Notary Public.

UNOFFICIAL COMPETE BUSINESS"

TRUST DEED

	•	THE ABOVE SPA	Ce eve pevobbe	87178945	
THIS INDENTURE, made Rosa Maria Guerrero, h	April 1,	19 87 , ben		Guerrero and	7
of the Village State of Illinois corporation doing business THAT, WHEREAS the Mor inafter described, said lega EIGHT THOUSAND FIV evidenced by one certain la and delivered, in and by	of Oak herein referred to as "Moi in Oak Park, Illinois, higagors are justly indebilinoiders being VE HUNDRED SIXTY instalment Note of the More the Moi which said Note the More than th	rigagors," and Avenue serein referred to as seed to the legal ho herein referred to a following to a following agors of even do following agors of even details.	TRUSTEE, witner the first the state of the No 100 (\$8,564.75)-ate berewith, made pay the said princ	npany of Oak Park an Illinois esseth: the Instalment Note here- te, in the principal sum of Dollars, e payable to MEARER ipal sum and interest from	
	on the balance annum in instalments a	e of principal remai	ning from time to t	time unpaid at the rate of	
Dollars or more on th	ne 1st day of	May	19 87 and	Ninety two and	
until said note is fully prid	February, 1997 arte to be first applied the principal of each in law and all of said principal	payment of princips to interest on the u stalment unless pa ncipal and interest	al and interest, if a til such payments impaid principal ba id when due shall being made payab	not sooner paid, shall be on account of the indebt- lance and the remainder bear interest at the then the at such banking house and in absence of such	
COUNTY OF COOK		D STATE OF ILLINOIS, to			
Lot 193 in Highlands, A of The Northwest 1/4 of Section 17, Township 39 the Third Principal Mer	of the Northwest 1/4 9 North, Range 13,	l if East ∌ī	ಕಾಶಾತ≘೯ ಈ ಕ	An 7524 04/03/87 14:50	
Permanent Index No.	16-17-102-015 CC	OIT IN			
Commonly Known As:	524 Highland Oak Park, II 60304		Cant.		871
free from all rights and benefits under a expressly release and waive.	enuments, enumerate, fintures, on y be amirised thereto (which are pid- berein or threeon under an supply he ithous restricting the foregoing), acre are declared to be a part of said real the premises by the mortgogors or the sea unto the said Trustee, its succ and by virtue of the Homestead Exe	al appurenances thereto beli- ried primarily and on a par- rat, gao, air conditioning, we wan, window shades, stems di sense whether physically are sit successors of assigns sha- respors and assigns, forever, apption have of the State of I	sors and windows, floor care sors and windows, floor care sorted thereto or ner, and it Il be considered as constitu for the purposes, and upon a llinois, which said rights an	rrice landor beds, awnings, stores as seet that all similar apparatus, riche per on the real entate. The was of trusts berein set forth, al benefit the Mongagors do hereby	78945
reverse side of this trust of on the mortgagors, their hei	ieed) are incorporated i	nerein by reference	and are a part he		QQ
Anusto Acethik	10 is	EAL) Rosa Marin	m Mill Guerrero, his	WILL (SEAL)	87178945
STATE OF ILLINOIS	L	on CAMAL			GEF
Cook			Cosa Maria	HEREBY CERTIFY THAT	•
This instrument was prepared by:	who 5 personally known to t		4 (
Raymond L. Heise 1 Village Hall Plaza Oak Park, IL. 60302		free and voluntery so; for ead.		_ signed, sealed and delivered the rein ser forth, including the seleans	
•	GIVEN under my Rand and No	- Siller	i Cata	la	

