

#### FFICIAL GOB TRUST

Ln#29129-31

This Is A 15 Year Fixed Rated Mortgage No Balloon.

790493

CTTC 7

#### THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made 1996 , between Henry Adams Single And February 23, Never Been Married And Mary E. Adams, A Widow And Never REmarried As Joint Tenants

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of \$65,000.00

Sixty-Five Thousand Dollars And No Cents----evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARTH United Credit Union

4444 S. Pulaski Rd. Chicago, Illinois 60632 and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from February 23, 1996 on the balance of principal remaining from time to time unpaid at the rate 7.25 per cent per annum in instalments (including principal and interest) as follows:

Two Hundred Seveory-Threeand interest, if not soone, pad shall be due on the 4th day of February, 2011. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time,

in writing appoint, and in absence of such appointment, then at the office of United Credit Union in said City, 4444 S. Pulaski Rd. Chicago, Illinois 60632

NOW, THEREFORE, the Mortgagors to secure the indicate of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the verformance of the covenants and agreements herein contained, by the Murtgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its success is and assigns, the following described Real Estate and all of their estate, right, therein, situate, lying and being in the Village Of Richton Park COUNTY OF COOK

AND STATE OF ILLINOIS, to wit: presents CONVEY and WARRANT unto the Trustee, Hz sup title and interest therein, situate, lying and Cook
AND STATE OF ILLINOIS, to wit:

Lot 57 In Meadow Lake Estates Phase II, deing A Subdivision Of Part Of The North 1/2 Of The Southeast 1/4 Of Section 28, Townshin 35 North, Range 13, East Of The Third Principal Meridian, In Cook County, Illinots

Property Located At: 22057 Spring Lane Richton Park, Illinois 60471 Tax I. D. 31-28-400-005 Affects P. I. Q. & Other Property Document PreparedDB9T-01 RECORDING \$29.5 Edward . Mucha T#0014 TRAN 2821 03/12/96 08-36:00 \$79.50 C/O United Credit WHEEn JW \*-96-184063 4444 S. Pulsaid Rd. COOK COUNTY RECORDER Chicago, Illinota 160612 PENALTY \$26.00

- Notary Public

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

FOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belong in;, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged p. in arily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, it cluding (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, insdor beds, awnings, stove, and writer heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed 'not' all shinilar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considere, as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of 5 pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.

WITNESS, the hand		he day and year first above written	٠ ,
X Honny	(SEAL	1 xmarge a	Worns SEAL!
Henry Adams		Mary E. Adams	
	[ SEAL	]	( SEAL )
STATE OF ILLINOIS,	1. The use	Derseaved	
	SS. a Notary Public in and for an	d residing in said County, in the State a	foresaid, DO HEREBY CERTIFY
County of Cook	THAT Henry Adams,	Single And Never Reen M	Isrried And
	Mary E. Adams. A Widow Ar	id Never Remarried, As J	oint Tenants
	who are personally known to me to be	e the same person _ whose name a	are subscribed to the
		before me this day in pers	
	They signed, sealed	and deligated the said Instrument	as Their free and
"OFFICE	volumbeshact, for the uses and pusposes the	rein set forth.	
"OFFICIA	SEAL	22	2ah musa-musa-musa-musa-musa-musa-musa-musa-
Notan Public	edesman under my hand and Notarial S	est thisdard dam of _F	ebruary 1990 .
Notary Public, Sta	MA OF Illinois	$\mathbf{V}_{\mathbf{V}}}}}}}}}}$	De Mark Notice Bublic

Y Commission Expires 9/3/96

#### THE COVENANTS, COLDITION AND ROVIS ONS RELEASE OUER VERS SIDE OF THIS TRUST DEEDE

THE COVENANTS, CO my bold AND PROVISIONER USE IN 100 CHE PARTY VIDES SIDE OF THIS TRUST DILLID:

