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TRUST DEED SECOND MORTGAGE (ILLINOIS)

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THIS INDENTURE WITNESSETH, That Earl L. Warner and	87155004
Sharon L. Warner, his wife, in joint tenancy.	700001
(hereinafter called the Grantor), of 1126 White Mountain	្រាស់ ខេត្ត និង ប្រជាពី និង មានការ៉ាស៊ីនី ម៉ឺ ម៉ើង ម៉ឺង ម៉ឺង ម៉ឺង ម៉ឺង ម៉ឺង ម៉ឺង ម៉ឺង ម៉ឺ
Drive Northbrook, II, 60062 (No. and Street) (City) (State)	Secretary of the
for and in consideration of the sum of \$100,000.00 One hundred thousand and 00/100	
	्रास्त्र । १९ स्ट्रांट १ व्हेर स्ट्रांट सम्मान्य प्रमुख ने प्रितेशक एका
in hand paid, CONVEY S AND WARRANT S TO	V *.
Gary Wheaton Bank 120 E. Wesley St. Wheaton, IL 60187	Burn of Burn of Butter garage of a Chair grown
of 120 E. Wesley St. Wheaton, IL 60187 (State)	
as Trustee, and to as a recesors in trust hereinafter named; the following described real estate,	the state of the second
with the improvement including all heating, air-conditioning, gas and plumbing ap-	Above Space For Recorder's Use Only
paratus and flatures, and everything appurionant herejo, together with all rents, issues and profits of said premises, situsted in the County of COOK and State of Illinois, to-w	44.
of said premises, situated in the County of COOK and State of Illinois, to-w	du territako di terhigip pilitar peksik
debuty 1 C do The CD 30C do the Middle Thanks the late	D. Maria and a construction of the
***Lot 6 in Block 106 in White Plaines, Unit No.	
Section 8, Township 42 North, Range 12, East of t	
in Cook County, Illinois.***	BB 1 对在人们在自己的企业的证券的有效的有性情况或强力的有效的有效的有效的
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40010	计广泛论语句证据主义不断的证明,其实实现证的婚姻持续的教育有效的特别处理的证据
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PIN 04-08-206-006 Vol. 131	and the state of the state of
1126 white mountain, North	$\lambda(l) \cap (b) = 0$
1126 White Mountain, North	TWO CONTRACTOR OF THE PARTY OF
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Hereby releasing and waiving all rights under and by virtue of the homestand excaption laws of th	e Strie of Illinois.
the marketian accommendate for the appropriate for the property and appropriate for the property and appropriate	a hereit.
Whereas, The Graptors are lustly indebted upon a principal promissory note bearing even dato here cipal amount of \$\frac{100}{100}\frac{100}\frac{100}{100}\frac{100}{100}\frac{100}{100}\frac{100}{100}\	onthly myme, the of interest, with the balance of the indebtedness, if
not sooner paid, due and payable on the fifth anniversary hereof. The terms of said promissory not	e are it cornors, ed herein as though fully set forth.
THE CHANTOR covernment and agrees as follows: (1) To pay said indebtedness, and the interest ther agreement extending time of payment; (2) to pay when due in each year, all taxes and assessments aga	con as here! .ar 'in said note or notes provided, or according to any
within sixty days after destruction or damage to rebuild or restore all buildings or improvements on	said premise that cay have been destroyed or damaged; (4) that
waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time of herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the l	in said premises in Jaren in companies to be selected by the grantes Trat mortgage indebte incre, with loss clause attached payable first
to the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, whit	th policies shall be left, ad remain with the said Mortgages or Trus-
tee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest there payable.	
INTILE EVENT of falluro so to insure, or may taxes or assessments, or the prior incumbraness or the	Interest thereon when due 1 is grantee or the holder of said indeb-
tedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tand the interest thereon from time to time; and all money so paid, the Grantor agrees to repay immedi	ately without demand, and the sa ne with interest thereon from the
date of payment as provided in said note shall be so much additional indebtedness secured hereby.	
IN 1914. EVENT of a breach of any of the aforesaid covenants or agreements the whole of said inde- option of the legal holder thereof, without notice, become immediately due and payable, and with inte-	rest thereon from time of such breach (4pr . Merest, and to the
be recovered by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtednes	s had then matured by express terms.
IT IS AGREED by the Grantor that all exponses and disbursements paid or incurred in behalf of pla able attorney's fees, nutlays for documentary evidence, stenographer's charges, cost of procuring	or completing abstract showing the whole litle of said premises
embraciae foreclosure decree-shall be used by the Granton and the like expenses and disbursement	s, occasioned by any sult or proceeding wherein t', gi antee or any
holder of any part of suid indebtedness, as such, may be a party, shall also be puid by the Grantor. All sur premises, shall be taxed as costs and included in any decree that may be readered in such forcelosure	proceedings; which proceeding, whather decree as sale shall have
heen onjured or not, shall not be dismissed, nor release hereof given, until all such expenses and disbu- paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Gran	rsoments, and the costs of suit, including attorney's fees, have been
mises needing such foreclosure proceedings, and agrees that upon the filing of any complaint to forec	ose this Trust Beed, the court is which such complaint is filed, may
at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a receive the rents, issues and profits of the said premises.	rto taku poazession or charge of sold premises with power to collect
:	
This Deed of Trust is given to secure a revolving credit form.	<u> </u>
The name of a record number is: Earl L. Warner and Sharon L. I	Marner
	y of the grantee, or of his resignation, refusal or fallurs to act, then
Gary Wheaton Bank of said County is h	ereby appointed to be first successor in this trust; and if for any like
cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deet trust, And when all of the aforesaid covenants and agreements are performed, the grantee or his succ	ensor in irust, shall release said premises to the party entitled, on
receiving his remonable charges.	
This trust deed in subject in First Mortgage at Northbrook Tri	set and Savinge Bank
This trust deed in subject in PLISE POLLScige at NOI CIDION III	ist and bayings bank
21 = 4	07
Witness the hand S and send S of the Grantor this 2.15t day of March	19.07
x 7 <i>0</i>	auch Marker (SEAL)
Earl L	Warner
Please print or type name(s)	100 J P 1100 11 100 100 100 100 100 100 100 1
below signature(s) X Mila	HOW OR WORNEY (BEAL)
Sharon	L. Warner
This instrument was prepared by David A. Olsen Gary Wheaton Ba	nk 120 E. Wesley Wheaton, IL.
(NAME AND	
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Reorder from ILLIANA FINANCIAL, INC. (312) 598-9000 Rev. 11/86	

