## UNOFFICIAL COPYSessa

TRUST DEED

THE ABOVE SPACE FOR RECORDERS USE ONLY

Patricia Van Dyke,	April 3	29 <sup>1</sup>	<sup>19</sup> 88 <sup>• hi</sup>	etween Paul	Van Dyke and	3
of the City State of Illinois an Illinois corporation doing but THAT, WHEREAS the Mortgag said legal holder or holders being Nine thousand and nevidenced by one certain Instal	his wife of Bridgevi herein referred to siness in Bridgeview, I fors are justly indebte g herein referred to as	Lew as "Mortga llinois, here d to the leg Holders of	County of gors", and lin referred light holder of the Note, in	Cook Bridgeview Bar to as TRUSTE or holders of the the principal	nk & Trust Company E, witnesseth: he Instalment Note I sum of	00) Dollars.
evidenced by one certain Instal	ment Note of the Mo	utgagors of	even date	herewith, mad	e payable to BEAR	ER and delivered, in
and by which said Note the Mor on the balance of principal rema per cent per annum in instalmen	tining from time to tin its as follows:	ne unpaid at	t the rate of	10.50	from May 5, 19	988
One hundred ninety	19th day o	of June	19	9 88	and	DOLLARS
One hundred linety (194.28 HEREAFTER until sala note on the 19th decoration of each instalment unless parameters being made payaboreting appoint, and in absence	is fully paid except the May prest on the unpaid provided the shall bear to a ruch banking ho	pat the Imal 1993 Al orincipal ba interest at ouse or trust	payment of such payment of such payment to the then the company	of principal and ments on account the remainder nighest rate pe as the holders	int of the indebteding to principal; provider from tred by law and of the note may, fi	ess evidenced by said ed that the principal i all of said principal rom time to time, in
NOW, THEREFORE, the Mo provisions and limitations of this tre formed, and also in consideration of and WARRANT unto the Trustee, it situate lying and being in the COUNTY OF Cook	ist deed, and Ar perfort the sum of One Dollar i	nance of the n hand paid, the following	covenants ar the receipt wi- described Re	id agreements he hereof is hereby	erein contained, by the acknowledged, do by t	2 Mortgagors to be per- hese presents CONVEY
The North 60 feet o	f Lot 72 in Gil	//			ew Gardens Uni	it No. 2, a
Subdivision of part Township 38 North, plat recorded May 1	of the North h Range 12, East	of the	the Sout Third Pr	h East qua incipal M	arter of Secti eridian, acco	ion 24, rding to
P.I.N. 18-24-303-07 which, with the property hereinafter						58198932
TOGETHER with all improvements of the real forms of long and during all stand not secondarily), and all apparalisht, power, refrigeration (whether window shades, storm doors and wipart of said real estate whether physical the premises by the mortgagors of TO HAVI AND TO HOLD if berein set forth, free from all rights	ements, tenements, ease rich times as Morgagors in turs, equipment or article r single units or central ndows, floor coverings, is sically attached thereto their successors or assign the premises unto the said and benetits under and I	ments, fixture may be entitle of now or her filty controlled inador beds, cornot, and it is shall be contributed, its way writte of the controlled in the co	res, and appead thereto, we reafter there of the period of	of the fleetger in a thereon use the land that it is and the latest he hat all anila appoint that it is part to the lassing the lassing part to the lassing the lassing the lassing the lassing the lassing lassing the lassing lassin	a primarity and on a gas, ed to supply heat, gas, g fwithout restricting aters. All of the foregoparatus, equipment or of the real estate. For the purposes, and a sof the State of Illino	the foregoing), screens, oing are declared to be a articles hereafter placed
benefits the Mortgavors do hereby ev		12.4	بدار فسفانهما بدلد الانسا		na 📉 i dan ramarka sida	
benefits the Martgaeors do hereby ex- This trust deed consists of it incorporated herein by reference and WHAESS the hand S	wo pages. The covenants Lare a part hereof and sh an	all be binding	on the mort	eacors. Their helf	's, s iccessors and assigr	e of this trust deed) are is. Year first above written.
