E. Commission Empfrag Marenber 5, 1999

"OFFICIAL BUSINESS" HE ABOVE SPACE FOR RECORDERS USE ONLY THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made and Maureen A. Grady,	December 7,	19 87 ,	permeeu	Michael J.	Brosnan, nev	er married
of the Village State of Illinois corporation doing business	of Oak herein referred to as "Mort in Oak Park, Illinois, he	rein referred	renue Bank to as TRU: Il holder or	STEE, wirnesa holders of the	iny of Oak Park a leth: Instalment No	ice here-
inafter described, said legal TWENTY THOUSAND a evidenced by one certain in	holder or holders being holders being holder or holders (\$20,0) istalment. Note of the Mor	erein referred 00.00) tgagors of ev	en date he	ers of the Mote,	tu tue bituetha	Dollars,
and delivered, in and by ware February 1, 1988 9.9 per cent per	The VIIIage of the hore on the balance annum in inscalments as	agors promis	e to pay th emaining fi	OM time to tim	e aubaio at tud	TALE OF [
Dollars or more on th	e 1st day of	February		19 91 and C	One hundred	seventy
four and 04/100 (\$174.) until said note is fully paid due on the first to occur residence from 510 N. Park except that if hai if any continuously live 3) January 1, 2000; 41 Illinois.	except that the final part of the following: 1 Belleforte; 2) Micha d separation is by re- s on the premises, fr	ayment of print) Michael Jael J. Brosniason of Michael J. Brosniason of Michael Brosniason and aft	acipai sad i. Brosnar an's sepa thael J. B er his de t in 518 i	i's change of ration from rosnan's dea ath, this con N. Belleforte	sooner paid, and principal the Village of the and his world dition shall by Oak Park,	of Oak idow, not apply
edness evidenced by said r to principal; provided that t highest rate permitted by l or trust company as the ho appointment, then at the office	he principal of each installaw and all or said principal ders of the note may, f	alment unlessipal and inter- rom time to ti	the unpaid spaid whe rest being me, in writ	n due shall be made payable ing appoint, a	nce and the re ar interest at t at such bankin nd in absence	mainder he then g house
NOT, THEREFORE, the Marigagers tions of this trust deed, and the perfected One Dollar in hand paid, the receipt wh following described fival Estate and all o				or in accordance with the performed, and also LHT unto the Trustee, no	he serms, plovicions a p in consideration of t its successors and as	nd limits- he sum of Signs, the
COUNTY OF COOK	AND	STATE OF ILLINOIS	i, to wit:			
Lot 1 (except the East Lot 22 of J. Czmocks S Hansen's Subdivision of Township 39 North, Ran Meridian, in Cook Coun	Subdivision and Lots 2 the South West 1/4 nge 13, East of the 1	ld and 22 of Section (f Dec	765 年77 (185) 1巻 37777 - 177 (4 東西2577 - 2014)		030 88 14:28:00 0120:00
Permanent Index Numbe	E-3-0 or 16-06-319-026-00	00 K			1 COADER	
Commonly known as	518 N. Belleforte Oak Park, Illinois	•		Tis)	
which, with the property bereinafter descrit TOGETHER with all improvements, if during all such times as hieragages may equipment or articles now or hereafter the controlled), and ventilation, including that and ware heaters. All of the foregoing at equipment or articles hereafter placed in it TO HAVE AND TO HOLD the premis feet from all rights and heavelts under an expressly release and wave.	tenements, easements, fixtures, and a be entitled thereto (which are pleigh retin or thereon used to aupply heat, hout restricting the foregoing), acreen e declared to be a part of and real ea he premises by the mortgagers of their es unto the said Truster, its sucrea	oppurenances theres ed primarily and on , gas, air conditionin a, window chodes, ac sere whether physical successors or assign	g, water, light, p orm doors and w ily assoched ther ns shall be cons lever, for the our	wher, retrigeration (windows, floor covering) indows, floor covering; recovering and it is ag idered as constituting pases, and upon the u	herho angle wass or school that, awning seed that all smits of par of the ral estate, see and trusts becars	controlly s, stoves pparatus, set forth.
reverse side of this trust de on the mortgagors, their heir	its of two pages. The co- eed) are incorporated he s, successors and assign and seal of Mortga	rein by referens. 18.	nce and a	e a part hereo	f and shall be	binding
- Hickory of Inc	(SE	AL)	۸ برندی یری	(Steeling	((SEAL)
Michael J. Brosnan	(SE		A. Grad	y ^(*)	(SEAL)
STATE OF ILLINOIS	l	Mistal C	STALA			
SS. County of COOK	Moracy Public in and for and re			Albertaid, DO HE		THAT S
This instrument was						
Prepared by: Raymond L. Heise	instrument appeared before me this	=				• •
1 Village Hall Plaza Oak Park, II 60302	and waiver of the right of homestead	(ree and voluntary s f.		and purposes therein a	er forth, including the	67

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Notary Public.

- 1 Mortgagors shall (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or be destroyed.

 (2 Reep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for iten not epiceasly subordinated to the lien hereol.