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NTY OF _	Durage				
Kathle	een M. Patterson		, a Notai	y Public in and for sa	id County,
e Štate a	foresaid, DO HEREBY CER	TIFY that Earl	L. Warner and Sh	aron L. Warner	
10 lu	ine				<u>.</u>
onallykn	nown to me to be the same per	son S whose na	me s are subscri	oed to the foregoing in	istrument,
	fore me this day in person a				
rument as			and purposes therein se		
	` ^	ary acq ior mic uses.	and put poods and to me		
	right of nomestead.	21et	day of March	, 19_87	
	ler my head and official seal	this	day of	, 18	
	"OFFICIAL SEAL"		Kark	DealM (4	HADAA
Noter	Kathleen M. Petterson ry Public, Sate of Illinois ommission Expires 8/6/90		92F1	-01 RENGLES PUBLIC 11 TRAN 4501 03/	24/27 05:11
my W	**************************************		450	NES # A #-87 NOOK COUNTY RECORD	-15504
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Trust Deed	22				

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ADJUSTABLE RATE LOAN RIDER

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

THE THE TOTAL COMMENS OF THE WITHINGT PROPERTY OF THE PROPERTY	
This Hider is made this 21st day of March 19, 19, 19, 19, 19, 19, 19, 19, 19, 19,	
BANK (the "Lender") of the same date (the "Note") and covering the property described in the Security Instrument and local of the same date (the "Note") and covering the property described in the Security Instrument and local of the 126 White Mountain.	
Modifications. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows: A. INTEREST RATE AND MONTHLY PAYMENT CHANGES The Note has an "Initial Interest Rate" of 8.25.96. The Note different rate may be increased or decreased on the 1st day of the month beginning on	بالما حدد عدريت
Changes in the interest rate are governed by changes in the ANNUAL PERCENTAGE RATE (APR) which is equal to the Index Rate plus	
Dercentage points. The Index Rate is the Reference Rate as announced and pub. "A drom time to time by Confinental Illinois National Bank and Trust Company in effect on the last day of each month. Change in the APR as aforesaid, the last of the first Appet the month following and the last day of each month.	
Index Rate.	
There is no maximum limit on changes in the interest rate at any Change Date.	
In the interest rate will result in lower payments. B. LOAN CHARGES	
It could be that the loan secured by the Security Instrument is subject to a law witch security loan charges and that law is interpreted so that the interest or other loan)
necessary to reduce the charge to the permitted limit; and (8) any sums already collected nom Borrower which exceeded permitted limit; and (8) any sums already collected nom Borrower which exceeded permitted limit; will be refunded to Borrower. Lender may	ے۔۔۔
C. PRIOR LENS	L.L.
and priority of which the Lender has not previously consented to in writing Le over may send Borrows a notice identifying that fifth. Borrower shall prove with regard to that it lies as provided in paragraph 4 of the Security Instrument or shall promisely an agreement in a form salidar reporting that the respective that the salidar reporting the lander reporting that the respective forms and the salidar reporting that the respective forms are salidar reporting to the salidar reporting that the respective forms are salidar reporting to the salidar reporting that the salidar reporting the salidar reporting that the salidar reporting the salidar reporting the salidar reporting that the salidar reporting the salidar reporting that the salidar reporting the salidar reporting that the salidar reporting the salidar reporting the salidar reporting that the salidar reporting the salidar	7
D. TRANSFER OF THE PROPERTY	<u>, U</u>
subordinate to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by decrease on a purchase money security interest for household appliances, (c) a transfer by decrease of a purchase money security interest for household appliances, (c) a transfer by decrease of a purchase money security interest for household appliances.	L
by this Mortgage to be immediately due and payable. Lender shill be waived such option to accelerate if prior to the sale or transfer, Lender and the person to whom the Property is to be sold or transfer, teach agreement in writing that the property is to be sold or transfer, teach agreement in writing that the property is to be sold or transfer, teach agreement in writing that the property is to be sold or transfer, teach agreement in writing that the property is to be sold or transfer, the property is to be sold or tra	
shall be at such rate as Lender shall request. If Lender has been been been been accepted to written as the state of the property of the prope	********
to this paragraph, Lender may require (1) an increase in the current Note interest rate, or (2) an increase in (or removal) of the inition the amount of any one interest rate change (if there is a limit), or (3) a change in the Base Ind's figure, or all of these, as a condition of Lander's waiving the opport to accelerate.	<u>) </u>
by signing this, borrower agrees to all of an above.	<u> </u>
() (coel, tour 5	
Earl L. Warner Bonows	
(x) Sharen S. Warner	

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Sharon L.

Warner Borrower

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