JNOFF TRUST DEED CTTC wrust Deed 7

Individual Mortgagor

MORTGAGE

one Instalment Note Interest Included in Payment

DISE WITH CTTC NOTE 7

Porm 807 R. 1/95

Account Number

32044-31

*9,€300*8 ¥

**BOX 370** 

97560546

DEPT-01 RECORDING

97560545

T\$0011 TRAN 8702 08/01/97 13:58:00

\$4929 \$ KF メータフー560546

COOK COUNTY RECORDER

This trust deed consists of six pages. The covenants, conditions and provisions appearing on subsequent pages are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.

THIS INDENTURE, made

July 21.

19 97 , between Pamela Dyson, a single person and never

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 Montgagors are justly indepted to the legal holders of the Installment Note hereinafter described, said legal holder or holders being herein referred to as Holders Of The Notes, in the Total Principal Sum of \$140,000.00

ONE HUNDRED FORTY THOUSAND AND NO CENTS

DOLLARS, evidence by one certain

Installment Note of the Mortgagors of even designeewith, made payable to THE ORDER OF UNITED CREDIT UNION and delivered, in and by which said Note the Moraga gors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of 7.95 % percent per

annum in installments (including principal and interest as follows:

470.70

Dollars or more on the 8th day of

August 19 97 , and 475 76 Dollars or more on every 14 days thereafter thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall . All such payments on account of the indebtedness evidenced be due on the 18th day of June, 2027 by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that each installment unless paid when due shall result in liquidated damages of

\$ 20.00 ١.

PER LATE PAYMENT, or

2.

PERCENT OF THE TOTAL MONTHLY PAYMENT, or

3. NO LIQUIDATED DAMAGES FOR LATE PAYMENT,

and all of said principal and interest being made payable at such banking house or trust company in Chicago, Illinois, as holders of the notes may, from time to time, in writing appoint, and in the absence of such appointment, then at the office of UNITED CREDIT UNION. 4444 S. PULASKI ROAD, CHICAGO ILLINOIS 60632 4011, in said city,

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in the consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents CONVEY and WARRANT unto the Trustee, its (up) essors and assigns, the following described Real Estate and all of its estate, right, title and interest therein, situate, lying and being in the, AND STATE OF ILLINOIS, to wit: COUNTY OF Cook , CITY/VILLAGE OF Chicago

LOT 16 IN BLOCK 4 IN COLUMBIA ADDITION TO SOUTH SHORE SUBDIVISION OF THE WEST 1/2 OF BLOCKS I AND 4 IN STAVE AND KLEMM'S SUBDIVISION OF THE NORTHEAST 1/4 OF SECTION 25, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD FRINCIFAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

ATGF, INC

PROPERTY LOCATED AT 7241 S. LUELLA, CHICAGO, IL 60649

PERMANENT INDEX NUMBER: 20-25-217-025-0000

which with the property herein fler text beck is rejected to be rejected to be rejected to be rejected by the "plemises."

TOGETHER with all improvements, tenements, easements, fixtures and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and Jon a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon Jused to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and Eventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, Finador beds, awnings, stoves, and water 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 that fall similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall

be considered 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.

Witness the hand and real of Mortgagors t	he day and year first above written.	
Pamela Dyson	[SEAL]	[SEAL]
1	SEAL	[SEAL]
STATE OF ILLINOIS	\$55	
County of Cook	8008	16
I, the undersigned/	a Motary Public in and for the residir	ng in said County, in the state
aforesaid, DO HEREBY CERTIFY THAT	never mar	a single person and ried
	ne person(s) whose name s) subscribed to the foregoing	
me this day in person and acknowledge the	_	iid instrument asier
firee and volunatry act, for the uses and pur Given under my hand and Notarial Soal th		
Civen didentity halid and stolarian soar di	OFFICIAL MY COMMISSION EXPIRES March 17, 1999	
Notary Public	Notary Seat	
THE COMPLANTED COMPUTIONS AND	NOOTHERNIE PREMIATION A PERFER TO A PR	<b>~</b> .

THÉ COVENANTS, CONDITIONS AND PROVISIONS PREVIOUSLY REFERRED TO ARE:

- 1. Mortgagors shall (a) promptly repair, restore and 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 law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. 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 against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the notes duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors desire to contest.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm (and clood 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 hereby, all in companies satisfactory to the holders of the notes, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the notes, 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 notes, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

- 4. In case of default therein, Trutter or Methologs of the notes, troi my of them, may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemen expedient, and may, but need not, make [4] or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any (a) lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest my tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection herewith, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the notes, or of any of them, to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which tion herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately the and payable without notice and with interest thereon at a rate equivalent to the highest post maturity rate set forth in the notes securing this trust deed, if any, otherwise the highest pre maturity rate set forth therein. Inaction of Trustee or holders of the notes shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of the Mortgagors.
- 5. The Trustee or the holders of the notes 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 injury 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.
- 6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the principal notes, or any of them, and without notice to Mortgagors, all unpaid indebtedness secured by this livest Deed shall, notwithstanding anything in the principal notes or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any of the principal notes, or (b) when default shall occur and continue for three days in the payment of any interest or in the performance of any other agreement of the Mortgagors herein contained.