 (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereol, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustre or to holders of the note; (4) complets within a reasonable time any 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 moterial alterations in said premises eacept as required by law or municipal ordinance.
- 2. Morrgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, apecial assessments, water charges, sewer service 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 hereunder Morrgagors shall pay in full under protest, in the manner provided by statute, any ray or assessment which Morrgagors may deate to contest.
- necessors morageges shall keep all buildings and improvements now or betrafter situated on and premises insured against loss or damage by fire, 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 nore, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such tights to be evidenced by the standard morage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance amounts empire, shall deliver renewal policies not less than ten days prior to the respective dates of anxionals.
- 4. In case of default therein, Trustee or the holders of the more may, but need not, make any payment or perform any act hereinbefore required of Mottgagors 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 lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfesture affecting said premises or contest any tax or several ment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewish, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein substituted by law, has all the solutional indebtedness secured hereby and shall become immediately due and psyable without notice and with interest thereon at the then highest rate permitted by law. In action of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, ement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, resement, as le, forfeiture, tax lies or tisfe or claim thereof.
- assessment, sale, forfering, tax lies or twice or claim therest.

 6. Merrangers 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 blorgagors, all unpaid indebtedness accused by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the note, or (b) when default shall occur and continue for the "ays in the performance of any other agreement of the Morragors herein contained.

 7. Then the indebt west hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to twicfore the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurre. By or on behalf of Trustee or holders of the note or accumentary and expense stenographers' charges, publication of and course (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title reaches and examinations, gut insite year, excitately, and similar data and assurances with respect to ritle as Trustee or holders of the note may deem to be reasonably necessary either to year, which may be not pursuant to such decree the true condition of the ritle to or the value of the premises. All expends are such assurances is this paragraph mentioned shall become so much additional indebtedness accured to the cord of such right to or the value of the premises. All expends are such expenses of the note in connection with tool in any preceeding, including proble and bank out precedings, to which estimate the such as the interest of such right to foreclose whether we not evalued and payable, with interest and as a contract of the
- 8. The proceeds of any foreclosure only of the typenises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the total state proceedings, including all such items as are mentioned in the proceeding paragraph hereof, second, all other tiems which under the terms hereof constitute secured indebtedness additional to that overthereof, by the none, with interest thereof as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, I gal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bit to coreclose this trust deed, the court is which such bill is filed may appoint a receiver of said remises. Such appointment may be made either before or after tale, without notify without regard to the solvency or insolvency of Morgagors at the time of application for such receiver and without regard to the then value of the premises or whether the is we shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, is sues and premises during the prodency of such foreclosuse suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whither there be redemption or suc, as well as during any further times when Morgagora, except for the inter-vection, during the full statutory period of redemption, whither there be redemption or suc, as well as during any further times when Morgagora, except for the inter-vection, possession, control, management and operation of the primites during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in paint of fully fee indebtedness nectured hereby, or by any decree foreclosing this trust deed, or my tas, special cases of a sale and deficiency.

 10. No accident the advancement of the line and any marriage hereby had been abled and any local and any such to be necessary.
- 10. No action for the enforcement of the lien or of any provision hereof al all be subject to any defense which would not be good and available to the party interposing ne in an action at law upon the note hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the prem ses at all reasonable times and access thereto shall be permitted for that purpose.
- 12. Truster has no duty to examine the title, location, existence, or condition of premises, nor shall Truster be abligated to record this trust deed or to exercise power bergin given unless expressly obligated by the terms hereof, not be liable for any acts or omissions hereunder, except in case of its own gross negligence or opining the thin of the agents or employees of Trustee, and it may require indemnities of classically large in the fore exercising any power herein given.
- nisoprefact or that of the agreement and the lien thereof by proper instrument (one presentation of satisfactory evidence that all indebtedness accured by this trust evidence that all indebtedness accured by this trust deed has been fully paid, and Truster may execute and deliver a release hereof to any a "equest of any person who shall, either before or after memority thereof, produce and exhibit to Truster the note, representing that all indebtedness hereby secured has need to a presentation Truster may accept as true without inquiry. There a release is requested of a successor truster, such successor truster may except as no exhibit note herein described any note which bears a certificate of identification purporting to be executed by a prior truster becomes or which conforms in substacter with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof, and where the release is requested or trusters and it has never executed a certificate on any instrument identifying same as the note described herein, it may accept as the genuine note having dear and any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the person, here in designated as makers thereof.
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrat of Title in which this instrument shall have been recorded or filed. In case of the resignation, inshility or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Truster or at any Trustee or successor shall be entitled to responsible compensation for all acts performed hereunder.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Morgagors and all persons clui sing under or through Morgagors, and the word "Morgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtgodes, 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 helders of the note secured hereby, the Mirtgagor or Mingagors shall not convey or encumber a to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate he entire unpaid principal balance as wided in the nixe for breach of this coverant and no delay in such election after actual or constructive native of the preschiphall be construed as salver of or explainments in any such conveyance or encumbrance.

IMPORTANT

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 FILED FOR RECORD.

The	ineralment	Note	mentioned	in the within	Trust	Deed	has	been identifie
				aya	1			

AVENUE of Trustee. vice Provident dialli

D	NAME			
ELT	STREET	Box 321		
1 O V : E	CITY	1.		
R				

FOR	REC	ORDE	RS IN	IDEX	. F	POSES
INSE	RT S	TREE	T AD	DRESS	OF	ABOVE
DESC	RIB	ED PR	OPER	TY H	ERE	

518 N. Belleforte

Oak Park, Illinois