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THIS INDE	NTURE, made	this	16th.		dny of		
between	Andrew A	. Jondrus!	<u>lak, a marric</u>	d pors	01)	* 1 2.00 	······································
of theV	illago	of	Willow Spring	<u> </u>	_, County of _	Cook	P. Brieder der Datus vor deck sieher derung geruft gas geroppe dengings jugs sig
and State of_		Illinois	, Mortg	ngor,			
and	Commerci	al Nations	al Bank of Be	rwyn	a National	Banking Corp	
of the	City	of	Borwyn	, ,	County of _	Cook	Programme (1997) Programme (1997)
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			the said And		Jondrusink	. a married	Dorson
•		To de determinant and g	•			•	pal notein
the sum of 1	Forty enght	+housand				•	Dollars, due
			• •				10 Company
prior writ	tton conseni	i, Lendor	f the propert may declare	the ent	tire loan b	alance to be	immediately
closure in	ncluding con	urt costs	lays Borrower and reasonab	s can d	orney's fee	s.	ses or fore-
		0,		. **		•	and Market Market St.
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•			6			18 14 34 5 44	•
Lender and interest a would have Any change in the sai	l will fluct after maturi been in ef a in the rat	tuate from ity at a r ffect acco te of inte te shall b	de .50 procent day to day to two (2) ording to the crest payable offective aturity.	with supercent percent towns con thi	uch rate und t per annum of this Not is Note resu	til maturity above the rete, until fuluiting from a	and with ate which lly paid. a change
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all of said note	on bearing even	tota harawith	and being payable	- in the o	and an of		A second of the
IIII OI BUNG II OV	28 Denting even .		mmercial Nat		· (V	17 m	
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	place as the leg	gal holder the	ommercial Nat ereof may in writ downwww.purk.com/x	ing appoi	int, in lawful n		ted States, and
Each of	said principal n	otes is identifi	icd by the certific	ate of the	trustee appear	ring thereon.	2
NOW, T denced, and the formed, and a	HEREFORE, the performance of the	the Mortgagor of the covens ation of the su	r, for the better so ants and agreeme um of ONE DOL successors in tr	ecuring of nts herein LAR in	f the said indebt a contained on hand paid, doe	tedness as by the the Mortgagor's cs CONVEY AN	part to be per-
County of	Cook		and State	of	Illinois	lo witt	on Grand Control of the control of t
Lot 4 in B Subdivision the Third	lock 7 in H n, in the S Principal M	lulbort's S Southoast 1 Joridian, S	St. Charles I 1/4. Section	Road Su 8, Tow Indian	bdivision F nship 39 No Boundary L	irst Additionth, Range 1	on, being a 12, East of ng to the Pla
Permanent	Indox #15-0	8-410-022					

Barbara A, Strong

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— чо втате Сочиту ор.

, a Notary Public in and for said County, in the

UNOFFICIAL COPY

Together with all the tenements, hereditaments and appurtenances thereunto belonging and the rents, issues and profits thereof and all gas and electric fixtures, engines, boilers, furnaces, ranges, heating, nir-conditioning and lifting apparatus and all fixtures now in or that shall hereafter be placed in any building now or hereafter standing on said land, and all the estate, right, title and interest of the Morigagor of, in and to said land, hereby expressly releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois; TO HAVE AND TO HOLD the same unto the said trustee and the trustee's successors in trust, FOREVER, for the uses and purposes, and upon the trusts herein set forth.

And the Mortgagor does covenant and agree as follows: To pay said indebtedness and the interest thereon as herein and in said notes provided; to pay all taxes and assessments levied on said premises as and when the same shall become due and payable and to keep all buildings at any time situated on said premises in good repair and to suffer no lien of mechanics or material men, or other claim, to attach to said premises; to pay all water taxes thereon as and when the same shall become due and phyable and notther to do, nor suffer to be done, anything whereby the security hereby effected or intended so to be shall be weakened, diminished or impaired; to keep all buildings which may at any time be situated upon said premises insured in a company or companies to be approved by the trustee and the trustee's successom in trust, or the legal holder of said note or notes, against loss or damage by fire for the full insurable value of such dildings for an amount not less than the amount of the indebtedness secured hereby and to emise such insurance polities, with the usual mortgage clause attached or other sufficient endorsement, to be deposited with trustee as additional security hereunder and upon failure to so secure and deposit such insurance policies, said trustee or the trustee's successors in trust, or the legal holder of the note or notes, is hereby authorized to procure the same, and all moneys which not by advanced by said trustee or the trustee's successors in trust, or by the legal holder of said note or notes, or any of them, for the aforesaid purposes, or any of them, or to remove encumbrances upon said premises or in any manner protect the title or estate hereby conveyed, or expended in or about any suit or proceedings in relation thereto, including attorneys' fees, shall with interest thereon at seven per cent per annum, become so much additional indebtedness secured hereby; but nothing herein contained shall render it obligatory upon said trustee or the trustee's successors in transfor the legal holder of said note or notes, to so advance or pay any such sums as aforesaid.

