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	CTTG 7	TIIB A	DOVE SPACE!	POR RECORDER'S	USB ONLY	
THIS INDENTURE, ma	de July !, n, his wife, in joi		9 , belween	Donald R. P	axson and	
Chicago, Illinois, herein THAT, WHEREAS the	ortgagors," and CHICAGO ' referred to as TRUSTEE, wi Mortgagors are justly indeb eing herein referred to as Hic	itnesseth: ted to the legal h	olders of the l	Instalment Note I	-	
f =	=		-	•		
	FOUR THOUSAND I In Instalment Note of the REDIT UNION					
from July 1, 198	by which said Note the on the brown personnum in instalment	ilance of princip	al remaining	from time to	icipal sum and inter time unpaid at the r	
of August	ED FIFT) -TWO AND 2. 59, and	ter until said noise ter until said noise the lat, di te to be first appl d of each instalm noipal and interes Itlin	n AND 23/ by is fully paid by of fully, led to interes ent unless paid to being made tols, as the lice	except that the f 1992 It on the unpaid Id when due shall payable at such olders of the note	Dollars or more final payment of princip. All such payments principal balance and i bear interest at the real banking house or tree may, from time to the	on Ipal on the rate
teems menuislants and limit	he Mortgagors to sedure the persitions of this trust deed, and the inconsideration of the sum of RRANT unto the Trustee, its subtell, situate, lying and to STATE OF ILLINOIS, to with	a mari'- iv anda ist this	a covenanti end	l nazanimanta hazalis .	accessioned by the Marteu	4014
SECTION 15, TO RECORDED NOVEM A CERTIFICATE	E COMMONS OF SURREY WNSHIP 41 NORTH, RA BER 17, 1986, AS DO OF CORRECTION RECOR COOK COUNTY, ILLINO	NGE 9, EAST CUMENT #86~5 DED DECEMBER	OF THE TH	TRD PRINCIP/ COOK COUNTY , AS DOCUMEN	AL MERIDIAN, Y, ILLINOIS, AN	ט
P.I.N. 06-15-4				C_{2}		
c/k/a 453 Asco	t Lane, Streamwood,	Illinois 60	103	C/0/4/		
TOURTHER with all it thereof for so long and du estate and not secondarily conditioning, water, light, foregoing, screens, windo foregoing are declared to equipment or articles has	steinefter described, la referred i approvements, tenements, essem ring ell ench times as Morigago power, refrigatation (whether s w slaudes, storm doors and wi be a part of sud rest estate wh ofter placed in the premises by il	diilb, fixinses, mini k	ppurtenances ()	hereto belungina, ai	m vil con mineral ter suit le midi	!
TO HAVE AND TO He trusts herein set forth, free said rights and benefits the	OLD the premises unto the said • from all rights and banefits ur Mortgagors do hereby expressly	l Trustee, its success ider and by virtue o release and waive.	ora and assigns, f the Homestea	forever, for the pur d Exemption Laws	rpozes, and up . the uses of the State of himols, wi	and high
this trust deed) are inco	ists of two pages. The cove prporated herein by referenc					
successors and assigns. WITNESS the band	and seal 8 of Mo	rtgagors the day a	nd yaar first s	ibove written.		
Donald R. Paxso	afam	-1 SEAL)	Inda A. P	na oi Po	SKA I SKA	L I
***************************************		_ SEAL			(SEA	L)
STATE OF ILLINOIS,	,	D. Glaudell.				
County of Cook	\$5. a Notary Public in THAT Dona joint tenancy,	and for and residing ld R. Paxson	in said County and Linds	A. Paxson,	his wife, in	IPY
	who are personally known foregoing instrument, as	peared before	me this d	lay in person	and auknowledged	that
	they els	purposes therein set f	orth.			
MOTARY PUBLIC STA MY CONGRISSION EDP.	MORE Given under my hand an	d Notarial Seal this _	acold t	day of _Ju	19 89	
Notarial Seal					Notacy Pu	alia

THIS TRUST DEED IS

THE COVENANTS, CONDITION AND PLOYS DIS REFERRED TO SUPEGET THE (EVERED THE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptor registive for rebuild any milled an experimentation of hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and report waste, and free from inschanics or other item or claims for item not expertly statedinated to the line hieroric, (c) pay when due any give place was a say, item in process of exection upon said incides of the note; (d) complete within a restorable time any building or building, now as at any time in process of exection upon said premises; (e) empty with all requirements of law or municipal ordinances.

2. Mortgagors shall be prefer any penalty attaches all general texts, and shall pay special taxes, special assessments, water charges, server service clarges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to heiders of the most account which Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises from the process of execution which Mortgagors the contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises branced support the desired by seales, say tax as assessment which Mortgagor the process of the state of the process of the process of the state of the process of the state of the process of the state of the state

preparations for the detense of any interest and a principal state of the premises a sale of distributed 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 hisrost; second, all other items which under the terms hereof constitute secured indultedness additional to that evidenced by the note, with interest remaining any id on the note; fourth, any overplus to Mortgagoss, their heirs, legal

second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as largein provided; third, all principal and interest remaining amplied on the note; fourth, any overplus to Mortgagoss, their heirs, legal representatives or assigns, as their sights may appear.

9. Upon, or at any time after the (iting of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premites. Such appointment may be made either inclore or after vice, without notice, without regard to the solvency or insolvency of Mortgagons at the time of application for such receiver and without regard 20 lies then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee 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 loreclosure but and, in case of a sale and a deficiency, during the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the projection, possession, control, management and operation of the prantise during the whole of said period. The indebtedness accured hereby, or by any decree foreclosing this trust deed, or any tax, special consument in which may be or become superior to the lish hereof or of such decree, provided such application is made prior to four slosure sale; (b) the deficiency in case of a sale and deliciency.

SECOND MORTGREE

THIS LYDRAL CEED

deliciency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject. 'a any defense which would not be good and evallable 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 the location and access thereto shall be

PLACE IN RECORDER'S OFFICE BOX NUMBER.

11. Trustee or the holders of the note shall have the right to inspect the premises et all the premises and access therete shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, and inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power intering given unless expressly obligated by the terms hereof, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor shall Trustee in all they require indemnities satisfactory to it before exerciting any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satis actory evidence that all indebtedness secured by this trust deed and the lien thereof by proper instrument upon presentation of satis actory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release in requested of an at the request of any person who shall, either before or after neutrality thereof, produce and exhibit to Trustee the note, representing that of indebtedness insuch successor trustees the note, representing that of indebtedness insuch successor trustees the note, representing that of indebtedness in the second of the note of indebtedness in the second of the note of indebtedness in the person by a prior trustee hereunder or which conforms in substance with the description herein contained of the note of the note of which purports to be executed by the persons herein designated as the makers thereof, it may accept as the genuine note herein described any analysis to presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein described as the makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder of Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, instillity or refusal to act of Trustee, the tien 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

premities are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are lessinglyen 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 individues 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 receive for its services after 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 littings shall be applicable to this trust deed.

IMPORTANT! FOR THE PROTECTION OF BUTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	Identification No			
MAIL TO: LEYDEN SCHOOLS CREDIT UNION 9617 W. Grand Ave., P.O. Box 236 Franklin Park, 1L 60131	FOR RECORDER'S THURSDAYSES INSERT STREET ADDRESS GRABOVE DESCRIBED PROPERTY DESCRIPTION SHOWN AND THE PROPERTY OF THE PROPERTY			

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