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TRUST DEED SECOND MORTGAGE (ILLINOIS)

87220158

THIS INDENTURE WITNESSETH, That Arthur Nadolny, a bachelor	(1994年 - 1975年) 1985年) (1871年 - 1984年) 2809年 9年(24)87 (1975年 34年 - 新一田田子) (2018年)
4451 Lilac Ave. Glenview, IL 60025	COOK TO MET RESORDER
for and in consideration of the sum of \$16,000.00 sixteen thousand and 00/100	
in hand paid, CONVEY AND WARRANT TO Gary-Wheaton Bank of 120 F. Wesley Wheaton, IL 60187	
as Trustee, and this is cressors in trust hereinafter named, the following described real ustate, with the improvements therein, including all heating, air-conditioning, gas and plumbing apparatus and Battures, air is verything appurtenant layer to go gether with all rents, issues and profits of said premises, all tuted in the County of	Above Space For Recorder's Use Only:
Lot 22 in Northfield Woods, a subdivision of Partition of Lots 6 and 8 in County Clerk's Divided also of Lots 7 and 8 in County Clerk's Divided North, Range 12 Fast of the Third Principal Millinois.	ision of the West half of Sectio ivision of Section 30. Township
PIN # 04-30-407-073	
4451 Eilas Averine Services	325
, C	2201 5
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Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the (N TRUNT, nevertheless, for the purpose of securing performance of the covenants and agreements whereas. The Granters are just to debted upon a principal promissory note bearing even date herew) cipal amount of a providing for month.	
not sooner paid, due and payable up the fifth anniversary nervot. The tirms of sour promisors not as THE GRANTOR covenants and agrees as follows; (1) To pus weld indebiteiness, and the interest thereor agreement extending time of payment; (2) to pay when due in each year, all taxes and assessments agains within sixty days after destruction or damage to rebuild or restore all buildings or improvements on as waste to said promises shall not be committed or suffered; (3) to keep all buildings or may not east any time on a herein, who take tests suffered and second, to the Trustee herein as their interests may appear, which p tee unlit the indebtedness in fully paid; (6) to pay all prior incumbrances, and the interest therein	n as her of And in said note or notes provided, or according to any tailed premise so and on demand to exhibit receipts therefore; (3) lide premises the to have been destroyed or damaged; (4) that taild premises onso ed in companies to be selected by the graniee a mortgage inde its incential thinks and the selected by the graniee of mortgage inde its incential to the selected by the graniee of mortgage or resemble to the selected by the graniee.
payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the intedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax i and the interest thereon from time to time; and all money so paid, the torantor agrees to repay immediated date of payment as provided in said note shall be so much additional indebtedness secured hereby. NOTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebte	ilenor title affecting said pret diseso; pay all prior incomprances by without demand, and the a une with interest thereon from the riness, including principal and all .ear of interest, shall, at the
option of the legal holder thereof, without notice, become immediately due and rayable, and with interest be recovered by foreclosure thereof, or by suit at law, or both, the same as if all of suit indebtedness h. ITIN AGBEER by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintly able atturney's fees, outlays for documentary obtained, although the three sequences of procuring or embracing foreclosure decree—shall be paid by the Grantor; and the like expenses and disbursements, on holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such premises, shall be taxed as costs and included in any decree that may be raidered in such foreclosure probeen entered or not, shall not be dismissed, nor refease hereof given, unit all such expenses and disburselpaid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor mises pending such foreclosure proceedings, and agrees that upon the filing of an a complaint to foreclose at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to the rents, issues and profits of the said premises.	i thereon from time of such breach as job local in said note shall laid then matured by express ferms. Iff in connection with the foreclosure her of Including reason- completing abstract showing the whole the or said premises expenses and disbursements shall be an additional lien upon said preedings; which proceeding, while refere of sale shall have ments, and the costs of suit, including attorney's fees, have been waives all right to the possession of, and income from, said pre- cibis Trust Dred, the court is which such complaint is filed, may

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

The name of a record owner is: Arthur Nadolny INTHE EVENT of the death or removal from said DUPage ... County of the grantee, or of his resignation, refusal or failure to set, then Gary-Wheaton Bank ... of said County is bereby appointed to be first successor in this rule and if for any like cause said first surcessor fail or refuse to set, the person who shall then be the acting Hecorder of Deeds of said County is hereby appointed to be accord 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 to subject to First Mortgage at Savings of America Witness the hand _____ and seal ____ of the Grantor this 22nd ___ day of Nadolny Please print or type name(s) (SEAL) This instrument was prepared by Shelly M. Wildman, Gary-Wheaton Bank, 120 E. Wesley, (Name and Address) Wheaton, IL

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Reorder from ILLIANA FINANCIAL, INC (312) 598-9000 Rev. 11/86

