The instrument prepared by:			02.00		
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			. COUR C	OUNTY RECORDER	
TRUST DEED					
- running	ļ			21	m
INE444669		HE ABOVE SPACE FOR R	FOOR WEIGHT ONLY		
THIS INDENTURE, made SIZTER		19_96	_,betweian 		
CHICAGO TITLE AND TRUST)3 o mantal status)			erred to as "Mortgagors," ar proporation doing business	
CRICAGO TITLE AND TRUST	Illinois, he	rein referred to as			71 1
	-07x				
THAT, WHEREAS the Mortgagors are	justly ir debled to the !	egal holders of the	Promissory Note	hereinafter described. Sa	id Burn
tapal holder or holders being herein refer	red to as in the resofthe	Note in the principal	sumof TWO BUT	DRIED AND TERRES THOU	io Sintan
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time are or may become payable to time by which said Note the Mortgago tight paid earlier, due and payable as pr	en menomina in maka 17 /	amino ngumonic n		MUMBE WERE SIDE TO A STREET	. 4 F
made at the place or places designate	ed in writing from time	to time by the Ho	ders of the Note		
· ·					in
NOW, THEREFORE, the Mortgagors incordance with the terms, provisions	and limitar ons of this t	rust deed; (h) he p	artormance of the	coveriants and agreemen	ts
incordance with the terms, provisions therein contained, by the Mortgagors to shereof to protect the security of this libitated to the recorder for record, do that the frustee, its successors and as	be performed; (c) the i	payment of averne unoaid balances :	r sums, with their Moan advances	made after this trust deed	## IS
islandred to the recorder for record, do	by these cresents 8A	HGAIN, SELL, CA	ANT, TRANSFER	1, CONVEY and WARRAN	fT et
into the Trustee, its successors and a:	isigns, the lollowing of TTPV OF CHICAGO	eschood Mear Etha	19 ShQ all Of their	जासाव, म्युना, साठ काच श्लक्ट	31
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Prior Instrument Reference: Volume_ Remanent tax number: 10-32-41	<u>9-010</u>	, Page		-//	
which with the amounty bereinafter di	escribed is referred to	herein as the "ore	emises"	'C	
				s there o belonging, and a	
rents, issues and profits thereof for so in infinity and on a parity with said real therein or thereon used to supply heat.	actate and outling all such	times as mongage farily) and all aona	ors may be emme vatus, equip men	a thereto (which are piecye t or articles now or heresit:	RG 84' ·
herein or thereon used to supply heat,	gas, air conditioning,	water, light, power,	retrigeration (wh	ether single unit, or central	ly
dispersion of thereon used to supply fleat, appropriately, and ventilation, including (flaor coverings, in-a-door beds, awning appropriate in the supply fleat and the supply fle	without restricting the	foregoing), screen	s, window shade: diag any annaish), storm doors and windows is equipment or articles the	B, At
mon coverings, what coor beus, away, the te	orm is defined in the F	ederal Trade Com	mission Credit Pr	actices Rule (16 C.F.A. Pa	iri —
44), as now or hereafter amended. All	of the foregoing are de	clared to be a part	of said real estate	whether physically attache	HO .
Microcarre or their curcassors of ass	ions shall be consider	red as constituting	part of the prem	Ses.	•
TO HAVE AND TO HOUD HAD	NAMIGAE HAIA INA CAR	e iniciae es succe	essors and assign	15. IU! 8781. IUI 1118 SAI SUNGI	8, :a
and upon the uses and trusts herein set aw; of the State of Illinois, which said	! IONN, 1181) IIOM 211 NGC rights and banofits the	ns and denents und Modeseere de be	tepa exutesaja te 10: alia nà allargi	n me momesteau exempsiv lease and waive. By signin	ia
Tr	Alba and and a		a a mara ayaayilad	this touch door enjoy to the	101
surpose of releasing and waiving (and	does hereby so releas	se and waive) all of	f such spouse's ri	ghts and benefits under an	ıd
y virtue of the Homestead Exemption	n Laws of the State of	Illinois.			
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Page

1. Mortgagors shall promptly pay when due the principal and interest on the debt evidenced by the Note and any other charges due under the Note.

2. Mortgagors shall: (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebigioness 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 lian to Trustee or to Holders of the Note; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of applicable law with respect to the premises and the use thereof; and (f) make no material alterations in said premises except as required by applicable law.

3, Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges or lines against the premises when due, and shall, upon written request, furnish to Trustee or to Holders of the Note duplicate receipts therefor. To prevent improdumence hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax of assessment which

Mortgagors may desire to contest.

4. Mongagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning, earthquake, wind-driven rain or windstorm (and flood damage, where the lender is required by law to have its lost an insured) under policies providing for payment by the insurance companies of monies sufficient either to pay its cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, 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 evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additionate indrenewal policies, to Holders of the Note, and in case of insurance about to expire, shall deliver

renewal policies not less than ton days prior to the respective dates of expiration.
5. If Mortgagors fail to purious the covenants, conditions and provisions contained in this trust deed, Trustee or the Holders of the Note may, but need not make any payment or perform any act herein required of Mortgagors 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, comprimes or settle any tax lien or other prior lien or title or claim thereof, or redeem from any law sale or forfeiture affecting said pre:nises or contest any tax or assussment. All monies paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including reasonable attorney's fees, and any other monies advanced by Trustee or the Holders of the Note to protect the mortgaged premises and the lien hereof plus reasonable companies tion to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtaidness secured hereby. Unless Mortgagors and the Holders of the Note agree to other terms of payment, these amounts shall bear interest from the date of cisbursement at the rare set forth in the Note and shall be payable, with interest, upon notice from the Holders of the Note to Mortgagors requesting payment. Inaction of Trustee or Holders of the Note shall never be considered as a waiver of any right accruing to them on account of any failure to perform the covenants, conditions and provisions contained herein on the part of Mortgagors.

6. The Trustee or the Holders of the Note hereby securer, 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 accuracy of succession and the statement or estimate or into the velocity of any tax, assessment, sale forfeiture, tax lien

or little or claim thereof

7. Mortgagors shall pay each item of indebtedness herein mentioned, you principal and interest, when due acqui

to the terms hereof.

8. When the indebtedness hereby secured shall become due whether by 20 steration or otherwise, Holders of the Note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien bereof, except as otherwise provided by applicable law, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenditures which may be paid or incurred by or on behalf of Trustee or Holders of the Note for attorneys' fees, Trustee's fees, appraisor's fees, outlays for documentary and expert evidence, stenographers' charges, which the basis and costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such a ostracts of title, title searches and examinations, title insurance policies, Torrens certificates, and similar data and assurances with paspect to title as Trustee or Holders of the Note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the precious. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness facured hereby and immediately due and payable, with interest thereon at a rate equivalent to the post maturity rate set forth in the Note securing this trust deed, if any, or otherwise the prematurity rate set forth therein, when paid or incurred by Trustee or Holders of the Note in connection with: (a) any proceeding, including 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 secured; or (b) preparations for the commencement of any suit for the toreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect 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 items 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, with interest thereon as herein provided; Third, all principal and interest remaining unpaid on the Note; Fourth, any surplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

10. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint 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 tirre 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 s such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such loreclosure suit and, in case of a sale and a deficiency, during the full statutory period of 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 entitled 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 period. The Court rom time to time may authorize the receiver to apply the new income in his hands in payment in whole or in part of: (a) The inclebreriness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (b) the deficiency in case of a sale and deficiency.

11. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would anot be good and available to the party interposing same in an action at law upon the Note hereby secured, except as otherwise

iprovided by applicable law.
12. Trustee or the Holders of the Note shall have the right to inspect the premises at all reasonable times and access

thereto shall be permitted for that purpose.

13. If this trust beed is on a leasehold, Mongagors shall comply with the provisions of the lease and if Mongagors acquire fee title to the promises, the leasehold and fee title shall not merge unless Trustee or the Holders of the Note agree

to the merger in writing

14. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation for other taking of any part of the premises or for conveyance in lieu of condemnation are hereby assigned and shall be paid to the Holders of the Note. In the event of a total taking of the premises, the proceeds shall be applied to the sums secured by the trust deed, whether or not then due, with any excess paid to Mortgagors. In the event of a partial taking of the premises, fundes the Holders of the Note otherwise agree in writing, the sums secured hereby by this trust deed shall be reduced by the famount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the premises immediately before the taking. Any balance shall be paid to Mortgagors. If the premises are abandoned by Mortgagors, or it, after notice by the Holders of the Note that the condemnor offers to make an award or settle a claim for dimages, Mortgagors fail to respond to the Holders of the Note within 30 days after the date the notice is given, the Holders of the Note are authorized to collect and apply the proceeds, at its or their option, either to restoration or repair of the premises or to the sums secured by this trust deed whether or not then due. Unless the Note provides otherwise, any application of the proceeds to principal shall not extend or postpone the due date of the monthly Note provides otherwise, any application of the proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in Section 1 hereof or change the amount of such paymens.

15. If the loan secured by this trust dead is subject to a law which sets maximum loan charges and that law is finally interpreted so that the interest or other loan charges cullected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Mongagors which extended permitted limits will be refunded to Mongagors. The Holders of the Note may choose to make this refund by reducing the principal owed under the Note or by making a direct

payment to Mortgagor

16. This trust deed shall be governed by federal law and the laws of Illinois. In the standard provision or clause of this trust deed or the Note conflicts with applicable law, such conflict stall not affect other provisions of this trust deed or the Note which can be given effect without the conflicting provision. To this end the provisions of this trust deed and the Note

is are **dec**lared to be severable. 17. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories of 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 liable for any acts or emissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising uny power herein given.

18. Trustee shall release this trust dead and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid and Trustee may exerute and deliver a release the trust dead has been fully paid and the request of any person who shall, either before or after maturity thereof, product and exhibit to Trustee the later representation that all indebtedness he refuse secured has been paid, which representation in a may accent as the the Nore, representing that all indebtedness hereby secured has been paid, which representation in some may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may access the genuine Note herein described any Note which bears an identification number purporting to be placed thereon by a price purpose hereunder or which conforms in substance with the description herein contained of the Note and which purports to be executed by the Flolders of the Note and, where the release is requested of the original Trustee and it has never placed its identification number of the Note describes 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 purports to be executed by the Holders of the Note herein designated as makers thereof.

19. 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 hereunder shall have the identical title, powers and authority as are herein given Trustee.

20. This trust deed and all provisions hereof, shall extend to and be binding upon Montgagors and all persons claiming under or through Montgagors, and the word "Montgagors" when used herein shall include all such persons. Any Montgagor who co-signs this trust deed but does not execute the Note: (a) is co-signing this trust deed only to montgage, grant and convey that Mortgagor's interest in the premises under the terms of this trust deed and/or to release and waive homestead rights; (b) is not personally obligated to pay the sums secured by this trust deed; and (c) agrees that the Holders of the Note and any other Mongagor may agree to extend, modify, forbear or make any accommodations with regard to the terms of this trust deed or the Note without that Mortgagor's consent.

21. 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 reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the illinois "Trust And Trustee's Act" shall be applicable to this trust deed.

22. To the extent required by applicable law, Mortgagors may have the right to have enforcement of this trust deed discontituded. Upon reinstatement by Mortgagors, this trust deed and the obligations secured thereby shall remain fully effective is if no acceleration had occurred.

23. If all or any part of the premises or any interest in it is sold or transferred (or if a beneficial interest in Mortgagors is sold of transferred and Mortgagors are not natural persons) without the prior written consent of the Holders of this Note, the Holders of the Note may, at its ortheir option, require immediate payment in full of all suras secured by this trust deed. However, this option hall not be exercised if the exercise of this option by the Holders of the Note is prohibited by federal law as of the date of this trust deed. If the Holders of the Note exercise this option, the Holders of the Note shall give Mortgagors notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or insilied within which Metroagors must pay all sums secured by this trust deed. If Mortgagors fail to pay these sums prior to the expiration of this pittod, the Holders of the Note may invoke any remedies permitted by this trust deed without further notice or demand on Mortgagors.

24. Except as provided in Section 23 hereof, if Mortgagors are in default due to the occurrence of any of the versits of default in provided in the "DEFAULT" provision of the Note, the Holders of the Note shall give Mortgagors had been notice the but of the capable of the capable of the Note and the

