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TRUST DEED (Illinois)
For use with Note Form 1448
his payments including inter

The Above Space For Recorder's Use Only

THIS INDENTURE, made Octob	per 1 19 92 bet	ween Barry Brown and	Audres Brown, his	i Wife.
DRVON BANK, An 111inoi	s Banking Corporation	and the second s	والمناور والأناف والإراج والمراجع والمراجع	ara in Palacia
herein referred to as "Evintee," withe termed "Installment Note," of even d	sech: That, Whereus Morigagors are late herewith, executed by Mortgagors			
STX HUNDRED SEVENCY TWO THOUSE	ortgagors promise to pay the principal ND SIX HUNDRED SEVENTY NUMB AND from time to time unpaid at the rate	2.°OO∖c ⁴⁶⁰ ¢hollana' #bol libtelest i	from DATE OF DISBURSE	MINI
to be payable in installments as folloon the 185, day of November on the 185, day of each and ever	ws: Two Thomsand Five fandred are 19, 92, and Two Thomsand v month thereafter until said note is fu	id 00/100; Plus Interest Five Hundred and 00/100: P illy paid, except that the final pay	Tue Interest was and inte	min Dollars Dollars rest, if not
by said note to be applied dist to necroit said installments constituting orinc we per cent per unnum, and all said to the sai	day of May 195 und and impaid interest on the unpaid ipal, to the extent not paid when due such payments being made payable at	principal balunce and the remal, to bear interest after the date DEVON BANK, 6445 N. WISTER	nder to principal; the porti- for payment thereof, at the AVENCE, CHICA IN AVENCE, CHICO. IL.	on of each the rate of
at the election of the legal holder the co become at once due and payable, at the or interest in accordance with the terms contained in this Trust Deed (in which parties thereto severally waive present	nen, to payment, notice of disnonnt, p	remaining unpaid thereon, togeth it shall occur in the payment, whe nd cuntinue for three days in the e after the expiration of suid thro protest and notice of protest.	er with accrued interest in in due, of any installment of performance of any other es days, without notice), a	ereon, stall of principal agreement and that all
NOW THEREFORE, to sequre the impliations of the above mentioned no Mortgagors to be performed, and also Mortgagors by these presents CONVE	a new next of the said acincinal sum of	f money and interest in accord- rintmance of the covenants and Poller in hand paid, the recei- is or his successors and assigns.	agreements herein contain pt whereof is hereby acki the following described R	na, by the nowledged, lest Estate,
	manual COURT CONTRACTOR	DEPT-	OT RECORDING 1 TRAN 7557 09/30/	52 14137100
(SEE LEGAL DESCRIPTION HERETO	ATTACHED AND MADE . FART HEREOU	* \$863 (*)	OK COUNTY RECORDER	
Prepared By: Anna Kowell, 6445	N. Western Avenue, Chicajo, IL.	50845	A section 15th at Marian Law of the Community of the Comm	the second of th
*ChewHelf (14) Percentage Poin Natl. Bank of Chicago or its	its in excess of Prime Rate of I Successors.	ntarest as amounced and	established by the La	Salle to
**Three & One-Half (34%) Perce	ntage Points in excess of Prime	fato	and the second of the second o	er in He Re
which, with the property hereinafter de TOGETHER with all improvements to long and during all such times as Mandard real estate and not secondarily), agas, water, light, power, refrigeration atticting the foregoing), screens, windo of the foregoing are declared and agree all buildings and additions and all simi	origagors may be entitled incretio (whi and all fixtures, apparatus, equipment of and air conditioning (whether single us with the part of the muriance) transit with the part of the muriance) transit	on rents, 184 les and pronts are pro- or articles 124 or hereafter ther inita or centrally controlled), an indows; floor of veritigs, inades hes whether physically intached	edged primerly and on a g ein or thereon used to au d-ventilation, including (w beds, sloves and water ha thereto or not, and it is a	partty with ipply heat, vithout re- paters. All intended that
cessors or assigns shall be part of the n TO HAVE AND TO HOLD the p and trusts herein set forth, free from a said rights and henefits Morteagors do	norigaged premises. premises unto the said Trustee, its or h Il rights and benefits under and by vir	is successors and assisms, crever the of the Homestead Exemption	for the purposes, and upon Laws of the State of Illia	on the uses lois, which
are incorporated berein by reference an	d hereby are made a part hereof the sa	ine in though they were been a	out is full and shall be	binding on
Aforigagors, their beirs, successors sad Witness the hands and seals of Ma	origagors the day and year first above	written.		. 73
PLEADE	Barn Brown	(See) Reidal	e Grawn	(Seal)
PRINT OR TYPE NAME(8)	BARRY BROWN	AUREE H	ROWN	Note that
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. a. •	and the second s		- Andrews Comments of the Angree of the Angr	(399));
State of Illinois, County ofCOCK	in the State Moresaid, D	i, the undersigned, a left that E	Notary Public in and for an BARRY BROWN AND AUDRE	id County,
IMPRESS		to be the same persons whose	name a ara	-
SEAL HERE	edged that the A. signs free and voluntary act, fo	ng instrument, appeared before a d, sealed and delivered the said or the uses and purposes therein	· •	1
	AL. walver of the right of hor	de name	· · · · · · ·	
List Parlotte Hot Report pap hourist and C. ALA I. S. ALA CO.	TRICKS 19	day of the day	No	lory Public
The second second	married to the second	ADDRESS OF PROPERTY	1	1 2
\ }.		7320 N. WESTERN AVENU		
NAME DEVON BANK-AUT	I. RUSSELL J. ARMSTRONU	CHICAGO, IL. 60645 THE ABOVE ADDRESS IS PURPOSES ONLY AND IS NOT TRUST DEED	Prainteison g	
MAIL TO: ADDRESS 6445 N. HE	STERN AVENUE	SKNO SUBSEQUENT TAX BILL)
STATE CHICAGO,	IL. 21P CODE 60645	And the second s	1900	7 - 5 00 002 (- 3 2,031
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OR RECORDER'S OFFICE BO	NO	(Acidresa)	<u> </u>	