1. Mortgagors shall (a) promptly tepsis, restore or rebuild any buildings or improvements now or hereafter on the promises which may become damaged or he destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's to other lines the premises superior to the file in herest. And upon request exhibit autifactory excludes of the destroyage of the states or to linders of the note; (d) complete within a seasonable time any buildings or buildings move or at any time in process of section upon radius of the note; (d) complete within a seasonable time any buildings or buildings move or at any time in process of section upon radius of the note; (d) complete within a seasonable time any buildings or buildings move or at any time in process of section upon radius material affirmation in uson fine thereof, (f) make no material affirmation in uson fine thereof, (f) make no material affirmation in uson fine thereof, (f) make no material affirmation in uson fine the thereof, (f) make no material affirmation in uson from the thereof, (f) make no material affirmation in uson from the thereof, (f) make no material affirmation in uson from the thereof, (f) make no material affirmation in uson the thereof, (f) make no material affirmation in uson the thereof, (f) make no material affirmation in uson the thereof, (f) make no material affirmation in the material proposed by the instrusion of material in the material proposed by the instrusion of material in the material proposed by the instrusion of material proposed in any influence in the head of the protein definition of the instrusion comparison to material to pay the cott of replacing c) repairing the aam on to pay in full life individual and renewal policies, to holders of the note, and in case of insumance about to expire, shall deliver all policies to mice and the proposed protein and the protein affirmation of the protein affirmation of

deficiency.

10. 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.

11. Trustee or the holders of the note shall have the right to inspect the premises at an reasonable times and access thereto shall be

permitted for that purpose.

12. Trustee has no duly to examine the title, location, existence or condition of the premier, 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 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 or existons hereunder, except in case of its own gross negligence or disconduct or that of the agents or employees of Trustee, you it may you use indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory; widence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof it and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing (not all indebtedness knewly secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept in the recipient of the note in ordinate of the note and which purpors to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original truster 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 tonforms in substance with the description herein contained of the original truster 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 makers thereof; and where the release is requested in which tonforms in substance with the description herein contained of the note and which purports to be executed by the persons here

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 seen recorded or filed. In case of the resignation, mability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the remises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are

premises are situated shall be Successor in Trust. Any Successor in 170st nereunder shan nave the identity time, powers and all persons claiming under or through herein given Trustee.

15. 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 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 constitued 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 reasonable 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.

	<b>A</b>	
IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROW LENDER THE INSTALMENT NOTE SECURED TRUST DEED SHOULD BE IDENTIFIED BY CHICAG AND TRUST COMPANY, TRUSTEE, BEFORE DEED IS FILED FOR RECORD.		CHICAGO TITLE AND TRUST COMPANY, Trustee, Assistant Secretory Assistant Vice Passiform
MAIL TO: United Credit Union 4444 S. Pulaski Rd.		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 22057 Spring Lane

Chicago, Illinois 60632 60471 Richton Park. Illinois PLACE IN RECORDER'S OFFICE BOX NUMBER \_\_\_\_

Page 3 of 5

#### UNITED CREDIT UNION

#### FIXED RATE LOAN MORTGAGE

#### PINAL PAYMENT DUE IN 15 YEARS AND NEED NOT BE RENEWED

#### TRUST DEED/INSTALLMENT NOTE DISCLOSURE RIDERS

#### RIDER #1

さら、連門はようの音

This loan will be repaid in accordance with a 15 year loan amortization schedule.

#### RIDER #2

#### CHANGE OF OWNERSHIP

If the undersigned conveys, sells, transfers or assigns, or enters into an agreement to convey, sell, transfer or assign all or any part of such real estate, or any interest therein without the prior written consent of the holder hereof, excluding the following:

- A) The creation of a mortgage encumbrance against the real estate, which is subordinate to said mortgage;
- B) The grant of a leasehold interest of three years or less, not containing an option to purchase;
- C) A transfer by devise, or descent.

The holder hereof; at his option, may declare all sums due hereunder immediately payable.

#### RIDER #3

#### ESCROW ACCOUNT

The mortgagor(s) shall pay and deposit with the legal horder of the fixed rate installment note on a monthly basis (1/12) one twelfth of the real estate taxes attributable to this property based upon the most recent ascertainable real estate tax bill. In addition the mortgagor(s) shall pay and deposit (1/12) one twelfth of all required insurance premium(s) relating to this loan. All escrow account monies shall be held by UNITED CREDIT UNION in a dividend bearing account for the benefit of the mortgagor(s) at the same rate and terms as applicable for the regular share savings account.