Wilnesses:	/ITNESS the hand and	d sealof Mont	DEVON	BANK AS TRU	- · · · · · · · · - · · · · · · · · · ·	eri. RUST NO. 4323
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STATE OF	LLINOIS.	`	9	SEE TRUSTE	E EXOVERATE	ON
COUNTY OF		85.	•	CLAUSE AT	TACHED	
1	THE UNDERSIGNED	•	,	a Navary Public	in and for and re-	siding in said County
in the State	aloresaid, CERTIFY THAT	SILVIA RIBEII				
						to be the same per-
son	whose name IS	subscribed to the fo	regoing	nstrument, app	e are il before me	this day in person and
		signed, sealed and	delivered	the said Instri	inæni as <u>He</u> l	R free and
	act, for the uses and purpose				'S' -	
	ura andre mahericana habita	rial Seal this <u>5th</u>	day d	of <u>Septemb</u>	ER	, 19 <u>96</u> .
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7.1	ANNA KOWAL			Mana K	ALVIS V	
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- W	A COUNTY OF THE PARTY OF THE PA	P 14.		ission expires:	12/2	19 79
[SEAL]	4.75	PAL.	y Commi	ission expires: _		19
***************************************	IMPORTANT!			Identification f	. '73433	4
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LENDER	THE NOTE SECURED B	Y THIS TRUST DE	ED	By A	W TRILL	THUS THUSON
SHOULD	THE NOTE SECURED BY BE IDENTIFIED BY THE TI EED IS FILED FOR RECOR	RUSTEE BEFORE T	HE		MO MHHATA	10 Trust Officer
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PLACE	IN RECORDER'S OFFICE BOX	NUMBER	XZ	_		
-		/	***			
		Page) 4°	N		

Schedule "A"

Beneficiary's Name and Address:

> TRANSAMERICA FINANCIAL SERVICES 650 DUNDER RD. SUITE 360 NORTHEROOK, JL. 60062

Account Number: 1219-306700()

Name of Trustor(s):

DEVON BANK AS TRUSTISE OF TRUST #4323 6445 NORTHWESTERN AVE. CHICAGO, IL. 60645

Legal Description of Real Property:

LOT ONE (1) IN FLOCK FIFTEEN (15) KOCKBROOK MANOR, BEING A SUBDIVISION OF LOTS 27, 32 34, AND 35, THAT PART OF THE SOUTHWEST HALF (1/2) OF LOT 38 AND ALL OF LOT 39. WEST OF ROAD, ALL OF LOTS 40, 41, 42, 43, AND 44; THE SOUTHWEST HALF(1/2) OF LOT 45; AND OF LOTS 47 to 52, BOTH INCLUSIVE IN THE SUBDIVISION OF BRONSON'S PART OF CALFORD 'S RESERVATION, IN TOWNSHIPS 40 AND 41 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL, (EXCEPTING CERTAIN PARTS) ACCORDING TO PLAT TRESHOP Of Cook County Clark's REGISTERED MARCH 1, 1922, AS DOCUMENT NUMBER 148536.

PIN: 10-32-418-010

A. Jak

	*		
Real Property Commenly Known As:	6556 N. Minnetonka Chicago, IL. 60646		
Trustor(s): DEVON BANK AS TRU NO. 4323 AND NOT	PERSONALLY. 9.5-96		
Signature of Cura 1	Cilelio Date	Signature	Date
LAND TRUST OFF			
Signaturall Tepresentations HANK as trustee as afe	and undertakingated DEVON	Signature	Date

those of it's beneficiaries only and no liability is assumed by or shall be asserted against the DEVON BANKPage 1 of 1 tope (1-expersonally as a result of the signing of this instrument.

ORIGINAL

Property of Cook County Clerk's Office

WUE 2 52396

All representations and undertakings of DEVON BANK as trusted as doresald and not individually an those of it's deserticiaries only and no liability is as sumed by or shell be asserted against the DEVGN_BANK personally as a result of the signing of this instrument.

This instrument is executed by Devon Bank, not individually but solely as Trustee as aforesaid. All the covenants and conditions to be performed hereunder by Devon Bank are undertaken by it solely as Trustee as aforesaid and not individually, and no personal or individual liability shall be asserted or enforceable against Devon Bank by reason of any of the covenants, statements, representation, indemnification or warrants expressed or implied herein contained in this instrument.

It is expressly understood and agreed by every person, firm or corporation slaiming any interest under this document that Devon Bank, shall have no liability, contingent or otherwise, arising out of, or in any way related to; (i) the presence, disposal, release of any hazardous raterials on, over, under, from, or affecting the property of the soil, water, vegetation, buildings, personal property, persons or animals thereof; (ii) any personal injury (including wrongful death) or property damage (real or personal) arising out of or related to such hazardous materials; (iii) any law suit brought or threatened, settlement reached or government order relating to such hezardous materials, and/or (iv) violation of laws, orders, regulations, requirements, or demands of government authorities, or any policies or requirements of the trustee which are based upon or in any way related to such hazardous materials including, without limitation, attorneys and consultants' fees, investigation and laboratory fees, court costs, and litigation expenses.

In the event of any conflict between the provisions of this exculpatory rider and the provisions of the document to which it is attached, the provisions of this rider shall govern. TH'S OFFICE

794334

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Property of County Clerk's Office