

TRUST DEED 16 PH 12: 12"

89546245

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made November 1,

19.89 , between Mary Ann Kirwin Russell

herein referred to as "Mortgagors", and CHICAGO TITLE AND TRUST COMPANY,

an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEL, witnesseth-

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the principal Promissory Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the Principal Sum of Thirty-Nine

thousand six hundred seventy-eight and 27/100 (\$39,678.27)-----XXLLARS. evidenced by one certain Principal Promissory Note of the Mortgagors of even date herewith, made payable to THE ORDER OF Thomas and Mary Russell BEARER

and delivered, in and by which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal sum on domand *** which said Principal Note the Mortgagors promise to pay the said principal Note the November 1, 1989, and the Principal November 1 and rate of

үквэйыбүйний быйы кырык айыкай айы күрышык ын аймамык акышшы ынкыш ыкыкынык аыр រសេសនេះនារាទ្រសេននេះមេសនេះ នេះ សេសមាន all of said principal and interest bearing interest after maturity at the rate of 128 per cent per annum, and all of said succipal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint and to absence of such appointment, then at the office of Thomas and Mary Aussell, 723 Mason Dr., LaGrange, Illinois XMXXXXXXXX

NOW, THEREFORE, the Mortgagors to some the payment of the said principal sum of money and said interest in accordance with the terms provious and limitations of this trust deed, and the performence of the covenants and agreements herein consideration of the sum of One Dollar in hand faid the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following decembed Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the VILLAGE OF BULFALO GROVE.

COUNTY OF COOK AND STATE OF ILLINOIS. to wit

UNIT NO 172 IN OAK CREEK CONDOMINIUM AS DELINEATED ON A SURVEY OF A PART OF LOT "C" IN BUFFALO GROVE UNIT NO. 7, BEING A SUBDIVISION IN SECTIONS 4 AND 5, TOWNSHIP 42 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, WHICH SURVEY IS ATTAC. ED AS EXHIBIT "B" TO THE DECLARATION OF CONDOMINIUM OWNERSHIP MADE BY AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, AS TRUSTEE UNDER TRUST NUMBER 38157 RECORDED IN THE OFFICE OF RECORDER OF DEEDS IN COOK COUNTY, TIDINOIS, AS DOCUMENT 23500200, TOGETHER WITH A PERCENTAGE OF THE COMMON ELEMENTS APPURTENANT TO SAID UNLY AS SET FORTH IN SAID DECLARATION, AS AMENDED FROM TIME TO TIME.

03-04-300-021-1129 PERMANENT TAX NUMBER: COMMONLY KNOWN AS: 250 OLD OAK DRIVE, UNIT 172, BUFFALO GROVE, ILLINOIS.

(*the prime lending interest rate per annum he stated in the Wall Street Journal on the first day of each month beginning November, 1989, said interest to compound monthly until the date all or the principal and interest is paid.)

which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, in all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged prinarily and on a party with and real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, vater, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without testricting the foregoing), sereous, and how shades, storm doors and windows, thour coverings, mador beds, awaings, stoves and water heaters. All of the foregoing are declared to be a part or sail of all state whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the noortgagors or their successors or assigns shall be considered as constituting part of the text estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by viriue of the Homestead Exemption Laws of the State of Illinois, which so leights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns

(X) Mary and Linum Leasely SEAL 1	
MARY ANN KIRWIN RUSSELL	SEAL 1
STATE OF HEINOIS, COOK SS A Notary Public in and for and Mary Ann Kir. COUNTY of COOK	residing in said County, in the State aforesaid DO HEREBY CERTIFY THAT win Russell
OFFICIAL SEAL instrument, appeared before me this day in Nicholas F. Esposibility and Instrument as her	the same person whose name is subscribed to the foregoing person and acknowledged that Sho signed, sealed and free and soluntary act, for the uses and purposes therein set forth. Seal this 1st day of November 1989 Notary Public
Notarial Scal	Notary Public

1. Mottgagors shall (1) proteptly repair, testore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destrosted; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to 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 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 material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches 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 duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors

theretor. To prevent default hers under Mortgagors shall pay in full under protoest, in the many provided by statute, any tax or assessment which Mortgagors may desire to context.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and sundstorm under publices providing for payment by the mortance companies of moneys sufficient either to pay the cost of replacing or repairing the same or damage, to Titustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all polices, useful of additional and enewal policies, to holders of the note, and in case of mortance policies payable, in case of loss or damage, to Titustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver, under the policies, useful to the respective dates of expiration.

4. In case of delault herion, Trustee or the holders of the note, on the standard mortgage clause to be attached to each policy, and publics may be the same to the respective dates of expiration.

4. In case of delault herion, Trustee or the holders of the one of note and one, and in case of immation approach to expire a shall deliver renewal publics and manner deemed expedient and the note of note that the properties of more and the standard payments of principal or interest on prior encumbrances, and such social patients of prior to the respective dates of expiration.

4. In case of delault herion, Trustee or the holders of the one of holders of the note of prior encumbrances, and any other more and pay and the standard payment of prior encumbrances, and any other more and payment of prior man and the standard and all expenses paid or incircted in any and patients of the prior delault of the continuents of the payment of the prior of t

whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premier and be distributed and applied in the following order of priority. First, or account of all costs and expenses medien to the foreclosure proceedings, including all such items, as are mentioned in the preceding proagraph hereof, second, all other items which under the terms hereor constitute secured indebtedness, and small to that evidenced by the principal note and interest coupons, with interest thereon provided; third, all principal and interest remaining analysis of the principal note on the principal note and interest coupons, with interest thereon as herein provided; third, all principal and interest remaining analysis of the principal note of merest coupons, fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a boll to foreclose the trust deed, the court in which such bill is filed may appear a receiver of said premises. Such appointment may be made either before or after sale, without regard to the solvens or insolvens, or insolvens, of Mortgagors at the time of application for such receiver and without regard to the trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such receiver such treatments or whether the same shall be then occupied as a homestead or not and the Principal for such receiver and without regard to the trust deed, then solvens or insolvens, or insolvens, or insolvens, or most enter the reference of said premises during the creation of the product of said premises during the whole of said period. In case of a sale and a deficiency, during the cull statutory period of redemption, whether there be tedemption or not, as well as during any further times when Mortgagors, except for the intervention of a such receiver, would be entitled to collect such terms, issues and profits, and all their powers which may be increased in the such assets for the profits of th

11. Trustee or the holders of the note shall have the right to inspect the primises at all resonable times and access thereto shall be permitted for that putpose.

12. Trustee has no duty to examine the title location, existence or condition of the premisery to inquire into the validity of the signatures or the identity, capacity, or author ty of the signatures on the hote or trust deed, not shall finiste be obleged to record this trust deed of to exercise any power herein given unless expressly obligated by the trust hereof, not be hable for any acts or omissions for inder except in case of its own gives negligence or missiondust or that of the agents of employees of Trustee, and it may require indemnities saturated by a set that of indebtedness secured by this trust deed in the trust deed and the life indeptedness secured by this trust deed has been fully paid and Trustee may severate and delice a telease better to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note faith or without the componse evidence give merest thereon; representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as the without inquiry of here a release is requested of as uncessor trustee may accept as the note herein described any note which bears an identification in other importing to be placed thereon by a prior trustee bereinsder or which conforms a substance with the description herein contained of the principal note described any note which may be pressent with or prior trustee may accept as the month in the contained of the principal note herein described of the original trustee and it has now pade its identification number on the principal note described in the original crustee and this never pade its identification number on the principal note described in the original crustee and this never pade its identification number on the principal note described in the original crustee and that never pade its ind

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BILLORE THE TRUST DEED IS FILED FOR RECORD.

Identification No. 761231 CHICAGO TITLE AND TRUST COMPANY. Trustee. Att Asi Set Nata Pro Pres p.CO.

MAIL TO:

Nicholas Esposito 79 W. Monroe St., #1010 60603 Chicago, Illinois

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOV DESCRIBED PROPERTY HERE

250 Old Oak Dr., Unit 172 60089 Buffalo Grove, IL

PLACE IN RECORDER'S OFFICE BOX NUMBER ..