MA HE INITIALS

36184063

Property of County Clark's Office

Page 4 of 5

#### RIDER #4

でのは国権のも国

#### SECURITY FOR OTHER INDEBTEDNESS

PROTECTION OF LEGAL HOLDER'S SECURITY - If mortgagor(s) fails to perform the covenants and agreements contained in this mortgage or if any action or proceeding(s) is commenced which materially affects legal holder's interest in the property, including but not limited to eminent domain, insolvency, code enforcement, "Civil orcriminal forfeiture proceedings pursuant to the United States Code, amended from time to time," arrangements, or proceedings involving a bankruptcy or decedent, then at legal holder's option, upon notice to mortgagor(s) may make such appearances, disburse such sums and take such action as is necessary to protect legal holder's interest, including, but not limited to, disbursement of reasonable attorney's fees and entry upon the property to make repairs.

If legal holder required mortgage insurance as a condition of making the loan sewred by this mortgage, mortgagor(s) shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with mortgago((s) and legal holder's written agreement Mortgagor(s) shall pay the amount of all or applicable law.

mortgage insurance premiums in the manner provided herein.

Any amounts disbursed by legal holder pursuant in this paragraph with interest thereon, shall become additional indebtedness of mortgagor(s) secured by this mortgage. Unless mortgagor(s) and legal holder agree to other terms of payment, such amounts shall be payable upon notice from legal holder to mortgagor(s) requesting payment thereof and shall bear interest from the date of disbursement at the rate payable form time to time on the outstanding principal balance under the terms and conditions of this note, unless payment of interest at such rate would be contrary to applicable law in which event such amounts shall bear interest at the highest rate permissible under applicable law. Nothing contained in this paragraph shall require legal holder to incur any expense or take any action hereunder.

#### RIDER 15

#### FUTURE ADVANCES

Upon request of mortgagor(s), legal holder at its option may prior to release of this mortgage, may make future advances to mortgagor(s). Such future advances with interest thereon, shall be secured by this mortgage when evidenced by promissory notes stating that said notes are secured hereby. At no time shall the additional sums of money advanced exceed (1/2) one-half of the principal amount secured by this mortgage.

> IMA N.a.
> INITIALS 720493

Property or Coot County Clerk's Office

# 9018406

## **UNOFFICIAL COPY**

Page 5 of 5

#### RIDER 16

THE PROPERTY OF

#### LOAN RATE CHANGE

At no time during the original mortgage period or any subsequent renewals, the interest rate charged will not exceed 25.00% A.P.R., per annum.

#### RIDER 17

#### **ABSIGNMENT**

It is expressly understood and agreed that the holder may assign this installment note for value to a third party.

#### RIDER 18

#### MONTHLY PAYMENTS SUBMITTED - "MATURITY DATE"

"Monthly payments submitted in funds not available until collected shall continue to bear interest until collected. If monthly payment becomes due and payable on a Saturday, Sunday or legal holiday under the laws of the United States of America and/or the State of Illinois, the due date of said monthly payment shall be extended to the next succeeding business day, and interest shall be payable at the rate specified during such extension.

Witness the hands	and seals of Mortgagor(s)	the day and year
first above written.	0,	
X Henry Adems	(SEAL) & mary &	OdomorsEAL)
Henry Adams	Yary E. Adams	
	(SEAL)	(SEAL)
44		
talenga a sing tab department property of the last of the last department of the last of t		اد القرار الدوان التي القرار الوادي التي الدوان والتي الدوان والتي التي التي التي التي التي التي التي

STATE OF ILLINOIS

County of Cook

\*Mary E. Adams, A Widow, And Never Remarried

> Public in and for and residing in said county of Cook, in the State of Illinois, DO HEREBY

CERTIFY THAT Henry Adams, Single And Waver Married And\*
who are personally known to me to be the
same persons whose name a are subscribed
to the foregoing instrument, appeared before

me this day in person and acknowledged that <a href="They signed">They signed</a>, sealed and delivered the said instrument as <a href="Their free and voluntary act">Their free and voluntary act</a>, for the uses and purposes therein set forth.

Notarial Seal

"OFFICIA SEAL
Marianne Ledesma
Notary Public, State of Illinois
My Commission Expires 9/3/96

Marianne Jeleonia	_Notary	Public
Marianie Jeleonia	•	
V 7:	90493	

Property of County Clerk's Office