This trust deed consists of the incorporated herein by reference and	l are a part hereof and sh	all be binding d seal _S (SEAL	on the mort	CCC ia Van Dy	torteases is the designed	year first above written.  (SEAL)
This trust deed consists of the incorporated herein by reference and WHAES, the hand S  Paul Van Dyke	l are a part hereof and sh	all be binding d seal _S (SEAL	Patric	Ciccion Dyl	to trees or s and assign to treat is the day and ke	is. Year first above written.
This trust deed consists of the incorporated herein by reference and WHNESS, the hand S  Paul Van Dyke  STAIL OF ILLINOIS	t are a part hereof and sh an	all be binding d seal_S (SEAL(SEAL	Patric	ia Van Dy	s, s recessors and assert fortgars, is the dery and ke	year first above written.  (SEAL)
This trust deed consists of twincorporated herein by reference and WHNESS the hand S  Paul Van Dyke  STATE OF ILLINOIS  SS  County of Cook	t are a part hereof and sh an	(SEAL S. Gask for and residan Dyke a	Patric  Patric  in  in  and Patr	ia Van Dyl	te aforesaid, DO HE	ELY CERTIFY THAT
This trust deed consists of to incorporated herein by reference and WHAESS, the hand S  Paul Van Dyke  STATE OF HANOIS  SS  County of Cook	(. Edwina a Notary Public in and Paul Va	all be funding ad seaf S (SEAL (SEAL S. Gask for and resid an Dyke a persona	Patric  In participation of the more participation of the more patricipation of the more participation of the more partici	ia Van Dy	te aforesaid, DO the'  Dyke	(SEAL)  (SEAL)  (SEAL)  EFY CERTIFY THAT
This trust deed consists of the incorporated herein by reference and WHYNES, the hand S.  Paul Van Dyke  STAIL OF HAINOIS  SS  County of Cook  COPERAL SEAL"  EDWINA GASKIN	t, Edwina a Notary Public in and Paul Va	all be binding at seal S. (SEAL (SEAL S. Gask: for and resid an Dyke a persona	Patric  Patric  in  ing in said Coand Patr	munty, in the Staticia Van Dy	te aforesaid, DO Hr. O	(SEAL)  (SEAL)  (SEAL)  EFY CERTIFY THAT
This trust deed consists of the incorporated herein by reference and WHANESS, the hand S.  Paul Van Dyke  STATE OF HAINOIS  SS  County of Cook  COMMITTAL SEAL"  EDWINA GASKIN  (Cathy, Facility, State of Illinois	t, Edwina a Notary Public in and Paul Va  van are are the day in person and a	(SEAL S. Gask:  for and resid an Dyke a persona acknowledged	ing in said Coand Patr	munty, in the Staticia Van Dylams to be the sm	te aforesaid, DO the Dyke	(SEAL)  ELY CERTIFY THAT  CONSTRUCTOR OF THE CONTROL OF THE CONTRO
This trust deed consists of the incorporated herein by reference and WHYNESS, the hand S.  Paul Van Dyke  STATE OF HAINOIS  SS  County of Cook  CORECTAL SEAL"  EDWINA GASKIN	t. Edwina a Notary Public in and Paul Va  win are the day in person and a led and delivered the act, for the uses and put	(SEAL (SEAL S. Gask: for and resid an Dyke a persona exhowledged said Instrumposes therein	in ling in said Coand Patricelly known to	munty, in the Staticia Van Dylaminty, in the Staticia Van Dylaminty in the staticia van Dylaminty in the subscribed to cluding the relea	te aforesaid, DO the Dyke  the foregoing instruming the foregoing instruming their se and waiver of the right	(SEAL)  (SEAL)  (SEAL)  ELY CERTIFY THAT  CONTROL Whose name contrappeared before me signed. The signed of the sig
This trust deed consists of the incorporated herein by reference and WHANESS, the hand S.  Paul Van Dyke  STATE OF HAINOIS  SS  County of Cook  COMMITTAL SEAL"  EDWINA GASKIN  (Cathy, Facility, State of Illinois	t, Edwina a Notary Public in and Paul Va  van are are the day in person and a	(SEAL (SEAL S. Gask: for and resid an Dyke a persona exhowledged said Instrumposes therein	in ling in said Coand Patricelly known to that set forth, in Seal this Seal	munty, in the Staticia Van Dylamunty, in the Staticia Van Dyla	te aforesaid, DO the Dyke  the foregoing fristrain they  their  se and waiver of the right of the right of the property of the right of	(SEAL)  (SEAL)  (SEAL)  (SEAL)  EFY CERTIFY THAT  CONSOLIMINATE OF THE SIGNAL STATES OF THE STATES OF THE STATES OF THE STATES OF THE SIGNAL STATES OF THE S
