SECOND MONTH ALE (MAIN) FICIAL COPY

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90168995

| THIS INDENTURE WITNESSETH, That Albert Brandt and | a _ |
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| Alene Brandt, his wife, as joint tenants | |
| (hereinafter called the Grantor), of | and an interpretable in Prince |
| | |
| for and in consideration of the sum of Eight Thousand Two Hui | ndred . T\$9999 TRAN 2219 94/16/90 99:24:00 |
| 20 East Country Club Drive, Northlake, 111 (No and Street) For and in consideration of the sum of Eight Thousand Two Hui Eighty and No/100 | . \$5237 ÷ G ×-90-168995 — Dollars . CODK COUNTY RECORDER |
| in hand paid, CONVEY AND WARRANT to | . OUN COUNT NEVER DE |
| Northiake Bank | |
| ol 26 West North Avenue, Northlake, Illinoi | Sure) |
| as Trustee, and to his successors in trust hereinafter named, the following des | scribed real |
| estate, with the improvements thereon, including all heating, air-conditionin plumbing apparatus and fixtures, and everything appurtenant thereto, toget | ng, gus and Above Space For Recorder's Use Only her with all |
| tents, issues and profits of said premises, situated in the County ofCo | ook and State of Illinois, to-wit: |
| Lot 25 in B'ock 13 in Midland Development (| |
| being a Subdivision of part of the South ha | alf of Section 32, Township 40 North, |
| Range 12, East of the Third Principal Merid | dian in Cook County, Illinois. |
| - O _A | |
| 70_ | |
| · · · · · · · · · · · · · · · · · · · | |
| Hereby releasing and waiving all rights wider and by virtue of the homeste | ad exemption laws of the State of Illinois. |
| | , , , , , , , , , , , , , , , , , , , |
| Permanent Real Estate Index Number(s): 12-32-311-024, Vol | lume #0/1, Leyden Township, Cook County |
| Address(es) of premises: 20 East Country Club Drive | e, Northlake, Illinois 60164 |
| IN TRUST, nevertheless, for the purpose of securing presumance of the co | ovenants and agreements horein. |
| WHEREAS, The Grantor is justly indebted upon, principal pron | nissory note bearing even date herewith, payable |
| Thirty five (35) payments of principal and | interest commencing on May 5, 1990 and |
| each consecutive month thereafter. One (1) |) final payment due on April 5, 1993. |
| 4 | |
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| | O4. |
| THE GRANTOR covenants and agrees as follows: (1) To pay said inc | deor, dness, and the interest thereon, as fig. in and in said note or notes |
| provided, or according to any agreement extending time or payment, (2) premises, and on demand to exhibit receipts therefor, (3) within sixty (| days all or cleatruction or damage to caulid or restore all buildings or |
| improvements on said premises that may have been destroyed or damage | d; (4) the v (ste to maid premises that not be committed or suffered; |
| to place such insurance in companies acceptable to the holder of the firs | it mortgage in delicedness, notificos clause attached payable first, to the |
| THE GRANTOR covenants and agrees as follows: (1) To pay said in provided, or according to any agreement extending time or payment; (2) premites, and on demand to exhibit receipts therefor, (3) within sixty (improvements on said premises that may have been destroyed or damage (5) to keep all buildings now or at any time on said premises insured in co to place such insurance in companies acceptable to the holder of the first first Trustee or Mortgagee, and second, to the Trustee herein as their intended to the payment of the same shall hereome due and payable. | prior incumbrance, and the interest thereon, at the time or times when |
| the same shall become due and payable. 1N THE EVENT of failure to to insure, or pay taxes or assessments, or | of the prior incumb. It's or the interest thereon when due, the grantee |
| the same shall become due and payable. IN THE TVENT of failure so to insure, or may taxes or assessments, or or the holder of said indebtedness, may procure such insurance, or pay affecting said premises or pay all prior incumbrances and the interest the said insurance in the payable said the same with interest thereon from the same said the interest thereon from the same said the same said the interest thereon from the same said the same same said the same same same said the same said the same same same said the same same same same same same same sam | such taxes or assessment or discharge or purchase any tax fign or title |
| | |
| shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or a earned interest, shall, at the option of the legal holder thereof, without a from time of such breach at the maximum per cent per annum allowable or both, the same as if all of said indebtedness had then matured by export of the said indebtedness had then matured by export of the said indebtedness had then matured by export of the said indebtedness had then matured by export of the said indebtedness had then matured by export of the said indebtedness had then matured by export of the said indebtedness had then matured by export of the said indebtedness had then matured by export of the said indebtedness and disbursements. | the substitute of said industratures including experient and all |
| earned interest, shall, at the option of the legal holder thereof, without n | refree become immediately due and 1 ayable, and with interest thereon |
| from time of such breach at the maximum per cent per annum allowable or both the same as if all of said indebtedness had then matured by exp | by law, shall be recoverable by to eclosure thereof, or by suit at law, |
| | |
| showing the whole title of said premises embracing foreclosure to be showing the whole title of said premises embracing foreclosure to be showing the whole title of said premises embracing foreclosure to be showing the whole title of said premises embracing foreclosure to be shown in the said premises the said premis | nall be paid by the Grantor; and the like expenses and disbursements. |
| occasioned by any suit or proceeding wherein the grantee coming holder and by the Craptor. All such expenses and disbursements the be an add | of any part of said indebtedness, as such, my be a party, shall also be ditional lien upon said premises, shall be taxed is consts and included in |
| hereof including reasonable attorneys tees, outlays for documentarys no showing the whole title of said premises embracing foreclosure to co-st occasioned by any suit or proceeding wherein the grantee or any holder paid by the Grantor. All such expenses and disbursements that be an add any decree that may be rendered in such foreclosure proceedings; which not be domined not release hereof given until all so expenses and dis | proceeding, whether decree of sale shall have been entered or not, shall |
| any decree that may be remarked in such foreclosure block only, which not be dismissed, nor release hereof given, until all 4 C expenses and dispaid. The Grantor for the Grantor and for the height accurately, administrated income from, said premises pending such for the are proceedings, and are the said premises pending such for the area and trained. | rators and assigns of the Grantor waives all right to the possession of, |
| and income from, said premises pending such for cloure proceedings, an | ad agrees that upon the filing of any complaint to foreclose this Trust out notice to the Grantor, or to any party claiming under the Grantor. |
| Deed, the court in which such complaint is files may at once and witho appoint a receiver to take possession or charge of said premises with power. The name of a record owner is: Abort. Brand and Ale | nall be paid by the Grantor; and the like experies and disbutsements, of any part of said indebtedness, as such, into be a party, shall also be ditional lieu upon said premises, shall be taxed a sist and included in proceeding, whether decree of sale shall have been entered or not, shall sourcements, and the costs of suit, including attoms is fees, have been rators and assigns of the Grantor waives all right to the possession of, ind agrees that upon the filling of any complaint to foreclose this Trust out notice to the Grantor, or to any party claiming under the Grantor, to collect the tents, issues and profits of the said premises. |
| Casi | |
| IN THE EAE'S I OF the death of self-fau ton gue | County of the grantee, or of his resignation, refusal or failure |
| suggester in this trust and ifaffer any like cause said first successor fail of | of said County is hereby appointed to be first or refuse to act, the person who shall then be the acting Recorder of |
| Deeds of said County is herea appointed to be second successor in the performed, the grantee or his successor in trust, shall release said premises t | ric trust And taken all of the aforesaid coverants and agreements are |
| This trust deed is subject none | |
| | 3016899 ⁵ |
| Witness the Hand and seal S of the Grantor this 5th day of | April 19 90 SULUS |
| | albert Burnet (SEAL) |
| | Albert Brandt |
| Please print or type name(s) below signature(s) | 16 00 11 |
| mora v.B.mara.a.fat | Colore & Grandt (SEAL) |
| | Alene Brandt |
| | 7.7.1克里罗 · 唐·李星 |