In the event of a breach of any of the aforesaid covenants or agreements, or in case of default in payment of any note or notes secured hereby, or in case of defaul in the payment of one of the installments of interest thereon, and such default shall continue for thirty (30) days a ter such installment becomes due and payable, then at the election of the holder of said note or notes or any of them, "e said principal sum together with the accrued interest thereon shall at once become due and payable; such election being made at any time after the expiration of said thirty (30) days without notice, and thereupon the legal holder of aid indebtedness, or any part thereof, or said trustee or the trustee's successors in trust, shall have the right immediately to forcelose this trust deed and upon the filing of a complaint for that purpose, the court in which such complaint is filed, may at once and without notice appoint a receiver to take possession or charge of said premises free and clear of all pomestead rights or interests, with power to collect the rents, issues and profits thereof, during the pendency of such force leaves suit and until the time to redeem the same from any sale made under any decree foreclosing this trust deed stall expire, and in case proceedings shall be instituted for the foreclosure of this trust deed, all expenses and dish asements paid or incurred in behalf of the plaintiff, including reasonable attorneys' fees, outlays for documentary wild nee, stenographers' charges, costs of procuring a complete abstract of title, showing the whole title to said premises, embracing such foreclosure decree, shall be paid by the said Mortgagor, and such fees, expenses and disbursements small be so much additional indebtedness secured hereby and shall be included in any decree entered in such proceedings for the foreclosure of this trust deed, and such proceedings shall not be dismissed or a release hereof given until all such fees, expenses and disbursements and all the cost of such proceedings have been paid and out of the proceeds of any sale of said premises that may be made under such decree of foreclosure of this trust deed, there shall be paid, I in it. All the cost of such suit, including advertising, sale and conveyance, attorneys', stenographers' and trustees' fees, out ays for documentary evidence and costs of such abstract and examination of title, Second: All moneys advanced by the trustee's successors in trust or the legal holder of said note or notes, or any of them for any other purpose authorized in this trust deed, with interest on such advances at seven per cent per annum. Third: All the accrued interest remaining unpaid on the indebtedness hereby secured. Fourth: All of said principal sum remaining unpaid. The overplus of the proceeds of sale shall then be paid to the Mortgagor or to his legal representatives or assigns on reason bir request.

In case of the default of the payment of the indebtedness secured hereby or the breach of any of the covenants and agreements entered into on the Mortgagor's part, the Mortgagor hereby waives all right to the possession, income and rents of said premises, and it thereupon shall be lawful for the trustee or the trustee's successors in trust, to enter into and upon and take possession of said premises and to let the same and receive and collect all rents, issues and profits thereof.

AND THE Mortgagor further agrees that in case of a foreclosure decree and sale of said premises thereunder, all policies of insurance provided for herein may be rewritten or otherwise changed so that the interest of the owner of the certificate of sale, under such foreclosure, shall be protected to the same extent and in like manner as the interest of the legal holder of the note or notes herein described is protected by such policies.

Upon full payment of the indebtedness aforesaid and the performance of the covenants and agreements here-inbefore made by the Mortgagor, a reconveyance of said premises shall be made by the said trustee, or the trustee's successors in trust to the Mortgagor upon receiving reasonable charge therefor, and in case of the death, resignation,

Jan Barry

Trustee	
identified herewith under Identification No.	
The note or notes mentioned in the within trust sleed have be	ov. Roger C. Foregah, Sr. V.P.
(SEAL	BERWYN, ILLIHOIS 60402
(SEAL	COMMERCIAL NATIONAL BANK OF BERWYN
IVBS)	
Androw A. Jondessink	
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Mortgagor, the day and year first above writen.	WILNESS INC HANGE AND SCALE OF The
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Or Coop Coly	
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	Clark's Office
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	gal representatives and assigns.
ude the legal holder or holders, owner or owners of said note said certificate of sale and all the covenants and agreements nding upon Mortgagor's heirs, executors, administrators or of	otes, or indebtedness, or any part thereof, or o se Mortgagor herein shall extend to and be bi

or removal from said _

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County, or other inability to act of said trustee, when any