THE FOLLOWING ARE THE COMMANDS CONDITIONS AND PROVISIONS APPEARED TO ON PAGE OF THIS TRUST DEED WHICH THERE BEGINS: TO OH PAGE I (THE REVERSE SEDE

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note. (5) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.
- 2. Moltgagors shall pay before any penalty 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 holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, s. more pages a name when an outdoing and improvements now in recenter squared on said premises insured against loss of damage by first lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured bereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortage of insurance about to expire, shall deliver all policies, including additional and renowal policies, to holders of the note, 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: In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Morigagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale of forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including ressonable attorneys' fees, and any other moneys advanced by Trustee or the holders of the nois to prived the morigaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accrusing to them on account of any default hereunder on the part of Morigagors.
- 5. The Trustee or the hold re of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay each ten of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal or interest, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 7: When the indebtedness hereby secured that is come due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall have all other rights provided by the laws of illinois for the enforcement of a mortgage debt, in any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expens s which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, outlays, or documentary and expert evidence, stenographers' charges, publication costs and costs [whileh may be estimated as to items to be expended after evitor of the decree) of procuring all such abstracts of litle, litle searches and examinations; guarantee policies, Torrens certificates, and similar data and assurances with respect to the as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evid not to hidders at any sale which may be had pursuant to such decree the true condition of the little to or the value of the premises. In addition, all exenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per cannum, when paid or incurred by Trustee or holders of the mism of mentions with (s) any action, suit or proceeding, including but not limited to probate and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby accuracy or (b) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced. the premises or the security hereof, whether or not actually commenced.
- 8. The proceeds of any foreclosure sale of the premises shall be 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 flows as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note hereby secured, with interest thereon as therein provided; third; all principal and interest remaining unpath; fourth, any overplus to Morigagors, their heirs, legal representatives or assigns as their rights may appear.
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed, the Cour, in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application 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 foreclosure suit and, in case of a salt and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be enlitted to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said refield. The Court from time to time may authorize the receiver to apply the not income in his hands in payment in whole or in part of: (1) The ind-bledness secured hereby, or by any decree, foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or become tunction to the tien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and disclored.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to a ly 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 reasonable times and recess thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee by 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 this own gross negligence or misconduct or that of the agents or employees of Trustee, and he may require indemnities antisfactory to him before exercising any power herein given.
- 13. Trustee shall release this Trust Deed and the Hen thereof by proper instrument upon presentation of satisfactory evidence that all indehtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee and successor trustee may accept as the genuine note herein described any note which beers a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note and which purports to be executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note herein described any note which may be presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the 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 death, resignation, limbility or refusal to act of Trustee, shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deods of the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

