6. Grannors shall pay such item of indebtedness hardin mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice all unpaid indebtedness secured by this Trust Dead shall, notwithstanding anything in the Contract or in this Trust Dead to the contracty, become due and payable (a) insumalized by latter making payment of any installment on the Contract, or (b) when default shall occur and continue for three days in the purfurmance of any other agreement of the Granices herein containing, or (c) if all or part of the premises are sold or transferred by the Granices without Beneficiary's prior written content.

- 7. When the indebtechnes hereby secured shall become due whether by acceleration or inherwise, Beneficiary or Trustee shall have the right to foreclose the lies hereof. It is a shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for, escorely's fees, Trustee's fees, appealers' foca, outlay for documentary and expert evidence; stenographers' charges, publication costs and costs (which may be estimated as to ferms in be expended afternownly of the decrees) of procuring all such abstracts of little, utile searches and examinates, guildrice are minimal roles and assurances with respect to tide or Trustee or Beneficiary may deem to be reasonably accessary atther to prosecute such said or evidence to backers a new sale expense of the nature in this paragraph mentioned shall become to much edificient indebtechness secured hereby and immediately due and psychie, with interest thereon at the assurate percurings rate stated in the Contract this Trust Deed secures, when paid or focurred by Trustee or Beneficiary to consection with (a) any proceeding, including probate and beakropter proceedings, to which related the such parts, either a plaintiff, cleiman or defendant, by reason of this Trust Deed only indebtechness hereby secured; or (b) preparations for the convencement of any such testing of the forections bearing which might of forections whether or not actually commenced, or (c) preparations for the defendent of any threatened suit or proceeding which might affect the passings or the security bearing or of the processors. herapi, whether or not actually commenced
- B. The proceeds of any furnitionary sale of the premises shall be distributed and applied in the following order of priority: Pires, on account of all costs and expenses incidental to the furnitionary proceedings, including all such terms as are maintional in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtainess additional to that evidenced by the Countrict, with interest thereon as herein provided, third, all principal and interest revealining unpaid on the note; flourity, any overplus to Country, their heirs, legal representatives to essages, as their
- 9. Upon, or next time after the filling of a bill to forectose this Trust Deed, the court in which such bill is filled may appoint a receiver of axid premises. Such appointment may be made either before or after tale, without regard to the solvency or insolvency of Granors at the time of application for such receiver and without regard to the then value of the premises or whether the same thall be then occupied as a homestead or not and the Trustee hereunder may be appointed as active receiver, shall have the power to collect the treats, issues and profits of said premises during the parallement, or such foreclosure must and, in case of a sale and a deficiency, during the full statutory period of redemptions or not, at real as during any further times to readsuption or not, at real as during the white of said period. The Court from times to time to stop a moceanary or are usual in such cases for the protection, substantial and operation of the premise during the whole of said period. The Court from time to time may authorize the receiver to apply the not income in his hands in payments or of such decree, provided such application is made prior to foreclosure said. (2) the deficiency in case of a sale and deficiency.
- 10. No action for the enforcement of the lies or of any provision hereo/ shall be subject to any defense which would not be good and evallable to the party interposing series in an action of law upon the note hereby secured.
 - 11. Trustee or Beneficiary was he the right to inspect the premises of all reasonable times and access thereto shall be permised for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this Truste Dead or to exercise any nower basein given unless expressly obligated by the terms hereo, no or liable for any acts or contastons hereunder, except in case of gross negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power basein given.
- \$3. Upon presentation of satisfactory at desc i that all indebtedness occured by this Trust Dead has been fully paid, either before or after maturity, the Trustee shall have full authority to release this Trust Dead, the lien thereof, by proper instruktion.
- 14. In case of the resignation, inability or return what of Trustee, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereunder that have the identical title, powers and authority as are herein given Trustee.
- 33. This Treat Dead and all provisions hereor, shall succe as a end be binding upon Creators and all persons clalening under or shrough Grentors, and the world "Grentors" when used herein shall linclude the state of the Contract of the Co

used herei	n shall mean an	d include any successo	rs or assign	is of Beneficiary			
				ASS	GNMENT		,
				beneficiary u wer the within T	rust Doed hereby transfe	rs, sets over and assigns the bene	ficial interest under such Trust
		on secured thereby		ned has set its hand and seal	web 1 - C & eight	d will a color	UP OF THE
	IN MILITED	3 WILKEOF, DR	unarieng.		10	100 30	Que men
				τ		Dealer	(SEAL)
				CORPORATE S	FALLER SIGN HE	THE C & SO.	10/100
ATTEST:			CR That Born				
				(lis Secretary)		(Fiame and Title)	
		ACKNOWLE	DGME	NT BY INDIVIDUAL	OR PAPTNERSH	IP BENEFICIARY (SEI	LER)
						95058020	
STATE OF ILLINOIS.			1. SS. a Notery Public in and for and residing in said County, 1/, the State aforesaid. DO HEREBY CERTIFY THAT				
County of			J. 33.	a cloury Public in and for an	residing in this County,	the sage profession DO MERCOT	
			•				
					-	nte perseuwhose name	
				Assignment, appeared before no the said Assignment as			signed and defivered
				GIVEN under my hand and ?		·	, A.D. 19
							Notary Public
				KNOWLEDGMENT B	COPPOR ATTEC	N (CP) (CP)	10007,1000
			ACI	KNOWLENGMENT B	CORPORATIO	N (SELLER)	
STATE OF ILLINOIS.			1	1 lane	(1) our		
			ss	a Notary Public in and for and	residing by said Coultry In	the hate aforesaid, DO HEREBY C	TART YERR
County of)	110	فكيا المستعد		
					u known to me and who exec	ruted the foregoing Assignment as pre-	rident and secretary, respectively.
						y signed and delivered the same as th	
					behalf of said corporation fo	or the uses and purposes therein set (logh. C UJ
				GIVEN under my hand and N	located Seet this	Franki Brach	A.D. 19
	mm	·····	~~~	~~ _ /	~"\\		Notary Public
	•	FICIAL			OGE DZ		
DELIVERY		HOPE WOLF Public, State (ne } , ' & _		FOR RECORDERS INDEX INSERT STREET ADDRES	PURPOSES
		MISSIÓN EXPIRE			÷	DESCRIBED PROPERTY H	
	STREET	~~~~	~~~	~		1221 4).	74th Pl.
		AFTER DE	2000				11
	CTTY			RETURN TO: TANCE CORP	:	Chicago,	
					į ,	DEPT-01 RECURDING	\$28.56
		,	7525	1	! •	. 140000 TRAN 5474	61 ·30 ·31 · 40 · 40 · 6 · ·
	INSTRUCT	TONS	-11 40		•	COOK COUNTY REC	-7
				OR		THE CAMERIA PRESS	מראכ ו ל

RECORDER'S OFFICE BOX NUMBER .

3

UNOFFICIAL COPY

LOT 9 IN BLOCK 8 IN WEDDELL AND COX'S HILLSIDE SUBDIVISION IN THE NORTHWEST 4 OF SECTION 29, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

#20-29-133-025

Property of Cook County Clerk's Office

95058020