25365

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## THE ABOVE SPACE FOR RECORDERS USE ONLY

	THIS INDENTURE, MADE	April 13	19 8	8 , between	WILLIAM J.	BOBZIN A	ND MAXINE
	BOBZIN, husband and of the VILLAGE	of	OAK PARK		ounty of	соок	
	State of hel	rein referred to as "N	fortgagors,"	and FIRST NA	TIONAL BANK	OF CICERO	, a National
	Banking Association doing bus THAT, WHEREAS the Mortgago	iness in Cicero, Illin re are justiv indebted	ois, herein re' I to the leasi h	terred to as i	rofthe instailm	ssein: ent Note here:	inafter des-
	cribed, said legal holder or hold	iers being herein rei	lerred to as H	loiders of the	Note, in the pri	ncipal sum o	Ţ
	SI evidenced by one certain Instal	V TUNICAND AND !	NA/100				DOMAIS,
	evidenced by one certain instar	TIONAL BANK OF	CTCERO. A I	National Ba	nkiπe Assoc	iation	
	FIRST NA and delivered, in and by which	sald Note the Mortg	agors promis	e to pay the s	aid principal su	m and intere	st from
	April 13, 1988 of 10.90 per cent per ann	on the balance of um in installments a	i principal re s follows: 01	emaining from NE HUNDRED	m time to tin THIRTY THRE	ne unpaid a E AND 40/1	t the rate
	Dollars (\$133.40) on the AND 40/10/	Dollar until said note is furthe 13th ebtedness evidenced incipal; provided the permitted by law and incipals of the pote m	ars (\$133,2) lly paid excep day c d by said note at the principa all of said prin ay, from time	on It that the final If April It to be first appled of each instaction If the first appled of each instaction If the first and intertion to time, in write	.1 blied to interest iliment unless p est being made	oay o icipal and into 19 93 on the unpai aid when due payable at sue	erest, if not . All such d principal eshall bear ch banking
	NOW, THEREFORE, the Mortgagora provisions and limitations of this trus; performed, and also in consideration of CONVEY and WARRANT unto the Tru interest therein, situated, lying and be COUNTY OF COOK	to produce the payment of the juris of One Dollar stee, is a juris of One Dollar stee, is a juris essors and a	of the said princince of the coven in hand paid, the assigns, the follo	pa) sum of mone ants and agreem a receipt whereo awing described i	is hereby acknow	edged, do by th	ese presents
	Lot	22 (except the					
		feet of Lot 23 d					
		Northeast & of North, Range 13,					1
		County, Illino					
	IS INSTRUMENT PREPARED BY	<b>:</b>	<u>C</u>		16-05-313-0 740 North		
	NALD J. ROUS RST NATIONAL BANK OF CICE	ERO	0,	ADDRESSI	OAK PARK,		0302
	O West Cermak Road		4	5	•		
Cic	ero, Illinois 60650		•	/ 1/			
				9		D04 ==	
				ADDRESS	<b>,</b>	981.66 <u>5</u>	506
					,	881.66 <u>:</u>	506
	which, with the property hereinafter of	described, is referred to	herein as the ";	oremises."	0,		_
	which, with the property hereinafter of TOGETHER with all improvements thereof for so long and during all such tate and not secondarily), and all appa water, light, power refrigeration (whe screens, window shades, storm doors declared to be a part of said real estate hereafter placed in the premises by the TO HAVE AND TO HOLD the premituats herein set forth, free from all rights and beneifts the Mortgagors declared.	tenements, easements, times as Mortgagors ma ratus equipment or artic ther single units or cent and windows, floor covi whether physically attach e mortgagors or their su ises unto the said Truste hts and benefits under as	herein as the "p fixtures, and ap y be entitled the les now or herea trally controlled erings, inadoor i hed thereto or na iccessors or asa e, its successor and by virtue of the	premises."  purtenances the rate (which are pinter in or the rate), and ventilation beds, awnings, sot, and it is agreeigns shall be cores and assions for a sand assions for the rate of	re.o culonging, an edculuming an ereor used to supp i, including (withoutoves and water he distribution and including isidered as cunstif rever, for the our	d all rents, issued on a parity wit ly heat, gas, air, ut restricting th aters. All of the 'aratus, equipm uting pert of the	es and profits in said real ex- conditioning, se foregoing; are ent or articles a real estate.
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- 1. Mortgagors shall (1) promptly repair, restore rebuild any building or improvements now or hereafter, on the premises which may become damaged of be destroyed; (2) keep said premises in good condition and repair, without waste, and fire from mechanic's or other liens or claims for rien not express subordinated to the lien hereo; (3) pay when due any indebtadness which may be secured by a lien or charge on the premises appellor to the lien hereos and upon request exhibit assistactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings on buildings on buildings on buildings on ow or at any time in process of exection upon said premises; (5) comply with all requirements of law or municipal ardinance.

