

## TRUST DELINOFFICIAL COPY2 0

-91-448620

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	CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made JANELLE L. BOEDICKER	August 9 , husband and	1991 , between CHARLES R. BOEDICKER and l wife,
Chicago, Illinois, herein referr THAT, WHEREAS the Morty	ed to as TRUSTEE, gagors are justly ind	GO TITLE AND TRUST COMPANY, an Illinois corporation doing business in a substance of the legal holders of the Instalment Note hereinafter described, said as Holders of the Note, in the principal sum of ONE HUNDRED THIRTY—.
Joint tenancy,	stalment Note of t ON and STEPHA	the Mortgagors of even date herewith, made payable to THE ORDER OF ANIE ATKINSON, not in tenancy in common, but in
of 10 per cent pe	1 won the grannum in instalme	the Mortgagors promise to pay the said principal sum and interest balance of principal remaining from time to time unpaid at the rate ments (including principal and interest) as follows:
the 9th day of each and interest, if not sooner account of the indebtedness remainder to principal; prov of TEN (10%) ber annual company in — in writing appoint, and in abs	ne. (1710 THOUSA) mont's there paid, such as due evidenced by said ided that the prine n, and all of said ence of such appoin	FOUR and 71/100(\$2,124.71) Dollars or more on the 9th day AND ONE HUNDRED TWENTY-FOUR and 71/100 Dollars or more on reafter until said note is fully paid except that the final payment of principal e on the 9th day of August, 1996. All such payments on inote to be first applied to interest on the unpaid principal balance and the icipal of each instalment unless paid when due shall bear interest at the rate principal and interest being made payable at such banking house or trust Illinois, as the holders of the note may, from time to time, intine it, then at the office of JAMES ATKINSON and STEPHANIE  10 12 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	rigagors to secure the of this trust deed, and sideration of the sum (I' unto the Trustee, it	or payment of the said principal sum of money and said interest in accordance with the and the periodical contained, by the Martgagors and of the covenants and agreements herein contained, by the Martgagors and of their open of the receipt whereof is hereby acknowledged, do by these its successors and origins, the following described Real Estate and all of their estate, right, do being in the COUNTY Of owit:  DEPT-01 RECORDING
SEE ATTACHED S THE ATTACHED F THIS IS THE SE	LIDER IS MADE	- T\$5555 TRAN 7234 08/29/91 1519 - A PART HEREOF \$3157 \$ F \$ - \$1 - 4486 - COOK COUNTY RECORDER - 91.4/36020
This instrumen	it propared by	y ROBERT J. RYAN, Suite 303, 560 Green Bay Road, Winnetka, Illinois 50093
and the sum of on or before	of \$10,000.00 September 15,	000.00 with interest thereon on December 15, 1991 (however no interest on this \$10,000.00 if paid , 1991) on September 15, 1991.
thereof for so long and during a estate and not secondarily) and conditioning, water, light, power foregoing, screens, window tha foregoing are declared to he a pequipment or articles hereafter paths real estate.	ments, tenements, ear Il such times as Mortga I all appazatus, equip , tetrigeration (whethi des, storm doors and art of said real estate laced in the premises b	ascinents, fixtures, and appurtenances thereto belonging, and all routs, issues and profits gargors may be entitled thereto (which are pledged primarily and in a parity with said real interest or articles now or hereafter thereto or thereon used to a poly heat, has, air her single units or centrally controlled), and ventilation, including the districting the li windows, floor coverings, inador beds, awnings, stoves and water hieters. All of the whicher physically attached thereto or not, and it is agreed that all sir-lier apparatus, by the mortgagors or their successors or assigns shall be considered as equivaring part of
TO HAVE AND TO HOLD (	i ali inghii and benefit	s said Trustee, its successors and assigns, forever, for the purposes, and upon the insert and its under and by virtue of the Homestead Exemption Laws of the State of Himes, which ustly release and waive.
this trust deed) are incorpor		covenants, conditions and provisions appearing on page 2 (the reverse side of cremes and are a part hereof and shall be binding on the mortgagors, their heirs,
		Mortgagors the day and year first above written.
		[SEAL] SEAL]
STATE OF ILLINOIS.		DIANC SIMMS
County of CEOY	a Notary Publ THAT CHA	olic in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY ARLES R. BOEDICKER and JANELLE L. BOEDICKER, husband
"OFFICIAL"S	AS "	own to me to be the tame person g whose named_GFS subscribed to the appeared before me this day in person and acknowledged that free and
My Commission Eight	8-8/28/93-11	and purposes therein set forth.  nd and Notarial Seal this 16 th day of Church 1991.

