Internstrument prepared by:	·
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F. LYTEE, POB 95625	,
(Name)	DEPT-01 RECORDING \$31.50
MOFFMAN ESTATES, IL 60195	- T40009 TRAN 1157 02/23/96 14:31:00
(Address)	. \$9933 + RH *-96-140055
	. COOK COUNTY RECORDER
	DEPT-10 PENATLY \$28.00
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TRUST DEED

750445	
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WI 100 100 PER 170 170 P J.	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made	FEBRUARY 21ST , 19 96 , between BRUCE HAKE AND CAROL DINT TENANTS , herein referred to as "Mortgagors," and
HAKE, HUSBAND AND WIFE BO JO) [APP "PRODATES THE SHOP IS NOT THE SHOP IS
CHICAGO TITLE & TRUST	, all minute compositions about a superior and a su
CHICAGO	Illinois, herein referred to as Trustee, witnesseth:
THAT MUEDIAR the Mortgogore are in	stry included to the legal holders of the Promissory Note hereinafter described. Said
to all held are the lidered hairs have in reference	thoas Holders of the Note in the principal sum of TWENTY FIVE THOUSAND FOUR
MAGNITUDE OF LONGERS DOING TO SAID 30 (1)	100**** ** ** ** ** Dollars, evidenced by one certain Promissory Note
(the "Note") of the Mortgagors of even da which are or may become payable from t and by which said Note the Mortgagors p not oaid earlier, due and payable as prov	ate herewith (ir cluding particularly, but not exclusively, prompt payment of all sums ime-to-time in recurder), made payable to the Holders of the Note and delivered, in promise to make monthly payments of principal and interest, with the whole debt, it ided in the Note. All of said principal and interest payments under the Note shall be in writing from time to time by the Holders of the Note.
NOW, THEREFORE, the Mortgagors to accordance with the terms, provisions are herein contained, by the Mortgagors to be 5 hereof to protect the security of this trust delivered to the recorder for record, do by unto the Trustee, its successors and assign	secure: (a) the payment of the said principal sum of money and said interest in dimitations of this trust deed; (b) the performance of the coveriants and agreements performed; (c) the payment or suit other sums, with interest, advanced under Section st deed; and (d) the unpaid balances of loan advances made after this trust deed is these presents BARGAIN, SELL, GPAINT, TRANSFER, CONVEY and WARRANT ons, the following described Real Estate and all of their estate, right, title and interest.
therein, situate, lying and being in theVI	LLAGE OF STREAMWOOD
	AND STATE OF ILLINOIS.
to wit: PLEASE SE	EE SCHEDULE "A" WHICH IS ATTACHED HERETO
	ART HEREOF FOR THE LEGAL DESCRIPTION.
Prior Instrument Reference: Volume	Page Ox
Permanent tax number: 06-23-302-	
rents, issues and profits thereof for so long primarily and on a parity with said real estherein or thereon used to supply heat, ga controlled), and ventilation, including (wit floor coverings, in-a-door beds, awnings, constitute "household goods", as the term 444), as now or hereafter amended. All of thereto or not, and it is agreed that all the not or not all the not or not o	cribed, is referred to herein as the "premises". Ints, tenements, easements, fixtures, and appurtenances therein onlonging, and all and during all such times as Mortgagors may be entitled thereto (which are pledged tate and not secondarily) and all apparatus, equipment or articles now or hereafter is, air conditioning, water, light, power, refrigeration (whether single unit, or centrally hout restricting the foregoing), screens, window shades, storm doors and windows, stoves and water heaters, but not including any apparatus, equipment or articles that its defined in the Federal Trade Commission Credit Practices Rule (16 C.F.R. Part the foregoing are declared to be a part of said real estate whether physically attached similar apparatus, equipment or articles hereafter placed in the premises by the is shall be considered as constituting part of the premises. In the foregoing are declared to be a part of said real estate whether physically attached is shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered as constituting part of the premises. In the shall be considered to be a part of said real estate whether physically attached to the premises. In the shall be considered to be a part of said real estate whether physical part of the premises. In the shall be consid
All tities of the Constant and the contract in	Nations Title Agency of Illinois, Inc.
	Tanum Tura Cia 200

246 E. Janata Blvd. Ste. 300 Lombard, IL 60148 90-108

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 indebtedness 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 lien 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 the rect; and (f) make no material alterations in said premises except as required by applicable law.

3. Mongagors 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 fines against the premises when due, and shall, upon written request, furnish to Trustee or to Holders of the Note duplicate receipts therefor. To prevent conperformance hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which

Mortgagors may desire to contest.