  7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the notes, or any of the payment of the
- them, or Trustee shall have the right to foreclose the lien he cof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the degree for sale all expenditures and expenses, which may be paid or incurred by or on behalf of Trustee or holders of the notes, or any of them, for attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, rublication 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, guarantee policies, Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the notes, or any of them, 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 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 highest post maturity rate set forth in the notes securing this trust deed, if any, otherwise the highest pre maturity rate set forth therein, when paid or incurred by trustee or holders of the notes 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 here by 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.
- 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 principal notes with interest thereon as herein provided; third, all principal and interest remaining unpaid on the principal notes; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear. 9. 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 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 the 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 the 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 net 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 hereof or of such decree, provided such application is made prior to for closure sale; (b) the deficiency in case of sale and deficiency. deficiency in case of sale and deficiency.

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10. No action for the enforcement of the land of a	y provision thereof shall be subject to any defense which would not be good
and available to the party interposing same in an act	ion of last upon the nates hereby escured
and available to the party interposing same in an act	there also the second the second to the second the second to the second
	them, shall have the right to inspect the premises at all reasonable times and
access thereto shall be permitted for that purpose.	
	i, existence, or condition of the Premises, or to inquire into the validity of the
signatures or the identity capacity, or authority of the	e signatories on the note or the trust deed, nor shall Trustee be obligated to
accord this trust deed or to exercise any power herei	n given unless expressly obligated by the terms hereof, nor be liable for any
ets or omissions hereunder, except in case of its ow	n gross negligence or misconduct or that of the agents or employees of
Fustee, and it may require indemnities satisfactory	to it hefore exercising any nower herein given
	thereof by proper instrument upon presentation of satisfactory evidence that
	fully paid; and Trustee may execute and deliver a release hereof to and at the
	r maturity thereof, produce and exhibit to Trustee the principal notes,
	s been paid, which representation Trustee may accept as true without inquiry
- · · · · · · · · · · · · · · · · · · ·	such successor trustee may accept as the genuine notes herein described any
	g to be placed thereon by a prior trustee hereunder or which conform in
substance with the description herein contained of the	ne principal notes and which purport to be executed by the persons herein
	ase is requested of the original trustee and it has never placed its
¥	ed herein, it may accept as the genuine principal notes herein described any
	a substance with the description herein contained of the principal notes and
which purport to be executed by the persons herein	•
	d in the office of the Recorder of Registrar of Titles in which this instrument
	The state of the s
-	Trust hereunder shall have the identical title, powers and authority as are
herein given Trustee.	
	extend to the binding upon Mortgagors and all persons claiming under or
	en used herein shall include all such persons and all persons liable for the
payment of the indebtedness or any part thereof, wh	etran or not such persons shall have executed the principal notes or this Trus
Deed.	4
16. Before releasing this trust deed, Trustee or succe	ssor scall active for its services a fee as determined by its rate schedule in
	ccessor shall be entitled to reasonable compensation for any other act or
service performed under any provisions of this Trust	
2001 1 0 1 1000 1 100 1 10 0 1	
The provisions of the "Trust and Trustees Act" of the	e State of Illinois she'll be applicable to this Trust Deed.
	800816
IMPORTANT!	Iden:ification No.
FOR THE PROTECTION OF BOTH	identification No.
THE BORROWER AND LENDER	
THE INSTALMENT NOTE	CHICAGO TITLE AND TRUST COMPANY, TRUSTEE
	'.07
SECURED BY THIS TRUST DEED	
SHOULD BE INDENTIFIED BY	BY MAN LAND INC.
CHICAGO TITLE AND TRUST	A resistant Man Bussidess & printent Council on
COMPANY, TRUSTEE, BEFORE	Assistant Vice President, Assistant Secretary
THE TRUST DEED IS FILED FOR	
RECORD.	
CTTC Trust Deed 7. Individual Mortgagor One In	stalment Note Interest Included in Payment. Use with CTTC Note 7.
Form 807 R. 1/95	•
Recorders Box 333	FOR RECORDER'S INDEX

