become due whether by acceleration or otherwise; holders of the note or Trustee shall have the right to foreclose the lien hereof, he any suit to be close the lien hereof, there shall be allowed and included as additional indebtedness in the detree longale all expenditures, and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for arranges lees, opinion long to documentary and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for arranges lees, opinion long and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for arranges lees, opinion lies and expenses and examinations, guarante policies, Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to 1 to core such suit or to evidence to bidders at any sale which may be had pursuant to such decree the rue condition of the title to a the value of the premises. All expendit es such suit or to evidence to bidders at any sale which may be had pursuant to such decree the rue condition of the title to a the value of the premises. All expendit es such suit or to evidence to bidders at any sale which may be had pursuant to such decree the rue condition of the title to a the value of the premise. All expendit es such expenses of the nature in this paragraph mentioned shall become so much additional indeptedness secured hiereby and immediately due and payable, with intere, the reon at the ten not premise and benefit not proposed in any threatened suit or proposed in the torrelow the account of such right to foreclose whether or not actually commended; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises of the security hereof, whether or not actually commended; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises of the
- 8. The proceeds of any foreclosure sale if the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including it such items as are mentioned in the prevending paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to coat evidenced by the note, with interest rhereon as herein provided; third, all principal and interest remaining unpaid on the note; fouths, any overplus to Mortgagures, their heirs. I gat representatives a sassigns, as their triplat may appear.

  9. Upon, or at any time after the filling of a b.M. I reclose 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 after sale, which a notice, without regard to the then value of the premises or whether? I make shall be then occupied as a homestead or not and the Trustee heteunder may be appointed as such receiver. Such receiver shall have power to collect the centa, saves and profits of said premises during the pendency of such foreclosure suit and, in case of a hale and elections, of the full statutory period of tedemption, wit there there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such term, we and profits and all other powers which may be necessary or are usual in such cases for the private election, possession, control, management and operation of the penies during the whole of said period. The Court from time too immens and under the control of the penies and interest of such decree, provided such application is made prior to foreclosure sale; (2) the deficency, in case of a sale and deficiency.
- assessment of other lieft which may be of become superior to the lieft of the lief of the party interposing same in an action at law upon the note hereby secured.
  - 11. Frustee or the holders of the note shall have the right to inspect the previous it all reasonable times and access thereto shall be permitted for that putpo
- 11. Trustee has no dust to examine the title, location, existence, of condition of the premises not shall Trustee has no dust to examine the title, location, existence, of condition of the premises not shall Trustee has no dust to examine the title, location, existence, of condition of the premises not shall Trustee has no dust to except in case of its bandgoes or to exercise any power herein given unless expressly obligated by the terms hereof, not be limit to any acts or omissions hereunder, except in case of its bandgoes or misconduct of that of the agents of employees of Trustee, and it may require indemnities a substance for its toric except in case of its bandgoes or misconduct of that of the agents of employees of Trustee, and it may require indemnities a substance of the bandgoes of the expression of the except and the substance of the bandgoes of the except and the lien, therefore by proper instrument you necessarily that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof to a describe the indesting that all indebtedness hereof, secured as the requested of an except substance is requested of a successor trustee. Inch successor trustee may accept as the gentline note herein described any more which bears a certificate of identification purporting to be executed by a prior tausies hereof, and which conforms in substance with the description herein designated as the makers thereof, and where the release is the unstance and it has never executed as the makers thereof, and which substance with the description herein designated and which purports to be executed by the persons herein designated and which purports to be executed by the persons herein description herein contained of the note and which purports to be executed by the persons herein description herein contained of the note and which purports to be executed by the persons of the except and the second of the note and which purports to be executed by the persons in the except and the
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all pars as claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons hable for the payment of the indepter new or any part thereof, whether or not such persons shall have executed the note or this Trust Deed.
- 16. Without the prior written consent of the holder or holders of the note secured hereby, the Mortgage or Mortgagers shall not convey or encumber by to the premises herein involved. The holder or holders of the note secured hereby may elect to accelers a the entire supposed halance as solded in the note for breach of this covenant and no delay in such election after actual or constructive not ce of such breach shall be construed as whiver of or acquiescence in any such conveyance or encumbrance.
- 18. The undersigned agree to pay to the Bridgeview Bank and Trust Company (Bank) on each monthly payment date an additional amount equal to one-well 1/12th) of the annual taxes and assessments levied against the mottaged premises, and one-twelfth (1/12th) of the annual premiums for insurance carried in connection with said premises, a similar by the Bank. As taxes and assessments become due and payable and as initirance policies explice, of premiums thereon become due, the Bank is authorized to use such moneys for the corpuse of paying such taxes or assessments, or renewing insurance policies or paying premiums thereon, and the event such moneys are insufficiently numposes the undersigned agree to paying the flank the difference forthwith. It shall not be obligatory upon the Bank to inquire into the validity or accuracy of any of said items before making payment of the same and nothing herein editained shall be construed as requiring the Bank to advance other moneys for said purposes nor shall the bank locur any personal liability for anything it may do or omit to do hereunder.
  - 19. A late charge on payments made more than 15 days after due date of the month due shall be charged at the maximum rate permissable by law.

IMPORTANT

4, 60

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 FIXED FOR RECORD.

The Inscalment Note mentioned in the within Trum Deed has been identified 727 herewith under Ideorification No. ..

Bridgeview Back & Trust Company, Bridgeview Illinois, Trustee

VICE PRESIDEN

COUR COUNTY DECOURER. ....

的行行或引作 人名英加克特 人名 经存货

公下方完多多一点的第一来的故事。900年1000年 144444 TRAN 0277 637 17/07 13:41:00 MICRUNIA 19-THE 411.60

-87-143415