4. Mortgagors 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 loan so insured) under policies providing for payment by the insurance companies of monies sufficient either to pay the 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 be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to Holders of the Note, and in case of insurance about to expire, shall deliver

renewal policies not less than 'er days prior to the respective dates of expiration.

5. If Mortgagors fail to perior in 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, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All monies paid for any of the purposes herein authorized and all expenses paid or incur edin connection therewith, including reasonable attorney's fees, and any other monies advanced by Trustee or the Holders of the Note to protect the montgaged premises and the lien hereof plus reasonable compensation to Trustee for each matter concernir ay hich action herein authorized may be taken, shall be so much additional indebtedness secured hereby. Unless Mortgagors an 1the Holders of the Note agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the raw 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 a count 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 secured 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 such bill, statement or estimate or into the validity of any tax, assessment, sale forfeiture, tax lien

or title or claim thereof.

7. Mortgagors shall pay each item of indebtedness herein mentioned, both orincipal and interest, when due according

to the terms hereof.

8. 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, except as otherwise provided by applicable law, there 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 Holders of the Note for attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such at stracts 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 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 premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured 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 foreclosure 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.

9. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following alter 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 narrange harvest. Second of other processing narranges have all other processing narranges have all other processing narranges. 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 attenthe filing 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 may be made either before or after sale, without notice, without 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 receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure 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 from 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 indebtedness 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 heroof 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 not be good and available to the party interposing same in an action at law upon the Note hereby secured, except as otherwise provided 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 true deed is on a leasehold, Mortgagors shall comply with the provisions of the lease and if Mortgagors acquire fee title to the premises, 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 or 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. It this event of a total taking of the premises, the proceeds shall be applied to the sums secured by the trust deed, whether or not the ridge, with any excess paid to Mortgagors. In the event of a partial taking of the premises, unless the Holders of the Note otherwise agree in writing, the sums secured hereby by this trust deed shall be reduced by the unless the Holders of the Note offerwise agree in writing, the sums secured hereby by this trust deed shall be reduced by the amount 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 Montgagors, if the premises are abandoned by Montgagors, or if, after notice by the Holders of the Note that the condemnor offers to make an award or settle a claim for cam ges, Montgagors 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 payments referred to in Section 1 hereof or change the allow which sets maximum lean charges and that law is finally interpreted so that the interest or other loan charges collecter, 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 limits.

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 Mortgagors which exceyded permitted limits will be refunded to Mortgagors. 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 event that any provision or clause of this trust deed or the Note conflicts with applicable law, such conflict shall 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 are declared to be severable.

17. Trustee has no duly 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 on the Note or trust deed, nor shall Trustee

validity 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 liable for any acts or omissions 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 any power herein given.

18. Trustee shall release this trust deed 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 ever ute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produces and exhibit to Trustee the Note, representation in store any accept as true of without incrince. Where a release is requested of a successor trustee, such successor trustee may accept as the dentities without incrince. without inquiry. Where a release is requested of a successor trustee, such successor trustee may accerate a the genuine Note is herein described any Note which bears an identification number purporting to be placed thereon by a prior in stee hereunder or which conforms in substance with the description herein contained of the Note and which purports to be executed by the Holders of the Note and, where the release is requested of the original Trustee and it has never placed its identification number of the Note 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 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 obtaty 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 Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons. Any Mortgagor who co-signs this trust deed but does not execute the Note: (a) is co-signing this trust deed only to mortgage, 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 Mortgagor 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.

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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 rolease 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, Montgagors may have the right to have enforcement of this trust deed discontinued. Upon reinstatement by Montgagors, this trust deed and the obligations secured thereby shall remain fully

effective as if no acceleration had occurred.

enective as it 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 or 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 sums secured by this trust deed. However, this option shall 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 mailed within which Mortgagors must pay all sums secured by this trust deed. If Mortgagors fail to pay these sums prior to the expiration of this period, the Holders of the Note may invoke any remedies permitted by this trust deed without further notice or demand on Mortgagors.

