

TRUST DEEDOFFICIAL COPY

92763648

| 1777 - 1775 A 178 A | CTTC 13 | THE ABOVE SPACE FOR I | RECORDER'S USE ONLY |
|---|--|--|--|
| HIS INCENTURE, made Octo | b = 0 | 19 92 , between | Jack B. Beaumont and |
| | | Mancy F. Beaumon | t, husband and wife, a |
| | · OULO · CO METÈ E | joint tenants | Illinois cornoration doing husiness in |
| tein referred to us "Mortgagors," | and CHICAGO TITLE A | IND IRUSI COMPANT, at | lilingis corporation doing business in |
| leago, Illinois, herein referred to a | is pressive indebted to t | he legal holders of the Instit | lment Note hereinafter described, said |
| al holder or holders being herein i | referred to as Holders of | the Note, in the principal s | um of 6189.46 |
| | | | |
| SIX THOUSAND ONE HU | MDKED RIGHTI | The second with the second | Dollars, |
| denced by one certain instalment | Note of the Mortgagor | of even date herewith, mad | ie payable as stated therein |
| | | | 6139.46 including interest to |
| nd delivered, in and by which said | Mote the Most Ballots by | omise to bay the sum of | turinging uteras in |
| Midfilitetira av LOMMA | | | |
| ne Hundred Seventy | Seven | | Dollars or more on the 13th day |
| November 19.92 and C | one Hundred Se | venty seven | Dollars or more on |
| e same day of each month there is sooner paid, shall be due on the | atter until said note is f | the paid except that the line | al payment of principal and interest, if |
| | | | فيلا بشمعونيتين بالسيام وجوالجوال الساروالي |
| NOW, THEREFORE, the Mortugar or its tions of this tiust deed, and the re- | to secure the payment | of the said sum of money in a sand agreements herein contains | accordance with the terms, provisions and ad, by the Morigagors to be performed, and |
| o in consideration of the sum of One | fol at in hand paid, the r | eccipt whereof is hereby acknow | accordance with the terms, provisions and ed, by the Mortgagors to be performed, and wiedged, do by these presents CONVEY and all of their estate, right, little and interest ON |
| stalts' attritic' there after name ar coa | each the massing the tone | COUNT | OF COOK AND STATE OF |
| LINOIS, to wit: | | The second secon | |
| OT 22 IN FIRST ADD | ITION TO CHANT | E CLAIRE SUBDIV | ISION BEING A SUBDIVIS |
| N SECTION 8. TOWNS | HIP 41 NORTH | RANGE 11, EAST | OF THE THIRD PRINCIPAL |
| BRIDIAN, IN COOK CO | OUNTY, ILLINO | S. | |
| | | | 92763648 |
| | 011 | Z | 3,070,00 |
| AX ID: 08-08-406-0 | 017 | | |
| | | | |
| REPARED BY: E.B. | REGNAM | | DEPT-01 RECORDING |
| | BOX 8729 | | 745555 TRAN 8182 10/14/5 |
| ROLLL | ing meadows | EL 6000P-9729 | COOK COUNTY RECORDER |
| | | /// | . COOK COOM!! MEASURE |
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| + <u>+</u> | 1 | | |
| | e de la companya de | The state of the s | 3.2 |
| | | | 1 |
| nich, with the property hereinafter des | cribed is referred to hereig | as the "premises." | |
| TOGETHER with all improvements, | tenements, casements, fix | tures, and appurtenances theret | o belonging, and all rents, issues and profit |
| tate and not secondarily) and all ap | paratus, equipment or a | ticles now or hereafter thereis | dged primarily and on a parity with said real noor thereon that o rapply heat, gas, sh entilation, including (without restricting the |
| regoing), screens, window thildes, sto | irm doors and windows, I | loor coverinas, inador bads, sw | mings, stoves and war in heaters. All of the |
| COUNTRIES DECISION TO DE E DATE OF I | taid real esiste whether ob | vricelly situched therein or ont | i, and it is agreed that rit similar apparatus no shall be considered as conditiuting part of |
| : real estate, | | | ver, for the purposes, and units the uses and |
| sis horem set forth, free from all righ | hts and benefits under and | by virtue of the Homestead Ex | emption Laws of the State of Minois, which |
| a rikuta ana penesita the Morthagota di | a peraph axbiarmy telegre i | ind walve. | |
| is trust dead) are incorporated by | pages, the coverants, c | randitions and provisions ap | pearing on page 2 (the reverse side of binding on the mortgagors, their heirs. |
| coessors and assigns. | nietti O'A letetletice aliu a | is a balt libiotic and Mish be | building on the thousands, their nates |
| | eal S of Mortgagor | the day and year first abov | e written |
| (1 4 75 0 | umant I SEA | · | a b A |
| r. | - | | J. Ossumon (SEAL) |
| JACK B. BEA | UMONT SEA | L) NANCY | F. BEAUMONT (SEAL) |
| ATP OF LILINOIS | | | |
| ATE OF ILLINOIS, | | MISSII. | |
| | a Markey Distribute to a sea Con- | and residing in said County. In I | the State aforesaid, DO HEREBY CERTIFY |
| | | B BEAUMONT AND | |
| unty of) | a Notery Public in and for THAT JACK USBAND AND WI | B BEAUMONT AND | MANCE P. BEAUTONI, |
| runty of | THAT JACK USBAND AND WI | B BEAUMONT AND FE | |
| who ARE | THAT JACK USBAND AND WI orsanzily known to me to instrument, appeared | B BEAUMONT AND FE | our name S subspilled to the |
| who ARE foregoing THE | THAT JACK USBAND AND WI orsonally known to me to instrument, appeared signed, sea | B BEAUMONT AND FE be the same person S who before me this day led and delivered the said in | in person and acknowledged the |
| who ARE foregoing THE | THAT JACK USBAND AND WI orsonally known to me to instrument, appeared signed, sea | B BEAUMONT AND FE be the same person S who before me this day led and delivered the said in | our name S subspitted to the |
| who ARE (oregoing THE | THAT JACK USBAND AND WI orsonally known to me to instrument, appeared tigned, sea Alby the sees and purposes | B BEAUMONT AND FE be the same person S who before me this day ted and delivered the said in therein set forth. | our name S subspilled to the in person and acknowledged the strument as THETE free and |
| who ARE (oregoing THE | THAT JACK USBAND AND WI ocsonally known to me to instrument, appeared signed, sea Aday life sees and purposes exiling the hand Notaris | B BEAUMONT AND FE be the same person S who before me this day led and delivered the said in | our name S subspilled to the in person and acknowledged the strument as THETE free and |