This trust deed consists of the incorporated herein by reference and WHNESS, the hand S.  Paul Van Dyke  STATE OF HAINOIS  SS  County of Cook  COMMITTAL SEAL"  EDWINA GASKIN  Catter, Papier, State of Illinois	t. Edwina a Notary Public in and Paul Va  win are the day in person and a led and delivered the act, for the uses and put	(SEAL (SEAL S. Gask: for and resid an Dyke a persona exhowledged said Instrumposes therein	in ling in said Coand Patricelly known to that set forth, in Seal this Seal	munty, in the Staticia Van Dylaminty, in the Staticia Van Dyla	te aforesaid, DO the Dyke  the foregoing instruming their se and waiter of the right of the righ	ELY CERTIFY THAT  Sear Present the search of
This trust deed consists of the incorporated herein by reference and WITNESS, the hand S.—  Paul Van Dyke  STATE OF HAINOIS  SS  County of Cook  COMMISSION GASKIN  CONTY, Fortier, State of Illinois  My Commission Express July 16, 1991  D. NAME Bridgeview  I.	t. Edwina a Notary Public in and Paul Va  an are are the day in person and a led and delivered the act, for the uses and put GIVEN under my hand  Bank and Trust	(SEAL (SEAL S. Gask: for and resid an Dyke of the personal seknowledged said Instruments therein and Notarial Company	in ling in said Coand Patricelly known to that seer forth, in Seal this S	nunty, in the Staticia Van  ome to be the sar subscribed to cluding the relea 29th	te aforesaid, DO the Dyke  the foregoing fristrain they  their  se and waiver of the right of the right of the property of the right of	ELY CURTIFY THAT  (SEAL)  (SEAL)  (SEAL)  (SEAL)  ELY CURTIFY THAT  (SEAL)  (S
This trust deed consists of the incorporated herein by reference and WHYNES, the hand S.—  Paul Van Dyke  STATE OF HAINOIS  SS  County of Cook  COMMISSION GASKIN  CONTY, Forther, State of Illinois  My Commission Express July 16, 1991  D. NAME Bridgeview  I. STREET 7940 South	t. Edwina a Notary Public in and Paul Va  an are are the day in person and a led and delivered the act, for the uses and put GIVEN under my hand  Bank and Trust	(SEAL (SEAL S. Gask: for and resid an Dyke of the personal seknowledged said Instruments therein and Notarial Company	in ling in said Coand Patricelly known to that seer forth, in Seal this S	ia Van Dyl  nunty, in the Sta  icia Van  ome to be the sar  subscribed to  cluding the relea  29th	te aforesaid, DO HE'  Dyke  the foregoing instrum the foregoing instrum they  their se and waiter of the rig  or April  OR RECORDERS IN SERT STREET ADD SCRIBED PROPERTY OUTH ROBERTS	EFY CERTIFY THAT  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  EFY CERTIFY THAT  CONTROL Whose name ent. appeared before me signed. The signed of t
This trust deed consists of the incorporated herein by reference and WITNESS, the hand S.  Paul Van Dyke  STATE OF HANOIS  SS  County of Cook  CONSISTEAL SEAL"  EDWINA GASKIN  (Cathy, Papire, State of Illinois  My Commission Express July 16, 1991  D NAME Bridgeview  I STREET 7940 South  U CHS	t. Edwina a Notary Public in and Paul Va  an are are the day in person and a led and delivered the act, for the uses and put GIVEN under my hand  Bank and Trust	(SEAL (SEAL S. Gask: for and resid an Dyke of the personal seknowledged said Instruments therein and Notarial Company	in ling in said Coand Patricelly known to that seer forth, in Seal this S	munty, in the Staticia Van Dylaminty, in the Staticia Van Dyla	te aforesaid, DO HE Doyke  the foregoing from the period Screen the right of the ri	EFF CERTIFY THAT  (SEAL)  (SEA
This trust deed consists of the incorporated herein by reference and WHYNES, the hand S.  Paul Van Dyke  STATE OF HANOIS  SS  County of Cook  Copilitial, SEAL"  EDWINA GASKIN  (City, Fable, State of Illinois  My Commission Express July 16, 1991  D NAME Bridgeview  I STREET 7940 South  U CHN	t. Edwina a Notary Public in and Paul Va win are are the day in person and a led and delivered the act, for the uses and put GIVEN under my hand Bank and Trust in Harlem Avenue	(SEAL (SEAL S. Gask: for and resid an Dyke of the personal seknowledged said Instruments therein and Notarial Company	in ling in said Coand Patricelly known to that seer forth, in Seal this S	ia Van Dyl  ia Van Dyl  ia Van Dyl  icia Van	te aforesaid, DO HE Doyke  the foregoing from the period Screen the right of the ri	ELY CERTIFY THAT  (SEAL)  (SEA

