## TRUBINGFFICIAL COPY 0 90311044

**4**13.00

ENS DOCUMENT PREPARED BY SANTE DE PACE FOR FIRST SECURITY THUST & SAVINGS BANK 7315 W. GRAND

ELMWOOD PAHK, IL. 60	1646 CTTC 1	THE ABOVE SPACE	For recorder's use onl	Y
THIS INDENTURE, made			CATHERINE VALENTE, AND JOSEPH A. VALE BACHELOR	
herein referred to as "Mortgagors Chicago, Illinois, herein referred t		D TRUST COMPAN		oing business in
THAT, WHEREAS the Mortgago legal holder or holders being here	rs are justly indebted to the			r described, said
THIRTY ELG	GIT THOUSAND FIVE HU	NDRED AND OO/	(00	Dollars.
evidenced by one certain Instaln BEARER	nent Note of the Martgagor	s of even date here	with, made payable to Ti	IF ORDER OF
	MENT on the balance of num in instalments (including	principal remaining g principal and intere	eri in 1881 in	ald at the rate \$13.006/28/90 14143:00
of JULY '4 00 and	FOUR AND 40/100 THREE HUNDRED EIGH	TY FOUR AND 40	Dhillis drilldid of the	ars or more on
the 1ST day of each MC and interest, if not sooner paid	ONTH thereafter until sa , shall be due on the IS	id note is fully paid. Today of JUN	except that the final paymeter, 2010 All such	ent of principal repayments on
account of the indebtedness avid				
of 10 ½ per annum, ar	nd all of said principal and	interest being made	payable at such banking	house or trust
company in ELMWOOD F in writing appoint, and in absence in said City,	of such appointment, then at	the office of FIR		AND SAV.BANK
NOW, THEREFORE, the Mortgage terms, provisions and limitations of the to be performed, and also in considera presents CONVEY and WARRANT until and interest therein, situs COOK AND STATE OF	ition of the tum of "Inc Lights"	n hano baid. The roceid	H Whelebi is beleby acknowled	ired, do DV (nese
UNIT 2A IN 308 NORTH BE FOLLOWING DESCRIBED PAR THE SOUTH 14 FEET OF LO	ACH CONDOMINIUM, AL	DELINEATED OF	THE PLAT OF SURVE	Y OF THE
BARTLETT'S FIRST ADDITE OF THE SOUTH 1/2 OF THE	ON TO PORTIA MANOR,	BLING A SUBDI	VISION OF THE EAST	790 FEET
OF THE THIRD PRINCIPAL ATTACHED AS EXHIBIT "D"	MERIDIAN, IN COOK CO TO THE DECLARATION	OUNTY, ILLINOI OF COMENIU	S, WHICH PLAT OF ST M MADE BY RIVER FOR	URVEY IS REST STATE
BANK AND TRUST COMPANY, DATED AUGUST 10,1979 AN TOGHETER WITH ITS UNDIV	D KNOWN AS TRUST NUL	MBER 2451 AND	RECORDED AS DOCUMEN	NT 25298769
ILLINOIS. ALSO P.I.N	KNOWN AS: 308 N, BEA .# : 15-33-418-0	ACH NO.2A 🟡		
which, with the property hereinafter de TOGETHER with all improvements thereof for so long and during all such estate and not secondarily; and all a conditioning, water, light, power, refrig foregoing, screens, window shades, storagoing are declared to be a part of equipment or articles hereafter placed is	i, tenements, easements, fixtures, times as Mortgagors may be enti pparatus, equipment or articles geration (whether single units or orm doors and windows, floor said real estate whether physical	and appurienances the tied thereto (which are now or hereafter the centrally controlled), are coverings, inador beds, ily attached thereto or	tein of the on ised to supplied worthstor, including (without water he awnings, stowers and it is agreed that all si	ly heat, gas, air ut restricting the aters. All of the milar apparatus,
the real estate.  TO HAVE AND TO HOLD the pre- trusts berein set forth, free from all rig- said rights and benefits the Mortgagors of	hts and benefits under and by vi	irtue of the Homestead	orever, for the purpos is, and up Exemption Laws of the First of	on the uses and of filinois, which
This trust deed consists of two this trust deed) are incorporated h				
successors and assigns.	teal S of Mortgagors the			AS, ONLY HERS,
x totherine Ducinte	SEAL	x Speech	A Valido	[SEAL]
CATHERINE VALENTE	( SEAL )		ALENTE	[ SEAL ]
STATE OF ILLINOIS,	* 1	. GONSIEWSKI		
County of COOK SS.	a Notary Public in and for and or THAT <u>CATHERINE VALE</u> A BACHELOR			LENTE.
who ARE programs	personally known to me to be the	ne same person S voice me this day		bscribed to the owinded that
T peronencia		nd delivered the said	THETO	
Jeffrey I., Gonsiguiski 💆	under my hand and Notarial Seal	6 m. i	day ofJUNE	1990
Skitary mer in, Sinah sa ana ng Salah Miki Semini siyan Ekparis A(20x3) ()		- Selley 1	Houseils	Notary Public

