رن س

SC1

F 40

d



TRUSUNA FFICIAL COP

94530832

BEPT-11 RECORD 1.

7#0011 TRAN 2437 06/16/94 10:10:00 14112 + AP *-94-530832

COUNTY RECORDER

THE ABOVE SPACE FOR RECORDER'S USE ONLY

780445

CTTC 10

Morch 1994, between Chicago Title and Trust Company, an Illinois THIS INDENTURE, Made corporation, not personally but as Trustee under the provisions of a deed or deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated and known as trust number February 14, 1984, , herein referred to as "First Party," and CHICAGO TITLE AND TRUST COMPANY, 94530833 1084708

an Illinois corporation, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS First Party has concurrently herewith executed 2 instalment notesbearing even date herewith / the Frincipal Sum

TWO HUNDRED THIRTY-SEVEN THOUSAND SEVEN KUNDRED THIRTY-FOUR and 17/100 (\$237,734.17)Dollars. made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the First Party promises to pay our of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum in instalments as follows:

THREE THOUSAND ONE HUNDRED FORTY and No/100 (\$3,140.00)------ DOLLARS of mote day of March, 1994 , and on the lat

THREE THOUSAND OF FUNDRED FORTY and No/100 (\$3,140.00)----

----- DOLLARS or more

50

day of each month on the !st thereafter, until February 28, 2001 at which point the entire principal balance and accrued interest due thereunder shall be due and payable. Interest shall accrue on the principal brance from time to time unpaid at the rate of Nine (9%) per cent per annum; each of said instalments of principal bearing interest after maturity at the rate of Ten (10%) per cent per annum, and all of said principal and interest being made payable at such Landinghouse contents recommended payable at such Landinghouse contents and payable at such Landinghouse contents are payable at such Landinghouse contents and payable at such Landinghouse contents are payable at the payable contents are payable at the payable contents are payable at the payable contents are payable contents are payable at the payable contents are payable contents are payable at the payable contents are payable

illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, MASSANEE SEESEX

NOW. THEREFORE, First Parly to recure the payrent of the said principal sum of money and and interest in accordance with the terms, cravisions and limitations of this trust deed, and also in contiders in of the sum of the Dollar in land paid, the receipt whereof is hereby acknowledged, deed by those presents grant, remise, release, alien and convey up to the Tristee, its successors and assigns, the following described Real Estate situate, tying and XXXXXXXXXXXXXX COUNTY OF COOK AND STATE OF ILLINOIS, to wit: being in the Village of Franklin Park,

THAT PART OF THE NORTH EAST 1/4 OF THE SOUTH EAST 1/4 OF THE SOUTH EAST 1/4 OF THE NORTH EAST 1/4 OF SECTION 28, TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN DESCRIBED AS FOLLOWS: BEGINNING AT A POINT ON THE SOUTH LIVE OF GRAND AVENUE WHICH IS 357.82 FEET, AS MEASURED ALONG THE SOUTH LINE OF GRAND AVENUE, SOUTH EASTERLY OF A POINT AT THE INTERSECTION OF SAID SOUTH LINE OF GRAND AVENUE AND THE WEST LINE OF THE SOUTH FAST 1/4 OF THE NORTH THE N OF THE SOUTH EAST 1/4 OF THE NORTH EAST 1/4 OF SAID SECTION 28; THENCE SOUTH PARALLEL TO THE WEST LINE OF SAID SOUTH EAST 1/4 OF THE NORTH EAST 1/4 208.78 FEET; THENCE EAST AT RIGHT ANGLES TO THE LAST DESCRIBED COURSE, 125.0 FEET; THENCE NORTH PARALLEL TO THE WEST LINE OF SAID SOUTH EAST 1/4 OF THE NORTH EAST 1/4 200.0 PEET TO THE SOUTH LINE OF GRAND AVENUE; THENCE NORTHWESTERLY ALONG THE SOUTH LINE OF GRAND A' FNUE 125.31 FEET TO THE PLACE OF BEGINNING, (EXCEPT THAT PART OF SAID PREMISES DEDICATED FOR PUBLIC ALLEY BY DOCUMENT NUMBER 1355025), IN COOK COUNTY, ILLINOIS.

P. I. N. 12-28-401-026-0000

P. I. N. 12-28-401-026-0000

which with the property hereinalizer described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, ensements, fixtures, and appartenances thereto belonging, so dall rents, issues and profits thereof for so long and during all ruch times as First Farry, its successors or assigns may be entitled thereto (which are piede of primarily and on a parity with said real spate and not reconstairly), and all apprentices, equipment or articles now or hereafter thereto or thereon used to suppy, was, gas, as its conditioning, water, light, power, refrigeration (whether single units or centrally controlled, and ventilation, including (without restorting the foregoing), screens, window shades, storm doors and windows, floor coverings, inside beds, awaings, stores and water heaters. All of the foregoing or Declared to be a peri of said real estate whether physically attached thereto or nor and it is agreed that all similar appearaits, equipment or articles her all? Indicate the particles her all? Indicate the real estate.

TO HAVE AND TO HOLD the premises unto the mid Trostee, its successors and amagns, forever, for the purposes, and up in the mass and srusts herein set forth.

10 II.S. FURTHER UNDERSTOOD AND AGREED THAT:

1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of Flist Party, its successors or assigns to: (a) interptly sepair, restore or rabuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good constition and repair, without waste, and free from mechanic's or other lieus or claims for lieu not expressly subordinated to the lieu hereof; (c) pay when do sny indebtedness which may be secured by a lieu or charge on the premises superior to the lieu hereof, and upon request exhibit ratisfactory evidence of the discharge of such prior; lieu to Trustee or to holders of the notes; (d) complete within a reasonable time any buildings now or at any time in process of exection upon said premises; (e) comply with all requirements of law or municipal ordinances with teasect to the premises and the use thereof; (f) refrain from making material alterations in said premises except as required by law or municipal ordinance; (g) pay before any penalty attacks all general taxes, and pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and upon written request, to furnish to Trustee or to holders of the note duplicate receipts therefor; (h) pay in full under protest, in the nummer provided by statute, any tax or assessment which First Party may desire to contest, (i) keep all buildings and improvements now or hereafter situated on said grenties insured against lost or damage by fire, lightning or windstorm (and flood damage, where the lender is required by law to have its loan so insured) 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 fereby, all in companies suitsfactory to the holders of the note, under insurance policies payable, in case of loss or

MAIL TO: Pulso Hoighty, IL -	FOR RECORDER'S INDEX PURPOSES INSERT STRPET ADDRESS OF ABOVE DESCRIBED FROFERTY HERE.
MRS. MARY CIOHRATTI 1417 North Bonnie Brae	9721 Grand Avenue
River Forest IL 60305 Robert I. Cichochi 1111 South Blud., OAh PARK	Franklin Park, IL 60131
PLACE IN RECORDER'S OFFICE BOX NUMBER	

damage, in Trustee for the benefit of the bulge and he mot "Such against becalar meed by the land to revite be clause to be attached to each polity, and to deliver all policies, including said though and claused by the control of the state price of the note and political and and claused by the control of the state price of the note may, but need political and political and political and the control of the control of explication in case of decident therein then Trustee or the boilets of the note may, but need political and proposed to perform any as the reinheduce set forth in any form and entered expedient, and may, but need not, make full or partial payments of principal or interest on prior encurred in connection therewith, including consequent or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax asie or forfeiture affecting said prenation or contents any tax or assessment. All moneys paid for any of the purposes betten authorized and all expenses paid or incurred in connection therewith, including stormeys' feet, and any other moneys advanced by Trustee on the boilets of the note to protect the most gaged prenities 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 indebidentes secured leaves and shall become immediately due and payable without notice and with interest thereon at a rate equivalent to the post maturity tax is a forth therein, inaction of Trustee or boileders of the note hand the prematurity rate set forth therein, inaction of Trustee or boileders of the note hand the provisions of this paragraph.

2. The Trustee or the holders of the note hereby socured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the executacy of such bill, statement or estimate procured from the appropriate public office without inqu

not actually commenced.

5. The proceeds of any free/osure sale of the premises shall be distributed and applied in the following order of priority: First, on a count of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms her of constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest record unpaid on the note; fourth, any overplus to first farty, its legal representatives or assigns, as their rights may

appear.

6. Upon, or a, any time after the 6' ag of a bill to foreclose this frust deed, the court in which such bill 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 at the time of application for such receiver, of the perses o, persons, if any, liable for the payment of the indubtedness secured hereby, and without regard to the then value of the premises or whether the same sind, 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 tents issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deliciency, during the full statutory perica of redemption, whether there be redemption or not, as well as during any further times when First Party, its successors or assigns, except for the intervalt in of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary of are usual in such 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 his exceiver to apply the net income in his hands in payment in whole or in part of: (a) The indehtedness secured hereby, or by any decree foreclosis this rust deed, or any tax, special assessment or other then which may be or becomes or positions of the note shall have the right to impect the premises at all reasonable times and access thereto shall be permitted for that purpose.

8. Trustee has no duty to examine the title, location, existe ice or condition of the premises, 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 nam gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising

any power herein given.

9. Trustee shall release this trust deed and the lien thereof by prop r 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 at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the new secured to that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release for puested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number of purposes the substance with the description herein contained of the note and which purpose, to be executed by a prior trustee hereunder or which conforms in substance with the description herein of First Party; and where the release is requested of the original trustee and it has never placed its identification number of the described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purposts to be executed on behalf of First Party.

10. Trustee may resign by instrument in writing filed in the office of the Recorde, or Registrar of Titles in which this instrument shall have been

be executed on behalf of First Party.

10. Trustee may resign by instrument in writing filed in the office of the Recorde, 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 the Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any successor in Trust hereunder shall have the identical fille, no vers and authority as are herein given Trustee.

11. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as feter nined 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 reprise 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.

THIS TRUST DEED is executed by the Chicago Title and Trust Company, not personally but in Trustee. In forestaid, in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Chicago Title and Trust Company, here by warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in stid note contained shall be construed as creating any liability on the said First Party or on said Chicago Title and Trust Company personally to pay the stid note or any interest that may accrue thereon, or any indebtedness accruing hereander, or to perform any covenant either express or implied herein contained all such liability; has being expressly waived by Trustee and by every person now or hereafter claiming any right or security hereunder, and that is far as the First Party and its successors and said Chicago Title and Trust Company personally are concerned, the logal holder or holders of said angle and the owner or owners of any batches are successors as the personal personally are concerned, the logal holder or holders of said angle and the owner or owners of the line harder.

	Indebtedness accruing hereunder shall look a created, in the manner herein and in said note 12 WITNESS WITEREOF, Chicago Title a Assistant Vice-President, and its corporate scal	provided or by action to enfo nd Trust Company, not pers to be hereunto affixed and a	free the personal liability of the conally had as Trustee as afores treated by its Assistant Secreta AND TRUST COMPANY, A	r guarantor, if any aid, has caused these presents to be aid, has caused these presents to be any, the day and year last above wr as Trustee as aforesaid and not	signed by its itten.
25 00 2°20	CODY COUNTY RECÜRBER \$0011 TRAN 2422 SCHOOLS \$1011 TRECORD 1, CONTROL 11:27: \$11-11 RECORD 1, CONTROL 20:	Allest Cla	Soft of	ASSISTANT VICE-P ASSISTANT SIE	
un537832	STATE OF ILLINOIS, COUNTY OF COOK SS.	CERTIFY, that the above TITLE AND TRUST COMI are subscribed to the fore respectively, appeared before said instrument as their ow the uses and purposes therei- said Assistant Secretary, as said Company to be affixe	mamed Assistant Vice Preside PANY, Grantor, personally kn geoing instrument as such As- re me this day in person and as- in set forth; and the said Assista- custodian of the Jorporate sea d to said instrument as said As-	e County and State aforesaid, Dent and Assistant Secretary of tho own to me to be the same persons sistant. Vice President and Assistant stant Vice President and Assistant he free and voluntary act of said int Secretary then and there acknowledged the and Secretary then and there acknowledged the company, caused the consistant Secretary's own free and vuses and purposes the ein set forth	e CHICAGO whose names int Secretary delivered the Company for wiedged that sociate seal of soluntary act
þ	Marylou Estrada Notary Patilia, State of Ulinois My Commission Expires 3/12/95 Notahiolisel	Given under my hand an	d Notarial Scal	Date JUN 15 1 Notary Public	994
IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND LEMOER THE INSTALMENT NOTE SECURED BY THIS TRUST DIED SHOU. D BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.					
		I	// East. 80	CRESCARY	