OFFICIAL SEAL
DAVID M. SATEK
Notary Public, State of Illinois
Cook County
My Commission Expires 2/28/93

Lombard, Illinois 60148

This instrument was prepared by

WHEN RECORDED, RETURN TO:
Community Title Guaranty Co.
3979何民 阳如伯种dd Rd., Suite 100

Dawn Swineford 2196 BLoomingdale Rd GLendale Hghts, I

DAvidM.

Satek

2nd

who are personally known to me to be the same person. Swhose instrument, appeared before me this day in person and acknowledged that they

their free and voluntary act, for

as_joint_tenants.

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS 619 10 DESCRIPTIONS REFERRED TO ON PAGE 1

- I. Grantors shall (1) promptly repair, resture or rebuild any buildings or improvements now or hereafter on the premises which may become damaged at be destroyed. (2) keep said premises in good condition and cepair, without waste, and free from mechanic sor other liens or claims for her not expressly subordinated to the her hered, (3) pay when due my indebtedness which may be set used by a best or the premises appear to the lien hereof, and upon request exhibit antifactory evaluate of the discharge of such proof lien to Trusteen to Brueferinay. (4) complete within a reasonable time was buildings move at any time in process of erection upon said premises, (5) complete with all requirements of law or mannerpal ordinances with respect to the premises and the use thereof, (6) not complete all detailors to said premises except as required by law or mannerpal ordinance.
- 2 Grantors shall pay before any penulty 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 Beneficiary duplicate receipts therefor Topressent default becomes shall pay in full under protest, in the manner provided by staturally tax or assessment which Grantor may desire to contest.
- 3. Granters shall keep all buildings and improvements now at hereafter situated on and premises insured against loss or damage by fire, lightning or windstorm under policies providing for payments because of the payments of moneys sufficient either to pay the rost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Heneficiery, under insurance policies payable, in case of loss or damage. In Trustee for the benefit of the Beneficiery, such rights to be evidenced by the standard mortgage clause to be at achieve to earlie policies, including additional and renes all policies, including additional and renes all policies, in Heneficiary, 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. To case of default therein. Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantots in any form and manner decorded expedient, and ency but need not, make full or partial payments of principal or interest on prior ency unbrances, if any, nod purchase, discharge, tempronise or settle any tax lies or other prior lies or claim thereof or review from any tax and premises or contest any tax or now pair in a said premises or contest any tax or assessment. All moneys pair for any of the purposes herein sutharized and all expenses paid or insurred in connection therewith, including attorney's fees, and any other names, advanced by Trustee or Beneficiary in protect the mutgaged premises and the lieu hered, shall be so much additional individences secured hereby and shall become trunchingly due and pay 45 without police and with inprest thereon at the animal percentage rate stated in the Laran Agreement this Trust Deed secures. Inaction of Trustee or Beneficiary shall never be considered as a waix or of or right according to them on account of any default beremoder on the part of Grantois.
- The Tenstee or Beneficiary hereby secured making any psyment bereby outborned relating to tuses or assessments, may do so according to any bill, statement or estimate procured from the riate public office without impuly into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, safe, forfeiture, tax fren or title or claim thereof
- 6. Grantors shall pay each item of indebtedness berein mentioned, both principal and interest, when due according to the terms bereed. At the option of Beneficiary, and without nettre to Grantors, all unjust indebtedness secured by this Trust Deed shall, notwithstanding mything in the Lann Agreement of in this Trust Deed to the contrary, become due and payable in immediately in the case of default in making payment of my installment on the Lann Agreement, or bit when default shall crur and continue for this performance of any other agreement of the Grantors between contained or a immediately if all or part of the principal according to the Grantors without Bess Eciaty's prior written consent.
- immediately if all or part of the pront of the pront of are sold of transicized by the trimmers without new centry a price without consens.

 2. When the indebtedness hereby secured whill become as whether by acceleration or otherwise, lieneficiary or Trustee shall have the right to force be the lien betted. It amy suit to forcehose the lien betted of trustee in Beneficiary is a storage's few, Trustee's few, apprair in force on behalf of Trustee or Beneficiary is a storage's few, Trustee's few, apprair in force on behalf of Trustee or Beneficiary is a storage's few, Trustee's few, apprair in force on the superior of the decree of procuring all such also acts of title, searches and constitutions, guitantee policies. To receive certificates, note an initial of no indicates and expension of the superior of the expension of the expension of the expension of the superior of the expension of t
- 8. The proceeds of any foreclosure sale of the premiers hall be distributed and applied in the following order of priority. First, on account of all costs and expenses ancident to the foreclosure recordings, including all such items as are mentioned in viet, ecceting paragraph hereof; second, all other items which under the term, hereof constitute secured indebtedness additional to that evidence 4, the Lam Agreement, with interest thereon as lactein processed, and principal and interest remaining unpaid on the note, fourth, any overplus to Grantons, their beins, legal representative or signs, as their rights may appears.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust of cit. the court in which such hill is filed may appoint a receiver of said premises. Such appointment may be made either before after sale, without notice, without regard to the movement of the premises or whether the same shall be then occupied as a homestical or not and the Trustee bereimder may be appointed as such receiver. Such receiver shall have the power to collect the rents, issues and profits of said premises during it is pendency of such foreschoures will not, in case of a sale and a deficiency, during it is for such and profits of said premises during it is premised to the intervention of such receiver; would be entitled to collect such mas, it uses and profits, and all other powers which may be necessary or are usual in such cases for the profits of the profits and operation of the premises during the whole of said period. The Court from time may authorize the receiver to apply the net income in his bands in payment in which may be not control income in his bands in payment in which may be not control to the first bands in payment in which may be not control to the first bands and a such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
- 10. The Trustee or Beneficiary has the option to demand that the balance due on Le lo in a cured by this trust deed be paid in full on the third antiversary of the fran date of the loan and annually neach subsequent antiversary date. If the option is exercised, Grantors shall be given with a carrier of the election at least 90 days before payment in full is due. If payment is not made when due, Trustee Beneficiary has the tight to exercise any remedies permitted under this trust deed.
- 11. No action for the enforcement of the lien or of any provision hereof shall be subject to any create which would not be good and available to the party interposing same in an action at law up-mote bereby secured.
 - 12. Trustee of Beneficiary shall have the right to inspect the premises at all reasonable times and are thereto shall be remitted for that purpose.
- 13. Trustee has no duly to examine the title, location, existence, or condition of the premises, new the Postage to the record this trust deed or to exercise any power betten given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of grove, nepligence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power beach given.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid of her before or after maturity, the Trustee shall have full authority to release this trust deed, the lien thereof, by proper instrument.
- 15. In case of the resignation, hability or refusal to act of Trustee, the Beneficiary shall have the authority to appoint a Caccessot in Trust. Any Successor in Trust hereunder shall have the identical, powers and authority as are herein given Trustee.
- 16. This Trust Deed and all provisions hereal, shall extend to and be hinding upon Grantors and all persons claiming upon of or it rough Grantors, and the word "Grantors" 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 that lave executed the Loan Agreement or this Trust Deed. The term Beneficiary as used herein shall mean and include any successors or assigns of Beneficiary.

ficiary as u		assigns of Beneficiary.
DELLIVE	The second of th	
	NAME	DESCRIBED PROPERTY IN C.
	CITY	
	INSTRUCTIONS OR RECORDERS OFFICE	BOX NUMBER

111

រប់ទី សហម ខ្មុំ សុខជនសុខថា ខេត្តប្រ - 45 14 5 - 5 6 6 6

ないようなはないないとしていること