## ORDINAS OF ROVISIONS REFERENT TO ONE RELECTION OF THE SERVED OF THIS TRUST DEED

- premises which may become damaged or be a storigagors state to promptly repair, restore or robuild any huitding or improvements now or hereafter on the premises which may become damaged or be destroyed, of verp said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated for the lien hereof, and upon request exhibit satisfactory 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 huildings now or at any time in process of effection upon said premises. (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (4) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Morgagors shall pay before any pennity attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewel setvice charge other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To present hereunder Morgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Morgagors may desire to contest.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter structed on said premises insured against loss or damage by tire, lightning or windstorm and the polities providing to payment by the insurance companies of moneys sufficient either to pay the cost of replacing or tepatring the same or to pay in full the indebturbedness secured hereby, all in companies waitifactory to the holders of the note, under insurance politicies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policies, and shall deliver all policies, including additional and entered policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagots in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal in interest on prior encumbrances, if any, and parchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or fortesture affecting said premises or contest any tax or a sases, ment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurted at connection therewish, including artorneys' 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 authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable 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 account them on account of any default hereunder on the part of Mortgagots.
- 5. The Trustee or the holders of the note bereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, ement or estimate procured from the appropriate public office without inquity into the accuracy of such bill, statement or estimate or into the validity of ony tax, essment, sale, forfetture, tax lien or title or claim thereof.
- 6. Marigagors 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 withour notice to Morigagors, all unpaid indebtedness secured 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 instalment of principal or interest on the note, ut (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 7. When the indebtedness, hereby secured shall become due whether by acceleration or otherwise, holders of the note of Trustee shall have the tight to foreclose the lien hereof. In any suit to for close the lien hereof, flore shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee er holders of the note for attorneys' fees, appraiser's fees, outlays for documentary and expenses which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, and any epolicies. Toriens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to thor exite such suit or to evidence to bidders at any sale which may be had pursuant to such decree the title condition of the trile to or the value of the premises. All expensives and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness set used hereby and immediately due and payable, with intervity thereon at the then highest rate permitted by law, when pash or incurred by Trustee or holders of the note in connection with tablenty proceeding, including probate and business, by proceedings, to which either of them shall be a pure, either as plaintiff, claimant or defendant, by remove out this trivial deed or any indebtedness hereby secured. (10) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced.