Page 1

Notarial Seal

superior to the tien hereof or of such decree, provided such application is made prior to vor closure sale; (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any detense 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 promises at all superpose, and access thereto shall be permitted for that purpose.

permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, 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 be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trust c, and it 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 so obtained the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing the and indebtedness hereing secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requerted at the request of thereon by a prior trustee may accept at the genuine note herein described any note which bears an identification number, on one ting to be placed thereon by a prior trustee herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented any which conforms in substance with the description herein contained of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented any which conforms in substance with the description herein contained of the original described any note which may be presented any which conforms in substance with the description herein contained of the original described any note which may be presented any which conforms in substance

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, inability or refusal to act of Trustee, the then Recorder of beeds 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 15. This Trust Doed and all provisions hereof, shall extend to and be binding.

herein given 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 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 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 be entitled to reasonable compensation for any other act or service performed under any provisions of the Trust And Trustees Act" of the State of illinois shall be applicable to this trust deed.

	AGO TITLE AND TRUST COMPA	NY. :
ву	MMMON.	Tristor,
Assis	The Secretary Assistant Mice President	7
	FOR REGORDER'S INDEX PURPO INSERT STREET ADDRESS OF AU DESCRIBED PROPERTY HERE	SES IOVIE

	BUREOT RYAN
MAIL TO:	ROBERT RAND SUITE 303
	切らい GREEN REA
`_	_ WINNETKA, IL GOOG3
15 7 P. A	CE IN DECODORDE SELICE DOV NUMBER

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Chale R Balle

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principal balance of the Note. to pay all reasonable costs and attorneys' fees) against the indemnification and hold harmless (including the obligation have the right offset with regard JO rreys this note, Charles R. Boedicker and Janelle L. Boedicker, Charles R, Boedicker and Janelle L, Roedicker, The makers of Atkinson owned the Diary Bar business prior to its sale to Roedleker for the period of time James Atkinson and Stephanie for any claim made again Charles B. Boedicker and Janelle L. Poedicker and to pay all reasonable costs and Attorneys' fees and hold harmless Charles R. Boedicker and Janelle L. James Atkinson and Stephanie Atkinson have agreed to indemnify

Charles R. Boedicker and Janelle L. Boedicker agree to indemnify and hold barmless James Atkinson and Stephanie Atkinson and Stephanie Atkinson as a result of the assignment of lease dated August O, 1991, from James Atkinson and Stephanie Rikinson to Charles R. Boedicker for the premises commonly known as the Glenview Dairy Bar located at 1015 and this indemnification and hold narmless (including the this indemnification and hold narmless (including the this indemnification and hold narmless (including the stress and seconds of the said trust deed and attorneys' fees) are secured by the said trust deed and attorneys' fees) are secured by the said trust deed and chartel mortgage.

If the makers of the Note or their successors or assigns convey the security to any grantee other than in the ordinary the entire unpaid balance of the principal sum and all unpaid interest the unpaid at the Note holder's election become interest thereon shall at the Note holder's election become immediately due and payable.

. This Note is also secured by a security agreement in the chature of a chattel mortgage and financing statement of even date herewith.

The terms of this rider are made a part of the Note dated August 9, 1991, in the amount of \$100,000.00 made payable to James Atkinson and Stephanie Atkinson by Charles R. Boedicker and Janelle L. Boedicker and also made a part of the accompanying trust deed and chattel mortgage of the same date.

BIDER

02001216

TAX IDENTIFICATION NO.: 04-21-203-011-1061 VOL. NO. 132 czoos stout(II COMMON ADDRESS: 116 Radeliffe Court, Glenview,

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ama Collustra Co AMENDED DECLARATION AS SAME ARE FILED OF RECORD, IN COOK COUNTY, WHICH PERCENTAGE SHALL AUTOMATICALLY CHANGE ACCORDANCE WITH THE UNIT AS SET FORTH IN SAID DECLARATION, AS AMENDED FROM TIME TO TIME, TOGETHER WITH A PERCENTAGE OF THE COMMON ELEMENTS APPURTENANT TO SAID OF COOK COUNTY, ILLINOIS ON JUNE 30, 1989 AS DOCUMENT NUMBER 89300376 CONDOMINIUM CENERSHIP RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS WHICH SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DECLARATION OF

EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. 1/4 OF THE NORTHEAST 1/4 OF SECTION 21, TOWNSHIP 42 NORTH, RANGE 12, PART OF PRINCETON VILLAGE BEING A SUBDIVISION OF PART OF THE SOUTHEAST

YE DEFINEYLED ON Y BOBAEK OF THE FOLLOWING DESCRIBED REAL ESTATE: DNIT 9-48-R-1-116 IN PRINCETON VILLAGE CONDOMINIUM, GLENVIEW ILLINOIS,

recyr describtion: