UNOFFICIAL COPY 88064736 TRUST DEED COOK COUNTY COPY



Notarial Seal

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22	, 		CTYC 7		THE ABO	VE SPACE F	OR RECORDER'	S USE ONLY	
W	THIS INDENTURE.n Charlotte Kir		bruary	4,	1988	, between	Clarence	T. Kinca	1d and
A 96/866 4	herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of								
9 96	Two Thousand Three Hundred Nineteen & no/100 Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER West Suburban Neighborhood Prescryation Agency								
1	and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum.								
	7	20-							
	DEFERRED LOAN: The amount of the Deferred Loan \$2,319.00								
		I							
			Ox	_		_1			
	PIN#1	5-04	1-1(5	37 37	138	'DK	10 m.	•	
	NOW, THEREFORE, terms, provisions and lim to be performed, and also presents CONVEY and Wittle and interest the COOK	the Mortgagori itations of this o in considerati ARRANT unto herein, situat ID STATE OF	s to secure the trust deed, ar ion of the sun the Trustee, i e, lying an ILLINOIS, to	e pa/ment of the nd the po/forman n of One Dollar ts successors of a d being if/ wit:	e said prine nee of the ed in hand paid assigns, the the Vil	ipal sum of novenants and id, the receipt following de lage of	nones\$2,319 agreements herein whereof is herein scribed Real Estat Stone P	. 00 in accordant contained, by the by acknowledged, e and all of their cark	nce with the Mortgagors do by these estate, right, UNTY OF
,	Lots 37 and Fair Addition North, Range recorded as	on, a Su e 12 Eas	bdivis: st of th	lon of pa ne Third	art of Princ	Section 1981 Me	n 4, Town ridian,	nship 39 which was	48 4
						C	, 0.	/	
	commonly kno	own as:	1727	No. 34th	Avenu	e, Stor	e Fark,	IL	
	THIS LOAN which, with the property in TOGETHER with all it thereof for so long and destate and not secondaric conditioning, water, light, foregoingly, screens, wind foregoing are declated to equipment or articles here the real estate.	iy) and an ap , power, refrige ow shades, sto - be a part of s	paratus, equi ration (wheth rm doors and aid real estate	pment of artica ier single units of windows, floor whether physic	s now or centrally e coverings, ally attache	nereatter the ontrolled), an inador beds, d thereto or	tein of thereof, d ventilation, incl awnings, stoves a not, and it is nere	use a la supply hi Lair, Wifficut re- and Water heaters sed for a la simila	eat, gas, air stricting the s. All of the
	TO HAVE AND TO I trusts herein set forth, fre said rights and benefits the This trust deed con this trust deed) are inc	se from all right Mortgagors do sists of two	its and benefit hereby expre pages. The c	es under and by essly release and ovenants, con-	virtue of th waive. litions and	le Homestead l provisions	appearing on p	of the State of IIIi	inois, which rse side of
	WITNESS the hand	B and so	eal s	Mortgagors th	e day and Lh	year first ab <u>arlott</u>	ove written. Kinca	id	_{SEAL}
	Clarence T	. Kincai	Lđ	[SEAL]	Char	lotte F	(incaid,	his wife	_ SEAL]
	STATE OF ILLINOIS,)		Doris Wo					
	County of Cook	_{ ss. :	a Notary Publ THAT <u>Cl</u>	ic in and for and arence T	residing in Kinc	said County, aid & (in the State afore: Charlotte	wid, DO HEREBY Kincaid	CERTIFY
		foregoing they	instrument,	appeared b	efore me and deliver	e this day red the said	in person	and acknowled	dged that

Given under my hand and Notarial Seal this

2+31773774034

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and fire from mechanic's or other liens or claims for lien not expressly subordinated to the lien between the conditions and repair, without waste, and fire from mechanic's or other liens or claims for lien not expressly subordinated to the lien the conditions of the note; (d) complete within a reasonable time any buildings or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinates.

2. Mortgagors shall pay before any penalty attacked all general taxes, and shall any special taxes, special passaments, water charges, sever 2. Mortgagors shall pay before any penalty attacked all general taxes, and shall any special taxes, special passaments, water charges, sever 2. Mortgagors shall be before any penalty attacked all general taxes, and shall any special taxes, special passaments, water charges, sever 2. Mortgagors shall be before any penalty attacked all general taxes, and shall any special taxes, special passaments, water charges, sever 2. Mortgagors shall be before the shall any special taxes, special passaments, water charges, sever 2. Mortgagors shall be short the shall any special taxes, special passaments, water charges, sever 2. Mortgagors shall be short to the shall be shall

actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distribute; and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured in cbt does additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal

thereon as herein provided; third, all principal and interest remaining unpaid of the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill to foreclose this trust deed, an court in which such bill is filed may appoint a receiver of said premises. Such appointment, may be made either before or after sale, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the premises or whether the same shall be then occupied as a homestead or not and the Trustice hereunder may be appointed as such receiver shall have power to collect the rents; issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the statutory period of redemption, whether there be redemption or not, as well as during any in the times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and ill of the powers which may be necessary or are usual-in, such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any lax, special assessor in or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure alc. (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defence which would not be good and available to the party interposing same 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 premises at all reasonable times and access thereto shall be

11. Trustee of the holdes of the note shall have the right to imspect the premises at an reasonable time, and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be caligated to record this trust deed or to exercise any power herein given, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the equest of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a success or trustee may accept as the genuine note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee hereunder or which conforms in substance 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 of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which has instrument shall have persons herein designated as the makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability 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 idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed. Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANT!	Identification No.
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS FRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	CHICAGO TITLE AND TRUST COMPANY, Trustee Assistant Georgiany/Assistant Vice President

AIL T	PRESERVATION AGENCY	
	3200 W. WASHINGTON	•
	I BELLWOOD, 11 60104	
	PLACE IN RECORDER'S OFFICE BOX N	IUMBER BOX 333 - TH