- 8. The proceeds of any lureclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including the sale mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the nore, with interest thereon as herein provided, third, all principal and interest termsining unpaid on the nore; 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 filling of a lill of reclose this trust deed, the court in which such bill is filled may appoint a receiver of saudpremises. Such appointment may be made either before or after sale, without regard to the solvency oremosystems of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or without regard to the solvency of such therefore may be appointed as such receiver. Such receiver shall have power to vollect the rents, assue: and profits of said premises during the pendency of such therefore when and, in case of a sale and a deticiency, during the full statutors period of tedemption, a either there be redemption or not, as well as during any further times when Mortgagors, except for he intervention of such treceiver, sould be entitled to collect such it is a such and all other powers which may be necessary or are owner in such cases for the protection, possession, control, management and operation of the permit es during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his bands in payment in whole or in part of 1D. The incebredness secured hereby, or by any decree toteolosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien secol or of such decree, provided such application, is made prior in foreclas
- 10. No action for the entorcement of the lien or of any provision hereof's will be subject to any defense which would not be given 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 premises, nor shall Trustee or the holders of the note shall have the right to inspect the premises, nor shall Trustee has no dust to examine the ritle, location, existence, or condition of the premises, nor shall Trustee he obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be 1. Here any acts or immissions hereunder, except in case of its own grows negligence or missionalure or instance in a specific proper instrument, you presentation of satisfactorial evidence that all indehendaries secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof to a do the request of any person who shall, either before or after maturity thereof, and exhibit to Trustee the note, representing that all indehendaries hereby secured his 15 to paid, which representation Trustee may except as true without inquiry. Where a telease is requested of a successor trustee, such successor trustee may accept as the interpretation Trustee may note which hears a tentificate on any instrument described any note which hears a tentificate on any instrument described any note which hears a tentificate on any instrument identifying same as the note described herein, it may accept as the genuine note here. Secribed any new which may be presented and which purports to be executed by the persons herein described herein, it may accept as the genuine note here. Secribed any new which may be presented and which purports to be executed by the persons herein described herein, it may accept as the genuine note here. Secribed any new which may be presented and which purports to be executed by the persons herein described herein.

  14. Trustee may testin by instrument in writing filed in the office of the Recorder of Deeds of the county in which this instrument shall have been recorded or filed. In 14. Trustee may testin by the record herein and which purports to be execute
- 15. This frust Deed and all provisions hereot, shall extend to and be binding upon Morgagors and all privo solaiming 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 indebted less of 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 of the note secured hereby, the Mortgagor or Martgagors 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 unpaid principal balance as revided in the note for breach of this coverant and no delay in such election after actual or constructive note of such breach shall be construed as whive of or meannessence in any such conveyance or encumbrance.
- 17. This Trust Deed shall secure . . . any luture advances made by the Mortgagor, for any purpose, at any time before the release and cancellation of this mortgage, but at no time shall this mortgage secure advances on account of said original note and such addit onal advances in a sum in excess of . Nine, thousand, and .no/100ths.

  Dollars

  (5 9 000 00 ), provided that nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to profect the security or in accordance with covenants contained in the mortgage."

			$\approx$		
. :	_ <b>.</b>	e de la composición dela composición de la composición dela composición de la compos		COOK COUNTY (ACCOM	
	3 2	60	<b>67</b> -9	P → C + 99/7#	
49.	71	1. 1. 1	(Sell/4)\2	THERES ITAM SEES OF	
**			<b>7</b>	MIGHORAL IN THE CORDING	
	1	EOD	TO DO TO	INPORTANT THE BORDONER AND LENDER THE	-

FUR INMEDIACIECTION 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 Instalment Note mentioned in the within Trust Deed has been identified <u> 792</u> herewith under Identification No. ...

Bridgevick Bank & Trust Company Aridgeview, Minois, Trustee By Luce ca Take

VICE PHESIDENT

1200