THE COVENANTS, COND. FIG. N. A. I. PROVISIO IS REPERSED TO DEPART OF THE RESENTE OF THIS TRUST DE LA

1. Mortgagors shall (a) prompily repair, restore or rebuild any buildings or improvements now or horsafter on the plantises which the become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other than the form of claims for them not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a hen or charts for the noie; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon the holders of the noie; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material attentions in said premises except as required by law or municipal ordinance.

2) Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special-assessagedis, water charges, newer-service charges, and other charges against the promises when due, and shall, upon written request, fornish to Trustee of to holders of the nose displicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax is assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises manned against loss or damage by fire, inchanger companies of moneys sufficient either to pay the cost of replacing or repairing the some or to pay in full the indebtedness secured hereby, all in companies, satisfactory to the holders of the note, under insurance politics payable, in case of loss or damage, where the tender is required by law to have its loan so insured ender politics providing for payment by the insurance politics payable, in case of loss or damage, to Trustee secured hereby, all in companies, satisfactory to the holders of the

any instalment on the note.

or in this Trust Deed to the contrary, become due and payable immediately less uncerned charges, in the case of default in making payment of any installment on the note.

5. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, the note for storing indebtedness in the detree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee in holders of the note for attoringly less, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges; publication posts and coats (which may be estimated as, to liens, to be expended after entry of the decree) of procuring all such abstincts of title, title searches and examinations, title insurance policies. Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably needs of or the value of the premises.

6. 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 expens is incident to the foreclosure proceedings, including all such items are mentioned in the preceding paragraph hereof, second, all other frems which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest teneron as hereis, provider the did not interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as only itelates may appear.

7. Upon, or at any time a text the filling of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment has be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application, or such receiver and without regard to

superior to the field or of such decree, provided such application is made prior to forechosure sale, (b) the deficiency in case of a sale and deficiency.

8. No action for the enforcement of the lien is of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at late of party in the party interposing same in an action at late of the individual purpose.

9. Trustee on the bonders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

10. Trustee has no dusy to examine the title, location, existence or condition of the premises, or to inquire into the wildler 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 trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be highly for any acts or omissions becaused or to exercise any power herein given.

11. Trustee shall release this trust deed and the lien thereof by order instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof by order instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof by order instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof by order instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof by order instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof as trustee any execute and deliver a release to requested of a successor trustee, such successor lituates made and which represents a successor trustee, such successor lituates because of a successor trustee, such successor lituates because of a successor

12. Trustee may resign by instrument in writing filed in the office of the Recorder or Recorder of Fittes is which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the tree deeper of Deeds of the county in which the premises are intuated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

13. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under outhrough Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payments 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 constructed to mean "notes" when more than one note is used.

14. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its at eschedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other sit 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 THE PROTECTION OF BOTH THE BORROWER AND UR THE INSTALMENT NOTE SECURED BY THIS ST DEED STOULD BE IDENTIFIED BY CHICAGO TITLE THAT COMPANY, TRUSTEE, BEFORE THE TRUST IS A LIFE OF THE T Identificatio CHICAC

Assis Secretary/Assistant V

> FOR RECORDER'S INSERT STREET ADDRESS OF DESCRIBED PROPERTY WERE

1502 South Yale

Arlington Heights, IL 60005

MAIL TO: INTERCOUNTY TITLE COMPANY 120 WEST MADISON CHICAGO, IL 60602

PLACE IN RECORDER'S OFFICE BOX NUMBER ..