

TRUSTUMOFFICIAL COPYS 92959072

	772689		}				
		CTTC 7	<u> </u>	THE ABOVE SPACE	FOR RECORDER'S	LUSE ONLY	
THIS INDI	ENTURE, made	Augi	ıst 7,	19 92 , between	Rotert G. Mary Ann		
Chicago, III THAT, WH	rred to as "Mortgagors," linois, herein referred to a IEREAS the Mortgagors r or holders being herein	as TRUSTE: are justly in	E, witnesseth: ndebted to the	e legal holders of the	Instalment Note l		
evidenced	en Thousand El by one certain Instalme West Suburban	nt Note of	the Mortgago	ors of even date here	with, made paya		
and delive	red, in and by which	said Note	the Mortga	gors promise to pa	ly the said prir	ncipal sum.	
DEFER	RED LOAM. The	amount	cf the	Deferred Los	an \$ 19,88	5.00	······································
					DEPT-11		
				•	194444 TRA \$4308 ¢ €	*-92	-959
		Ox		•	ČĎŎK CŒU	INTY RECORDI	ER
NOW The cerms, provisto be perfore presents CON title and COOK	IFREFORE, the Mortgagors sions and limitations of this med, and also in considerati VEY and WARRANT unto Interest (licrein, situate AND STATE OF	the Prustee, i	its su icorsora and id bully in	ne said princ pal sum of nee of the covenants and in hand paid, the receipt d assigns, the following of the Village o	money \$19,88 lagreements berein pt whereof is berein lescribed Real Estate Forest	5.09 accords a national, by the y acknowledged and all of their Park	nce with the Martengor, do by these estate, right
Additi	ix (except the ton to Harlem : Range 12, Eas	in the	Southeas	c 1/4 of Sec	ction 12, 5	Township	39
common	ily known as la	24 Elgi	n Avenue	, Forest Par	k, IL	929 59	3072
PIN:	15-12-413-018			<u></u>	0.		
TOGETH thereof for setate and ne conditioning, foregoing, se equipment of the real estate TO HAVI trusts herein said rights and This trus	he property hereinafter desc ER with all improvements, o long and during all sech to ot secondurily) and all app water, light, power, refrige creens, window shades, store dechred to be a part of si- rarticles hereafter placed in E. AND TO HOLD the premise set forth, free from all right denefits the Mortgagors do at deed consists of two p	iribed, is referenced, calimes as Morte paratus, equi- tation (whethern doors and aid real estate the premises I dises unto the ts and benefit hereby expre- pages. The c	asements, fixture engors may be er engors may be er pment or articler single units of windows, flow whether physic by the mortgago said Trustee, it ts under and by essly release and covenants, consider sone	es, and appurtenances the titlet: thereto (which are es new or hereafter the reentrally controlled), a reov rings, inador beds ally: trached thereto or as or heir successors or a successors and assigns, virtue of the Homestead waive. ditions and provisions	e pledged prib narily a circlin or thereor in and ventilation, i who s, awnings, stove an r not, and it is agree assigns shall be consi forever, for the pury d Exemption Laws of s appearing on pa	and on a parity value of the supply had ng (without realist heater of the call similaries, and upon of the size of the call size of the revenue of the revenue of the size of the revenue of the size	with said rea- reat, gas, al- estricting the s. All of the ar apparatus uting part of the uses and linois, which erse side of
this trust de successors a	eed) are incorporated he nd assigns.	rein by refer	rence and are a	a part hereof and shall	be binding on th	e mortgagors,	their heirs
WITNES	S the more and se	al of	Mortgagors th	o day and year first al	bove written.	13 . 6	
Robert	G. Athley	ar aş indeeşnişk er' is bireviyaker	[SEAL]	Mary Ahn	Ainley, h	115 W156	SEAL
STATE OF H	SS. a	I, Notary Publ THATRC	Doris I lic in and for and obert G	Wolf I residing in said County, Ainley and	, in the State aforesa Mary Ann A	id, DO HERED	Y CERTIFY B Wife
,m	whoare pe		wn to me to be appeared b		whose name g		ribed to the
 	"OFFICIAL SPARY act.	for the uses a	-		. Mstroment us	-thete	
} !	Desie Wolf	nder ny band	and Notarial Se	rel this 7th	day ofBu	EUR	11992

23.50

THE COVENANTS, CONDITION AND PROVE ONE REF. REST. GOAT AGE 1 THE REVELSE SILE OF THIS TRUST DEEDS:

THE COVENANTS, CONDITION IN PROVISIONS REFIRED FOR IAGE I THE TRUE ESTIFE OF THIS TRUST DEED).

1. Mortgagors shall (a) promity repair, rector or religid any buildings or improvements move or hereafter on the promises which may become damaged or be destroyed; (b) keep salt premises in good condition and repair, without water, and over from mechanic so other liters that the promises superior to the first hereaft, and upon request exhibit satisfactury endource of the dicharge of such prior the to Trustee or to holders of the note; (d) comply with all requirements of law or municipal ordinance, with respect to the promess and the use thereit; (f) make no material alterations in said premises; except as required by faw or municipal ordinance.

The comply with all requirements of law or municipal ordinance, with respect to the promess and the use thereit; (f) make no material alterations in said premises; except as required by faw or municipal ordinance.

The comply with all requirements of law or municipal ordinance, which control to the control of the note duplicate receipts therefor. To prevent default hereunder idottaggors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire or context.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premise insured animal tops or damage by fire.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premise insured animal tops or damage, to Trustee for the benefit of the holders of the note, such rights for a pay the court of replacing or repairing the man or to pay in full the indebterdness of the note in the protein of the payments of moneys sufficient either to pay the court of replacing or repairing the amen or to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note of, make full or payment or protein the manner of payments of principal or interest on prior enc

preparations for the defense of any threatened suit or proceding, which might affect the premises or the security hernof, 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 viority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the proceding paragraph hereof, second, all other items which under the terms hereof constitute secan distributed to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpercon the note; fourth, any overplus to Morigagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill to foreclose this trust user a, the court in which such bill is filed may appoint a receiver of such appointment may be made cither before or after sale, with out 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 occiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the jendency of such foreclosure six and, in case of a sale and a deficiency, during the influence of the protection, porsession, control, management and operation of the provers which may be necessary or are issued in such cases for the protection, porsession, control, management and operation of the provers which may be necessary or are supported to time may authorize the receiver to apply the net income in his hards in payment in whole or in part of: (a) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any lars, special assessment or other lien which may be or become superior to the lien by a foreclosing the first and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any decease 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 reasonal le times and access thereto shall be

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonal le 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 to inquire rate the validity of the signatures or the identity, capacity, or authority of its signatories on the note or trust deed, nor shall Trustee be on acts it consistent deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts it consistent the except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it record this trust deed not the tien thereof by preper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed and the lien thereof by preper 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 and in the request of my person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indeptedness herein has been paid, which representation frustee may accept as true without inquiry. Where a release is requested of a sub-assor trustee, such successor trustee may accept as the genuine note herein described any note which hears an identification number purpor into to be executed by the persons 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 the persons 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 with the description herein conta persons lierein designated as makers thereof.

persons nerein designated as makers thereor.

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 Deeds of the county in which the premises are situated shall be Successor in Trust Any Successor in Trust bereunder shall have the idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereaf, 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 regsonable 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.

	(MPORTANT!	Identificati	on No
	FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TROST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AMOUNTAIN COMPANY, TRUSTEE, BEFORE THE TRUST DOED IS FILED FOR RECORD.	By J	CAGO TITLE AND TRUST COMPANY, Trustee USE TO THE President Istant Sceretary/Assistant Rich President
Ť		 	FOR RECORDER'S INDEX PURPOSES

WEST SUBURBAN MAIL TO: PRESERVATION AGENCY 3200 W. WASHINGTON BELLWOOD, IL 60104

INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER