

**UNOFFICIAL COPY**

C4563

TRUST DEED

**SECOND MORTGAGE (ILLINOIS)**

THIS INDENTURE WITNESSETH, THAT Charles R. Mueller Jr., And  
Margaret A. Mueller, His Wife, As Joint Tenancy,

(hereinafter called the "Grantor"), of  
**1705 Green River Drive Schaumburg, Illinois**  
No. and Street MAIL STATE

In hand paid, CONVEY S. AND WARRANT S. TO Gary Wheaton Bank  
of 120 E. Wesley St. Wheaton, Illinois  
(No. and Street) (City) (State)

as Trustee, and to the successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the County of **DuPage**, and State of Illinois, to-wit:

\*\*\*\*\*Lot 172 in Cutter's Mill Unit 3 being a Subdivision of Part of the Southwest quarter of Section 17, Township 41 North, Range 10 East of the Third Principal Meridian in Cook County, Village of Schaumburg, Illinois.\*\*\*\*\*

1. 7-11 BILLBOARD 312 43  
312 43 2000 043913 11 16 51 04  
46666 6 11 3-B7-220157  
3000 043913 RECORDED

**Always Super-Hot Recorder's Mix Only**

**Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois  
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.**

WHEREAS, The Grantors are justly indebted upon a principal promissory note bearing even date herewith, payable to the order of GARY-WHEATON BANK in the principal amount of \$ 20,000.00, providing for monthly payments of interest, with the balance of the indebtedness, if

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon as herein set forth in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may 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 on said premises in a condition to be selected by the grantee herein, who is hereby authorized to place such insurance on companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable first to the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagee or Trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable.

**IN THE EVENT** of failure so to insure, or pay taxes or assessments, or the prior incumbrance or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said premises, pay all prior incumbrances and the interest thereon from time to time; and all money so paid, the Grantor agrees to repay immediately without demand, and the same will bear interest thereon from the date of payment as provided in said note shall be so much additional indebtedness secured hereby.

**IN THE EVENT OF** a breach of any of the aforesaid covenants or agreements the whole of said Indebtedness, including principal and all accrued interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach as provided in said note shall be recovered by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.

IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the foreclosure hereof, including reasonable attorney's fees, outlays for documentary evidence, stenographer's charges, cost of preparing or completing abstract showing the whole title of said premises embracing foreclosure decree, shall be paid by the Grantor; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings, which proceeding, whether decree or sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the said premises.

This Deed of Trust is given to secure a revolving credit loan.

The name of a record owner is: Charles R. Mueller Jr. And Margaret A. Mueller

**IN THE EVENT** of the death or removal from said \_\_\_\_\_ **Dunage** \_\_\_\_\_ County of the grantee, or of his resignation, refusal or failure to act, then

**Carlyle Wheaton - Bank** of said County is hereby 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 Deeds of said County is hereby appointed to be second successor in this trust. And when all of the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

This trust deed is subject to first mortgage trust deed with Fairfield Savings and Loan Association.

Witness the hand S and seal S of the Chapter this 21<sup>st</sup> day of

ABE 44 138 87

Please print or type name(s)  
below signature(s).

April 18 87  
Charles Mueller Jr. (SEAL)  
Charles R. Mueller Jr.  
Margaret A. Mueller (SEAL)  
Margaret A. Mueller

This instrument was prepared by T. Steinhauer 120 E. Wesley St. Wheaton, IL 60187  
(NAME AND ADDRESS)

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STATE OF Illinois }  
COUNTY OF DuPage } ss

I, Tamara L. Steinhauer, a Notary Public in and for said County,

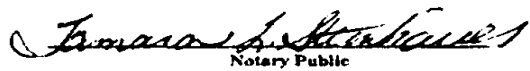
in the State aforesaid, DO HEREBY CERTIFY that \_\_\_\_\_

Charles R. Mueller Jr. And Margaret A. Mueller

personally known to me to be the same person s whose name s are subscribed to the foregoing instrument,  
appeared before me this day in person and acknowledged that they signed, sealed and delivered the said  
instrument as a their free and voluntary act, for the uses and purposes therein set forth, including the release and  
waiver of the right of homestead.

Giver under my hand and official seal this 21st day of April, 1987.

(Impress Seal Here)

  
Notary Public

Commission Expires 08/21/88

BOX No. \_\_\_\_\_

SECOND MORTGAGE  
Trust Deed

Charles R. Mueller  
Margaret A. Mueller  
husband and wife, voluntarily and freely,

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## JUSTABLE RATE LOAN RIDER\*

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

This Rider is made this

21st day of April 1987

BANK (the "Lender") of the same date (the "Note"), and covering the property described in the Security Instrument and located at  
1705 Green River Dr., Schaumburg, IL 60194

A. INTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note has an "Initial Interest Rate" of 9.00 at the Note interest rate may be increased or decreased on the 1st day of the month beginning on May 1, 1987 and on that day of the month every month thereafter.

Changes in the interest rate are governed by charges in the ANNUAL PERCENTAGE RATE (APR) which is equal to the Index Rate plus 1.25

percentage points. The Index Rates is the Reference Rate as announced and published from time to time by Continental Illinois National Bank and Trust Company in effect on the last day of each month. Changes in the APR as aforesaid shall take effect prospectively as of the first day of the month following any change in the Index Rate.

There is no maximum limit on changes in the interest rate at any Change Date if the interest rate changes the amount of Borrower's monthly payments will change proportionately if increases in the interest rate will result in higher payments decreases

B. LOAN CHARGES

It could be that the loan secured by the Security Instrument is subject to a law which sets maximum loan charges and that law is interpreted so that the interest on other loans necessary to reduce the charge to the permitted limit and if any sums already collected from Borrower are exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owing under the Note or by making a direct payment to the Borrower.

C. PRIOR LIENS

If Lender determines that all or part of the sums secured by this Security Instrument are subject to a lien which has priority over this Security Instrument and the existence and priority of which the Lender has not previously consented to in writing, Lender may seize Borrower's property and subordinating that lien to this Security Instrument as provided in paragraph 4 of the Security Instrument or shall aromately secure an agreement in a form satisfactory to Lender subordinating that lien to this Security Instrument

D. TRANSFER OF THE PROPERTY

if all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent: (a) the creation of a purchase money security interest for household appliances; (b) a transfer by devise, descent or by operation of law upon the death of this Mortgagor to be immediately due and payable Lender, it shall have waived such option to accelerate; (c) to the sale or transfer of the sums secured shall be at such rate as Lender shall request if Lender has used the option to accelerate in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured to this paragraph, Lender may require (1) an increase in the current Note interest rate (2) a release from all obligations under this Mortgage and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender may require (3) a change in the Base Index figure or all of these, as a condition or Lender's waiving the option to accelerate

By signing this, Borrower agrees to all of the above.

X Charles R. Schaeffer  
Charles R. Schaeffer Jr.

Margaret A. Mueller  
Margaret A. Mueller

Borrower from WILLIAMS FINANCIAL INC

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