# 512358017 # 1545

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Note that Bell in his in the like the second

Form 807 Trust Deed — Individuel Mortgagor — 50 R. 11/76

nterest Included in Payment. 2300 Page 1

Notary Public

THE COVENANTS, CONDITIONS IN ROY IRON REEKROTOON PAGE (THE REVIEWS NDE OF THIS TRUST DEED):

1. Mortgagers shall (a) promoting the court of the bloom demonsted in the destroyed, (b) keep add premises in prod conditions and repair, without wast, and which may be anothed by a listened to the lien hereof, (a) pay when due any indebtedmish underlying of such prior rifer to the premises superior to the lien hereof, (and upon requise shabit without and repair, without wast, and without may be anothed by a listened charge on the premises superior to the lien hereof, (and upon requise shabit) within a training of the note; (d) complete within a reasonable time any building or buildings now of at any time in process of errecting upon vaid premises; (e) comply with all requirements of law or municipal ordinances with respect to the premise and the use thereof, (f) make no many premises and the substances of the premises when the premise when the premises when the premise when the district of the premise when the premise when the district or the premise when the premise and the lien the premise premise premise when the premise when the premise premise premise when the premise premise

preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises sincident in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings including all such stems as are mentioned in the preceding paragraph hereof; second, all other stems which under the terms hereof constitute secur andebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpid on the note; 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 bill to foreclose this care, cleed, the court in which such bill is filed may appoint a receiver of said premises, but a publication for such receiver and without regard to the 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. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such forecloses and and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as doing any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profit, and all other powers which may be necessary or the insuch cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of (a) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assistment or other lien which may be or become superior to the lien hereof or of such decree, provided suc deficiency.

10. No action for the enforcement of the lien or of any provision liereof shall be subject to any defense which would not be good and available 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 resionable times and access thereto shall be

11. Trustee or the holders of the note shall have the right to inspect the premites at all regionable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or so inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall trustee be obligated to record this troot deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable to any acts or obusions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and in may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to accept a the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that air indebtedness hereby such successor trustee may accept as the genuine note herein described any note which bears an identification number or porting to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and such purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trust is had it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which herein described any note which the original trust is had it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which herein described any note which the original trust is had it has never placed.

14.

persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deady of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential file, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be hinding 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 indebtedness 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 dred, 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 be entitled to reasonable compensation for 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 illinois shall be applicable to this trust deed.

IMPORTANT!

LOR THE PROFECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO FITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

INTEGRITY TITLE

510: 2510 E. DEMPSTER STREET

**SUITE 110** 

DES PLAINES, IL 60016

BOX <u>3</u>2

CHICAGO TITLE AND THUST COMPANY. 206 Landon Secretary Assistant Trustee

FOR RECORDER'S INDEX PURPOSES INSURT STREET ADDRESS OF ABOVE DESCRIBED PROPURTY HERE

308 N. BEACH NO. 2A

LA GRANCE PARK, IL. 60525

Preciresident