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 at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

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The Installment Note mentioned in the within Trust Deed has been

FOR	THE	PROT	ECTIO	V OF	HOTH	31415	BORROW	ER AND
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inlified herewith under Identi	ification 1	No	 	



PARCEL 1

Lots 8 to 12 inclusive in Gacrya Taylor and Sons Construction Resubdivision of Lot 6 (except that part taken for widening of Western Avenue) in Muno's Subdivision in the Southeast 1/4 of Section 25, Township 41 North, Range 13, East of the Third Principal Meridian, being a Subdivision of the East 1/3 (except the West 200.0 Feet of the South 435.6 feet thereof) of the Southeast 1/4 of the Southeast 1/4 of Section 25, Township 41 North, Range 13, East of the Third Principal Meridian; also the East 16.85 feet of Lot 12 in Block 1 in Muno's Addition to Margaret Mary Manor, a Subdivision of the North 1/4 of the West 2/3 of the Southeast 1/4 of the Southeast 1/4 of Section 25, Township 44 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

PARCEL 2

Lots 9 to 12 inclusive in George Taylor's Resubdivision of Lot 7 (except that part taken for widening of Western Avenue) in Muno's Subdivision in the Southeast 1/4 of Section 25, Township 41 North, Range 13, East of the Third Principal Meridian, being a Subdivision of the East 1/3 (except the West 200.0 feet of the South 435.6 feet thereof) of the Southeast 1/4 of the Southeast 1/4 of Section 25, Township 41 North, Range 13, East of the Third Principal Meridian; also the East 16.85 feet of Lot 12 in Block 1 in Muno's addition to Margarat Mary Manor, a subdivision of the North 1/4 of the West 2/3 of the Southeast 1/4 of the Southeast 1/4 of Section 25, Township 41 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Permanent Index Nos. are #10-25-428-042 (Parcel 1/ and #10-25-420-041 (Parcel 2) and commonly known as 7320 North Western Avenue, Chicago, II