This instrument was prepared by Olga Rodriguez, 26 W. North Ave., Northlake, 11. 60164 (NAME AND ADDRESS)

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UNOFFICIAL COPY

| a Notary Public in and for said County, in the |
|---|
| subscribed to the foregoing instrument, |
| hat they signed, sealed and delivered the said |
| d purposes therein set forth, including the release and |
| |
| day ofApril, 19_90. |
| Melley a Sternatz Notary Public |
| |

90168995

Trust Deed

Albert Brandt
Alene Brandt

TO

Northlake Bank (7455)
26 W. North Ave.
Northlake, 11. 60164

| 79 |
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| ity Deed |
| Note to .ender") |
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- 1-4 FAMILY COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows.
- A. USE OF PROPERTY; COMPLIANCE WITH LAW. Borrower shall not seek, agree to or make a change in the use of the Property or its zoning classification, unless Lender has agreed in writing to the change. Borrower shall comply with all laws, ordinances, regulations and requirements of any governmental body applicable to the Property
- B. SUBORONATE LIENS. Except as permitted by federal law, Borrower shall not allow any lien inferior to the Security Instrument to be perfected against the Property without Lender's prior written permission.
- C. RENT LOSS P.SURANCE. Borrower shall maintain insurance against rent loss in addition to the other hazards for which insurance is recaired by Uniform Covenant 5.
 - D. "BORROWER'S KILLET TO REINSTATE" DELETED. Uniform Covenant 18 is deleted.
- E. ASSIGNMENT OF LEASES. Upon Lender's request, Borrower shall assign to Lender all leases of the Property and all security deposits made in connection with leases of the Property. Upon the assignment, Lender shall have the right to modify, extend or terminate the existing leases and to execute new leases, in Lender's sole discretion. As used in this paragraph E, the word "lease" he'd mean "sublease" if the Security Instrument is on a leasehold.
- F. ASSIGNMENT OF RENTS. Borrov er unconditionally assigns and transfers to Lender all the rents and revenues of the Property. Borrower authorizes Lender or Lender's agents to collect the rents and revenues and hereby directs each tenant of the Property to pay the rents to Lender's agents. However, prior to Lender's Notice to Borrower of Borrower's breach of any covenant or agreement in the Security Instrument, Borrower shall collect and receive all rents and revenues of the Property as trustee for the bear of of Lender and Borrower. This assignment of rents constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of breach to Borrower, (i) all r ats, eccived by Borrower shall be held by Borrower as trustee for benefit of Lender only, to be applied to the sums secured by the Security Instrument; (ii) Lender shall be entitled to collect and receive all of the rents of the Property; and (iii) each tenant of the Property shall pay all rents due and unpaid to Lender or Lender's agent on Lender's written demand to the tenant

Borrower has not executed any prior assignment of the rents and has not and will not perform any act that would prevent Lender from exercising its rights under this paragraph F.

Lender shall not be required to enter upon, take control of or maintain the Property before or after giving notice of breach to Borrower. However, Lender or a judicially appointed receiver may us so at any time there is a breach. Any application of rents shall not cure or waive any default or invalidate any other light or remedy of Lender. This assignment of rents of the Property shall terminate when the debt secured by the security Instrument is paid in full.

G. CROSS-DEFAULT PROVISION. Borrower's default or breach under any notice agreement in which Lender has an interest shall be a breach under the Security Instrument and Lender may invoke any of the remedies permitted by the Security Instrument.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and provisions contained in this 1-4 Family Rider.

Albert Brandt Refer Brandt
Alene Brandt

(Seal)

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(Scal)