7) keep the premises fully repaired and in compliance with the Zoning Ordinance, Suilding and Code of the Village of the Assistant the Incompliance of the Park of the Compliance of the Incompliance of Incompliance of the Incompliance of I

sunder Mortgagors shall seep all buildings and improvements now or hereafter assumed on and premises insured against loss or damage by fire, lightning or windstarm responsible providing for payment by the insurance companies of meeters sufficient either to pay the com of replacing or repairing the same or as pay in full the indubress secured hereby. All in companies assistances to the holders of the nort, such rights to be evidenced by the translations to the holders of the nort, such rights to be evidenced by the translation origings clause to be assistance of the nort, such rights to be evidenced by the translation origings clause to be assistance and the such as a such rights to be evidenced by the translation origings clause to be assistance of the more, and an case of insurance about to expire, shall deliver rememble policies not less than ten days prior to the respective disea of

4. In case of default therein, Truscee or the holders of the more mo), but need not, make any poyment as perform any art hereinbefore required of Morgagors in my loim and manner dermed expedient, and may, but need not, make full at parish) payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any ran lien or other prior lien to trite or claim thereof, or redeen from any tax sale or forferture affecting said premises or correct any tax tax or aspects and more to the purposes herein authorized and all expenses page or incurred in connection there with, including accromers? For and may with more moneys advanced by Trustee or the holders of the more to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, whall be no much additional indebtedness nectured hereby and shall become immediately due mod payable without notice and with inderest thereon on the them happens robe permitted by law. In action of Trustee or the note shall become immediately due mod payable without notice and the holders of the note shall become immediately due mod payable without notice and the holders of the note shall become immediately due mod payable without notice and them on account of any default hereauther on the part of Mortgagors.

5. The Trapter or the holders of the note hereby occured making any payment hereby authorized relating to taken or assessments, may do so according to any bill, material from the appropriate public office without inquiry jato the accuracy of such bill, materials or estimate or into the validity of any taken exessment, sale, forfeiture, cas lien or title or claim thereof

6. Mergagars shall pay each item of indebredness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without metier to libringgers, all support indebredness occured by this Triest Deed shall, necessitatending onything in the note or in this Triest Deed to the contrary, become due and payable (a) smediately in the case of default in making payment of any instalment of principal or interest on the mote, or (b) when default shall occur and continue for there days in the performance of any other agreement of the Margagara herein contained.

occur and continue for these days in the performance of any other agreement of the Mariagoria herein contained.

"Then the independent hereby necured shall become due whether by acceleration or otherwise, builders of the noce or Transee shall have the right to foreclose the lies hereof, in any suit or breclose the lies hereof, there shall be allowed and included an additional inselections in the decree for sale all expendences are which may be paid or incur ed by or on behalf of Transee or helders of the noce for symmetry, 'does, appraiser's fees, outlays for documentary and expense value, and expense the lies hereof, there shall be allowed and included an additional inselections in the decree for sale all expendences and expenses and expenses the lies hereof accesses the lies hereof, there shall be allowed and included as additional inselections in the decree for sale all expenses and expenses and expenses the lies are included as a substances of the decree of the decree of the precision control of the major and amiliar data and assurances with respect to the forecast of title, title seasonably necessary within the proceedings of the note to evidence to bidders at any sale which may be had pursuance to such decree the true candition of the title to enter value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become no much additional indebendences nectured hereby and inmediately due and physiole, with him to the remained of the nature of the n

8. The proceeds of any foreclosure (ale f., the premises shall be distributed and applied in the following seder of priority: First, on account of all coats and expenses incident to the foreclosure proceedings, incl.dir.g. all such irems as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured independence and distance by the more, with sucress therefore as hereof exist, all principal and interess remaining unpaid on the mote, fourth, any overplus to Mottgagors, there are is legal representatives or assigns, as their rights may appear.

note, fourth, any overplus to Morigagors, there will a legal representatives or assigns, as their rights may appear.