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- this industributed is a constant that the same appropriate and the constant and the constan of fallure of First Party, its successors and assigns, if required by the holders of the Note, to carry liability, steam boller, rental, rict and civil commotion, plate glass, and such other insurance including war damage insurance and flood hazard insurance, if available, in such amounts as are resembly eatletactory to the holders of the Note, but in no instance less than the amount of the principal balance of the loan autabandings to knop all buildings and fintures that may be on the said promines at any time during the continuence of said indebtedness insured apainst tone or damage by fire with an estended coverspe endormment for the full insurable value of said buildings and fintures in responsible insurance companies to be approved by the boldwin of the Note; to make all sums recoverable upon such policies payable to the holders of the Note by the usual mortgage or trustee clause to be attached to such policies; to deposit such perterm with the insiders of the Notes that such pullibre shall be non-cancellable without the prior written consent of the holders of the Notes or to deposit with the holders of the Note any remewal policies not less than ten days before the expiration date of the prior noticy being renewed or replaced.
- First Forty walves any aud all rights of rodsoption from sale under my order or decree of foredlosure of this frust Doed, on behalf in the first Party as mortgagor or grantor, the trust Party Am nutate, ecquiring any interest in or title to the mortgaged promines, wildsprivare to the cets of this extent, desti-
- The Note spained by this Trust Dead is subject to prepayment in accordance witth the carrie thereof
- First Furty represents in symmes that the properts of the Note secured by this Trust Dec. will be used for the purposes specified in Faregraph 4(c) of Chapter 75 of the lilinois Revised Statutus (as the same solet on the date invest), and like the principal obligation secured hereby constitutes a business. Loan, which commended the purview of said party oph.
- First Party dues further coverant and agree that it will not transfer or cause to be transferred or suffer an involuntary transfer of any interest, whichigh layer or squitable, and whether possessory or otherwise in the muntgaged coverage, to any third party, so long as the debt secured hereby submister without the advance written comment of the Mortgages of its assigns, and further that in the event of any such transfer by the First Party without the advance written consent of the Mortoger or its assigns, the Mortoger or its asig winder whether, included the state of the state that the time the contract the cont of the deut harmby ancural lambdakhiy dun and paroliter of the
- Light of the participation of in the event of the passage, after the date of this trust bond, of any law of the State of 111 impie deducting from the value of the tand for the purposes of tanking, notions therefore assembly the end set with the tendence of the control of th to make, it utiligatery, rooming the helicity and property because the make the common terms of to may much ton, or it any much tan it adopted unidarians, which ting, is low, then the flortqagor,covenants,and egrees on demand of the him holder of the Note secured, beneby to pay, a sum, and at tansuchaten se to maid holder.
- Whenever any of the parties hereto are referred to, such reference atiall tim downed to theiride the Wildebades with west district party. The area of the company of the contract with the contract of the contra
- The property will not be further encumbered and the entire between the property will not be further encumbered and the entire between the new payable immediately, upon the entere property of the real enterty for this loans. The property of the real enterty for this loans in the enterty of the real enterty for this loans in the enterty of the enterty

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First Party further agrees and covenants that it will furdish to the budger of the Mote, within 80 days after each fiscallyear of the Mote, within 80 days after each fiscallyear operating statements for the presental transcent in accounts with generally accepted eccounting practice and bearing the certification of an independent public accountent satisfactory to certification of an independent public accountent satisfactory to the holder of the Mote.

of Chicago, illinols, per chrum. increby), to whith action or proceeding the holder of the Wote or Trustee is made a party, or in which it becomes necessary to defend or uphold the item of this Trust head, all sums paid by the holder of the Mota or Trustees for the exponse of eary litigation to holder of the Mota or Trustees for the exponse of eary litigation to Decide or defend the rights and then crested by this Trust Decided the counsel tess, shall become so much adultion to made into the constant independence of the control adults. Lorectose to tien increase or to collinet the linebergioss section in the commence of the colline will proposed to the commence of the commence of the colline the colline of the colline

payment of all antennes including costs and attorney's test, on the debit in such manner as the Mortgages ulacts. same of Hortgager, to anacuta and dalivar valid acquel than term, by the Hortgagor to the Mortgagne. The Mortgagne, without to behalf and in the The Hurtgages is hereby benglass ydwred ars thississing contribus menusas of nevig at it doldw or the consideration for such acquistion, to the entending blocks of the Hote Hote public បន្ទង្គ ប៉ុន្តែ ពុំមួយ ពុំមួយជាធិត្ត មួយ ប្រជាជន្មាន មួយ ប្រព្រះ ប្រព្រះ ប្រព្រះ ប្រព្រះ ប្រព្រះ ប្រព្រះ a not bentulas or than boner of sentinent dones or acquired tor a t ta toribler agreed that it the Premines, or any part thereof, be

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mean "Holden of the Note". Party": and wherever the Mord "Mortgages" is used horein, it shall ынакаластра моко "Мокрамдок" ўз памо накаін і бу зінаі шемі прітер