of this period, 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 events of default provided in the "DEFAULT" provision of the Note, the Holders of the Note shall give Mortgagors notice specifying: (a) the default; (b) the action required to cure the default; (c) a date, not less than 90 days from the date the notice is given to Mortgagors (which date may be the date Mortgagors are served with summons or have otherwise submitted to the jurisdiction of the court in a foreclosure proceeding brought by the Holders of the Note), by which the default must be cured (unless a court having jurisdiction of a foreclosure proceeding involving the premises shall have made an express written finding that Mortgagors have exercised Mortgagors' right to rainstate within the five (5) years in rediately preceeding the finding, in which case the cure period shall extend for only 30 days); and (d) that failure in cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this trust deed, foreclosure by judicial proceeding and sale of the premises. If the default is not cured on or before the date specified in the notice, the Holders of the Note at its or their option may require immediate payment in full of all at mis secured by the trust deed without further demand and may initiate or complete the foreclosure of the trust deed by judicial proceeding. Except as otherwise provided by applicable law, the Holders of the Note shall be entitled to collect all expenses incurred in pursuing the remedies provided in this Section 24, including, but not limited to, reasonable afformey's fees and costs of title evidence.

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<u>,</u>			<u> </u>	Mortgag	or /		CAROL	HAFE
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COUNTY OF	COOK	∫ 58.						
l,	KARLA A. SITKO	·			tary Public in a	nd for and r	residing in	n said Count
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Schedule "A"

Beneficiary's Name	Account Number:	304110			
and Address:	Name of Trustor(s):				
HOLDER OF THE NOTE POB 95625 HOFFMAN ESTATES, IL 60195	BRUCE HAKE CAROL HAKE				

Legal Description of Real Property:

LCT 503 IN MODILAND HEIGHTS UNIT 2, BEING A SUBDIVISION IN SECTION 23 AND 26, TOWNSHIP 41 WORTH, RANGE 9 EAST OF THE THIRD PRINCIPAL MERIDIAN ACCORDING TO THE PLAT THERE OF RECORDED IN THE RECORDERS OFFICE ON MOVEMBER 28, 1958 AS DOCUMENT NO. 17:39928 IN COOK COUNTY, ILLINOIS; EXCEPTING THAT PART OF LOT 503 DESCRIBED AS FOLLOWS: BEGINNING AT THE NORTHERLY CORNER OF SAID LOT, THENCE SOUTHWESTERLY ALONG THE EASTERLY LINE OF OLTENDORF ROAD 37.46 FEET, THENCE SOUTHEASTERLY AT RIGHT ANGLES TO SAID EASTERLY LINE 46.74 FEET TO THE NORTHEASTERLY LINE OF SAID LOT 503, THENCE NORTHWESTERLY 59.9 FEET TO THE PLACE OF BEGINNING, BEING SITUATED IN THE VILLAGE OF STREAMWOOD, COOK COUNTY, ILLINOIS.

790145

	<u></u>			·
Real Property Commonly Known As: 709 S. C	ltendorf, stream	WOOD, IL 60107		
Trustor(s):				
Buce O. Hohe	2-21-96		ariantambah kathantambahkilla	
Signature	Date	Signature	•	Date
Caro Dake	De 12196			
Signature	Date	Signature		Date

Page ____ of ___

ORIGINAL

Property of County Clerk's Office

Secured Party:

SECURITY AGREEMENT	AND PHONESC	R(M)YE FIC			
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RECURREY: I AM GIVING A SECU	JRITY INTEREST IN:	SECURITY INTEREST (INDEI UNIFORM COMMERCIAL CO		ON REAL PROPERTY.	RUARY 21, 1996
MOTOR VEHICLES					
	DE NAME	BODY TYPE & TRUCK TONNAG	E FACTORY SERI	IAL OR IDENTIFICATION NO.	STATE LICENSE NO.
	i				
	Annual Sec				i
OTHER					4.5
Real estate located at the following	ad address 709	S. CLITTIDORF. S	TREAMNOOD, TI.	60107	
AGREED RATE OF CHARGES	1.499	per month on the entire Unpaid	Principal Balance.		arances in the leisgins of mouths a wied as one-thirtly th (1/30) of a mont
in the following text, the wor "principal" or "principal bala	ds "you" or "your" more" mean that o	" rank to the lender, the a	vords "i", "me" and ": on which interest me	my" refer to the borrower an	d co-borrows, and the word
Security Agreement and Pro- binding unless executed in w	mileson; Note con:	sthut, the entire agreem	ent between you and	me regarding them. No broa	mise or modification shall b
		SECURIT	Y AGREEMENT		
FOR VALUE RECEIVED I give to you a repayment of all sums which you may ad	ivance and all expenditure	es you may matte, including agreed	charges, under the terms of ti	nisabry Note I have signed today. This S his Security Agreement or the Promissor	iccurity Agraement shall also secure in ry Note signed by the which you make a
my request. This Security Agreement will in respect to the property described. Lag	rae to each of the following	ng:			
 motor vehicle, from this state, or re- 	move security other town	a motor vehicle from for or sept :	a nemus augu tuporliss seeman a	other assessments placed against in: I is consent; I will keep any motor vehicle in ourif I own you even though the property	support on worse Cause accounts Miles the
any time you pay any obligation white balance dwing and will bear charges	on would therwise be a and be stoured by this S	hen against the property, or it you Security Agreement just as it it wan.	pay thu premium on any insur rant of the original foam.	since covering the property, that amount	I will become a part of the principal
DEFAULT: I will be in default if I fail to per incrediately pay to you any and all amou- REMEDIES: You may require me to asse	rts which I may owe you :	and, if I fail to make such payment;	your Silv av , the right to any or	rali of the remodies described under RE	MEDIES, below.
may be found writteel court order or legal will be held. You will give me credit for t application of the proceeds any excess re	process, if any kindr You the amount of the sole of	i may sell the property after giving r a. If higher, for the amount of the f	ne 5 days in the thorice of eith righest bid of tains trand, if a	ter the time and prece of any public sale, before, self remains due, it will pay the	or of the time after which a private with a smooth on demand. If after asis are
of the Undorm Commercial Code: Any sal sections of the Undorm Commercial Code	e of property may be con	relitined to the Any written babbe iducted in any intriner you may in g	you give me way jery, regular locu laith determing as loon, as	mat class mais, postage prepaid and it: s it is in a reasonable completest manni	accoloration with the applicable
I agree that your lakere to exercise any re-	medias vitile Lam in defa	eft does not prevent you from exerc	ising remodes at the time of a	traine delaine.	11
x Enuce 6	O Han		×	Carola II	ale
BOARC	OWE9			BORRO	MER SEE
	Identificati	ion No.			
	THE C	MICAGO TRUST CO	Gary. Smistre	Trustee &	
	Ву	- M. Omo XIII	biointon m	sel Officer	
	I de la companya de l	ASST. SECTO	TARY C	1/%	
FOR VALUE RECEIVED I promise to pay above. From any payment made you will di	you the Total Amount of I	Loan (Amount Financed das Prepa	SORY NOTE and Finance Change) and Interviole notes of the payment was be an	est Charge in the mombly installing a clad to the principal balatics: it the a its	on units and so the dates, oil as shown
payment due dain, the remaining balance delars (\$10) usus any actual boats you inc.	will draw interest at the A ir if I milita a payment by	Agreed Rate of Charge. Any due of check and any such chack is return	lare falling on a Sunday or a k red because of insufficient has	agail holiday will be extended to the nea as or no anch account exists.	it an ess day. I agrive to pay you ten
Lagree to pay reasonable attorney's less at All or any part of the principal balance ma declare the entire principal balance and ac-	ry be para at any time. H	any install-ment is not paid on time	or diany of the terms of the "	Trust Deed taken in connection with this	loan are not complied with, you may
I also agree that if you make any advance charges just as if it were part of the ong-rai	s to per any obligation w				
Norwitstanding any provision to the contra interest permitted by applicable law to be o	tharger inn mo use or de	tection, or the forbearance in the c	odection, of all or any portion	of the indebte-tness evidenced by this f	Promissory Noio ("Excess Interest"). If
any Excess interest is provided for, or is all nor any guarantor or endorser shall be ob ourstanding principal balance of the loan, a	digated to pay any Exce	ss Interest: (c) any Excess Interes	it that you may have received	i hareunder snall, at you option, be: (i)	appliers as a credit against the their
the payor thereof, or (iii) any combination Promissory Note and the Poed of Trust sha	of the foregoing; (d) the til be dismed to have be-	e kiterest rate snait be automatica: en, and shall be imformed and mot	By subject to reduction to the hilled to reflect such reduction	maximum lawful contract rate allowed in the interest rate; and (e) neither I nor	under applicable usury law and this any guaranter or endorser shad have
any achon against you for any damages wh would constitute Excess Interest, you and wicklide voluntary propayment and the effer	I shall, to the maximum e	extent permitted under applicable t	aw: (a) characienze any nun-ç	principal payment as an expense, file o	r promium rather than as interest: (b)
the obligation. It is all, convey, transfer, dispose of, or furth at noce.					
at once This Note is secured by a Trust Deed on rea You may waive one or more detaults withou					
rold may waive gree or more detablis wilmbu Rhs as a defense for any detabli My signature on this Promissory Note autho					
	357-5		35%	-5K 1387	
	\$ 1. 10°	OBBOWED		SSN ALCO SA PROMES	

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