9. Upon, or me any time after the filing of a full to foreclose this trust deed, the court in which such bill is filled may appoint a receiver of saidpremines. Such appointment may be made either before at after sale, with my water, without regard to the sale either before at after sale, with my water, without regard to the then value of the premises at the first between and without regard to the then value of the premises at the first part and a sale merceiver. Such receiver shall have power to collect the forms, janues and profits and along the profit ones the foreclosure out and, is case of a sale and deficiency, during the full statuors period of refemption, whiche, there he redemption at not, as well as during any further times when Mortgagors, except for the intervention of such security, would be entirely to collect such the real and all other powers which may be necessary or are usual an auth conset for the preserving, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receivers an apply the net income in his hands in passment in whole of in part of the premises during the whole of said period. The Court from time to time may authorize the receivers an apply the net income in his hands in passment in whole of in part of the premises accured hereby or by any decree foreclosing this transit deed, or any task special assessment or other line with them be or become superior to the loss hands and an exercision of a sale and deficiency.

10. No servine for the enforcement of the line as of an assessment of the premises during the managed and an accordance and of the services of the premises during the managed and accordance and of the services of a sale and deficiency.

10. No action for the anforcement of the lien or of any provision is very stall by subject to any defense which would not be good and available to the party interposing we in an action at law upon the note hereby secured.

11. Truster or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall have the right to inspect the premises at all reasonable times and access thereto shall have the right to inspect the premises at all reasonable times and access thereto shall have the right to inspect the premises at all reasonable times and access thereto shall have the right to inspect the premises at all reasonable times and access thereto shall have the right to inspect the premises at all reasonable times and access thereto shall have the right to inspect the premises at all reasonable times and access thereto shall have the right to inspect the premises at all reasonable times and access thereto shall be premised.

11. Truster or the holders of the nore shall have the right to inspect the premises at all reasonable times and access thereto shall be premitted for that purpose.

12. Truster has no duty to enamine the title, location, existence, or condition of the premises, nor shall Truster be obligated to record this trust deed or to exercise any power better given unless expressly obligated by the terms hered, nor be liable for any acts or consistent terms given unless expressly obligated by the terms hered, nor be liable for any acts or consistent exercising any power herein given unless appears of Truster, and it may require index of the required of partial control exercising any power herein given.

13. Truster shall release this trust deed and the lies, thereof by proper instrument pon presentation of natisfactory evidence that all indehendetes accused by this trust deed has been fully pard, and Truster are necessed and deliver a release better of as the required of any powers the necessary access that all indehendetes here of any terms of any powers who shall, either bedaws are aftern amount of the required of a successor truster, such all calcinomers of any terms of any powers of the necessary and the state of a successor truster, such as accessed in requirement of any terms of any terms

15. This Trust Deed and all provisions beroof, shall extend to und be binding upon Mortgagors and all priving claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall such persons and all persons limble for the payment of the inde of the ros or any part thereof, whether or acc such persons shall have necessed the nose or this Privat Deed.

16. Without the prior written consent of the holder or holders of the note secured hereby, the Mirigagor or Morigagors shall not convey or encumbertitle to the premises herein involved. The holder or holders of the note secured hereby may elect to accuse ste the on tire unpaid principal balance as provided in the note for breach of this covenant and no delay in such election after actual or constructive jotion of such breach shall be construed as a waiver of or acquirescence in any such conveyance or encumberance.

17. The mortgagor hereby waives any and all rights of redesption from sale under any order or decree of foreclosure of this trust deed, on its own behalf and on belalf of each and every person, except decree or judgment creditors of the mortgagor, according any interest in or title to the premises subsequent to the date of this trust deed.

At the election of the Holder of the Note, and without notice, the principal amount remaining unpaid on the Note, together with accrued interest thereon, shall terme at once due and payable at the place of payment in the event the said of the succeeding to (his/her/their) interest, directly or indirectly, transfers, assigns, conveys, or contracts to convey any interest in the premises of the beneficial interest in the Mortgagor.

IMPORTANT

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

within True D 3 841

524 Highland

ad Trust Company of Cole Peer, as Trustee.

Vied President

Trust Officers AVENUE Book & Charu

NAME

D E STREET LT

BOX 321

10 CITY

E

Oak Park, Illinois 60304

DESCRIBED PROPERTY HERE

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE

V :