ACCL # 00/373.059

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STATE OF		} ss	, a Notary	Public in and for said County,
in the State aforesaid	, do hereby certify	that <u>Arthu</u>	ır Nadolny	
_				d to the foregoing instrument,
				realed and delivered the said orth, including the release and
waiver of the right of		, to the uses and	pa. podob adorom dos	
	e and official scal this	22nd	day ofApril_	, 19 <u>_87</u>
(impress Seal Here)	Ox Ox	ı	H	Notary Public Sur,
Commission Expires 1	June E8			
		T COU	DE CONT	
SECOND MORTGAGE Trust Deed	. 10			

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ADJUSTABLE RATE LOAN RIDER

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Borrower Recorder from ELIANA FINANCIAL INC	White - ORIGINAL Canary - BORROWER'S COPY Pink - BORROWER'S COPY Gold - FILE COPY
1	acct 601373059
lolny Borrower	Arthur Nadol
excluding (a) the creation of a lien or encumbrance vise, descent or by operation of law upon the death at Lender's option, declare all the sums securer inster. Lender and the person to whom the Propertiest payable on the sums secured by this Montgagower's successor in interest has executed a writtence Note. If there is a transfer of the Property subjectmit on the amount of any one interest rate changing celerate.	of a port tenant or (d) the grant of any leasehold interest; chince years or less not containing an option area (excluding (a) the creation of a purchase, money security interest for household applicances (c) a transfer by devise, descent or by operation of law upon the death by this Montgage to be immediately due and payable. Lender years or less not containing an option to purchase, Lender may, at Lender's option declare all the sums secures to be sold or transferred reach agreement in writing that the credit of such option of accelerate if once to the sale or transfer. Lender and the person to whom the Property satisfactory to Lender and that the interest payable on the sums secured by this Montgage assumption agreement accepted in writing by Lender shall release Borrower from all obligations under this Montgage and the Note. If you is necessor in the current Note interest rate, or (2) an increase in (or removal of) the limit on the amount of any one interest rate change in the Current Note interest rate, or (2) an increase in (or removal of) the limit on the amount of any one interest rate change by signing this, Borrower agrees in the current Note interest as a condition of Lender's warving the option to accelerate.
ity over this Security instrument and the existence. Borrower shall promptly act with regard to that subordinating that lien to this Security Instrument.	and priority of which the Lender has not previously consented by this Security Instrument are subject to a lien which has priority over this Security instrument and the existence lien as provided in paragraph 4 of the Security instrument or mail promptly secure an agreement in a form satisfactory to Lender subordinating that lien to this Security Instrument or mail promptly secure an agreement in a form satisfactory to Lender subordinating that lien to this Security Instrument if all or any part of the Property or an interest therein is soich transferred by Borrower without a factory.
law is interpreted so that the interest or other load such loan charge shall be reduced by the amounted limits will be refunded to Borrower Lender man	charges collected on to be collected to the Security Instrument is subject it, a law which sets maximum loan charges and that law is interpreted so that the interest or other loan necessary to reduce the charge to the permitted limit, and (B) any sums already collected from Borrower, which exceeded permitted limits will be reduced by the amount choose to make this refund by reducing the principal owed under the National parameter to the Borrower. C. PRIOR LENS If Lender references that all controlled in the principal owed under the National parameter to the Borrower.
lerestrate will result in higher payments. Decreases	If the interest rate changes, the amount of Borrower's monthly payments will change as movided in the following assess in the interest rate will result in lower payments. Decreases in the interest rate will result in lower payments. B. LOAN CHARGES.
is equal to the Index Rate plus time by Continental illinois National Bank and Trust first day of the month following any change in the	Company in effect on the last day of each month Changes in the APR, as aforesaid, shall take street prospectively as of the first day of the month following any changes in the There is no maximum limit on changes in the account.
ed on the 1st day of the month beginning o	A. INTEREST RATE AND MONTHLY PAYMENT CHANGES The Note has an "Initial interest Rate" of 9.00. %. The Note interest rate may be included or decreased on the 1st day of the month beginning or May 1. 19.87 and on that day of the month every month there it.
ATE WILL RESULT IN LOWER PAYMENTS. and shall be deemed to amend and supplement the street of the st	HIGHER PAYMENTS. DECREASES IN THE INTEREST RATE WILL RESULT IN LOWER PAYMENTS. Phis Rider is made this. 22nd April 87 Mittage, Deed of Trust, or Deed to Secure Debt (tine "Security Instrument") of the same date (the "Note") and covering the property described in the Security Instrument and located at 4451 Lilac Glenview, IL 60025
PROVISION ALLOW	ADJUSTABLE RATE LOAN RIDER NOTICE: THE SECURITY INSTRUMENT SECURES A NOTE WHICH CONTAINS A PROMISION ALLOW

Reorder from ILLIANA FHIANCIAL INC

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