  With respect to the premises and the use thereof; (6) make no material atterations in said premises except as required by law or municipal ordinance.
- Mortgegors shall pay before any penalty staches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service
  charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicase receipts
  herafor. To prevent default hereunder Mortgegors shall pay in full under protest, in the manner provided by statute, any tax or assessment which
  dortgegors may desire to contest.
- Notigages that it see all buildings and improvements now or cherastier situated on said premises insured against loss or damage by the, lightning or windstorm under policies providing for payment. By the insurance compenies of moneys sufficient either to pay the cole of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of the satisfactory of the holders of the note, and the satisfactory of the cole of the note and the satisfactory of the satisfactor
- policiés not lées than ten days prior to the respective dates of expiration.

  4. In case of default therein, Trustes or the holders of the note may, but need not, make any payment or perform any act hereinbefore requiMortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or Interest on
  encumbrances. It any, and purchase, discharge, compromise or settle any lax lies or other prior lies or title or claim interest, or redeem from any tax is
  forteiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all superases a
  incurred in connection therewith, including attorneys fees, and any other moneys advanced by Truste or the holders of the note to protect the mopremises and the lies hereof, plus reasonable to compensation to Trustee for each matter concerning which action herein authorized may be taken, at
  so much additional indebledness accured hereby and shall become immediately due and payable without notice and with interest thereon at the
  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 accounts.

  The Trustee of the holders of the note hereby actived may be proported to the note account.
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxee or assessments, may do so according to any bit, statement or estimate product from the appropriate public office without inquiry into the accuracy of such bit, statement or estimate or into the yallotty or any tax, assessment, sale, forfeiture, tax, lien or title or claim thread.
- 2. When the independent per part of the property of the proper
- 8. The proceeds of any foreclosur: sally of the premises shall be distributed and applied in the following order of priority: Fin expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph which under the terms hereof constitutions with interest interest interest in the constitution of the constitution
- popular any time after the filling of a Nill's inclose this trust deed, the court in which such bill is filled may appoint a receiver of said premises. Such appointenin may be made either before or arrerulate, without notice, without regard to the solvency or insolvency of Mortgegore at the time of application for such receiver and without regard to the the, value of the premises or whether the same shall be then occupied as a homested or not and the Trustee hersunder may be appointed as such receiver. Such rice or in shall have power tends, instead and profits of said premises during the pendency of such foreclosure sult and, in case of a sale and additionary, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, accept it, the intervention of such receiver, would be entitled to collect such rehis, issues and profits and other powers which may be necessary or are usual in such or service to apply the ret income in his hands in payment in whole or in part of the whole of said period. The Court from time to time may such orize the receiver to apply the ret income in his hands in payment in whole or in part of the file of the such apply the ret income in his hands in payment in whole or in part of the such apply the ret income in his hands in payment in whole or in part of the line hereof or of such decree, provided such apply case or only tax, special assessment or other line which may be or become superior to the lien hereof or of such decree, provided such apply and hands any inchase of any any decree for or part of the line of any notice of any tax, special assessment or other line which may be or become superior to the lien hereof or of such decree, provided such apply and as subtent to orac determine defined.
- 10. No action for the enforcement of the lien or of any provisio. \*\* of shall be subject to any detense which would not be good and swallable to the party interposing same in an action at taw upon the note hereby secural.
- 11. Trustee or the holders of the note shall have the right to inspirit the remisse at all resisonable times and access thereto shall be permitted for that purpose.
- purpose.

  12. Trustee has no duty to examine the title, location, extetence, or cond. Ion of the premises, nor shall Trustee be obligated to record this trust dead or to exercise any power horse) given unless storessly obligated by the terms have a more likely for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and imay require indomnities satisfactory to it before exercising any power herein given;
- - 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persure use in ingunder 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.
  - 16. Without the prior written consent of the holder or holders bit the note secured hereby, the Mortgagor or Mortgagor is shall not convey or encumber title to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate the entire us paid. Include helected in the note for breach of this convenent and no delay in such election after actual or constructive notice of such breach r.h. It be construed as a walvey of or acquiescence in any such conveyance or encumbrance.

(JAHR)

. DEPT-01 RECORDING

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COUR COUNTY RECORDER

recreation land treatment

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE
NOTE SECURED BY THIS TRUST DEED SHOULD BE (DENTIFIED BY
THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED.

identified herewith und

RONALD J. ROUSvice Pres

NAME : STREET

FIRST NATIONAL BANK OF CICERO

distiner everin tent tear, ban kep our vicibilitation, provident

6000 WEst Cermak Road Cicero, Illinois 60650

CITY

FOR RECORDERS INDEX PURPOSE INSERT-STREET-ADDRESS-OF DESCRIBED PROPERTY HERE

740 North Gaylorgies state My Commission Expires 9/29/91

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RECORDER'S OFFICE BOX NUMBER