Recorders Box 333

Mail To: United Credi

Mail To: United Credit Union 4444 S. Pulaski Road Chicago, IL 60632-4011

Attn: Edward J. Mucha

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

7241 S. Luelia

Chicago, IL 60649



# UNOFF WILL LRED WINON

## FIXED RATE LOAN MORTGAGE

**FINAL PAYMENT IN** 

YEARS and NEED NOT BE RENEWED

TRUST DEED/INSTALLMENT NOTE DISCLOSURE RIDERS

RI	D	E	R	#	l
***	_			и,	Ä

This loan will be repaid in accordance with a	30	year loan amortization schedule
---	----	---------------------------------

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 holder of the fixed rate installment note on a monthly basis one twelfth (1/12) of the real estate taxes attributable to this property based upon the most recent ascentainable real estate tax bill. In addition the mortgagor(s) shall pay and depositione tweith (1/12) 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 Fame rate and terms as applicable for the regular share savings account.

### RIDER #4

### SECURITY FOR OTHER INDEBTEDMESS

PROTECTION OF LEGAL HOLDER'S SECURITY - If mortgagor(s) fall 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 or criminal forfeiture proceedings pursuant to the United States Code, as amended from time to time," arrangements, or proceedings involving a bankruptcy or decedent, then at legal holder's option, upon police to mortgagor(s) may make such appearances, disburse such sums and take such action as its 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 secured 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 mortgagor(s) and legal holders written agreement or applicable law. Mortgagor(3) shall pay the amount of all mortgage insurance premiums in the manner provided herein.

Any amounts dishursed 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 from 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.

> 800818/ Initials

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# RIDER #5

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 advances exceed one-half (1/2) of the principal amount secured by this

# DER#6

## LOAN RATE CHANGE

Tho time during the original mortgage period or any subsequent 'enewals, the interest rate charged will not exceed 25.00% APR per annum.

# RIDER #7

## **ASSIGNMENT**

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

# MONTHLY PAYMENTS SUBMITTED - "MATURITY DATE"

Monthly payment submitted in funds not available until collected shall continue to bear interest until collected. If monthly payment becomes during and payable on a Saturday, Sunday interest 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 payuble at the rate specified during such extension.

WiTNESS the hand and seal of Mortgagors the faviand year first above written.

Pamela Dyson Andrew Syra	SEAL)		[SEAL]
$\mathcal{J}^{-1}$	0/		
[	SEAL]	<u> </u>	[SEAL]

	[SEAL]	[SEAL]
	OUNTY.	
	8008	
	QUUCI	
STATE OF ILLINOIS SS	I, the undersigned/	
COUNTY of Cook	a Notary Public in and for the residing in said	County, in the state aforesalo, 22
HEREBY CERTIFY THAT PAMELA DYSO	N. A SINGLE PERSON AND NEVER MARRIED	personally known to me to be the same
person(s) whose name(s) subscribed to the foreg	cing instrument, appeared before me this day in pers	son, and acknowledged that she
signed, sealed and delivered the said instrument	as her free and voluntary act, for the	uses and purposes therein set forth. Given unde
my hand and Notarial Seal this 21st day	y of July 19 97 .	
120/	AGUER J. BEH	PERMAN



Form - 19

# **UNOFFICIAL COPY**

Property of Cook County Clerk's Office

CAUTION Consu	lt a lavvyer before u	F RENTS		Bn # 32044-3	9/3865	(COI	ΣΥ		
NOW ALL N	EN BY THES	Wy and fitness for a park E PRESENTS, TH sori and never been	AT the Assignor,	BC		-			
of the	city	of	Chicago	County of 1200	ok		T-01 RECOR		\$23.50
lansfer and se Unots 50632- dministrators of secome due un agreemant for to been haretotore Assignee under and assignmen	t over unto the A 4011 of the City is and assigns, all til der or by virtue is he use or occup is or may be here it the power here t of all such leas	, in consideration receipt of which is her saignee. United Crecost Chicago County of he avails, rents, issue of any lease, whether ande or agreed in granted, it being the sand agreements and agreements and agreements now	dit Union, 4444 Se Cook and State of as and profits now written or verbal, a premises harenn to, or which may be intention to here and all avails there	d, does hensby outh Putasid Ri I lilinois, his exe due and which on any letting fier described, be made or agri by establish an under unto the se	sell, assign, pad, Chicago, cutors, may hereafter , or any which may have sed to by the absolute transfer		4930 4 KF		/97 13:58:00 — <b>560547</b>
DATE OF LE	EASE	LESSEE	TERM	AAOAITI	HLY RENT	Abov	e Space For Re	corder's Use On	ly C
euch rant bein	na navahle mo	nthly in advance w	ith report to the	• nremises da	scribed as follows,	lo wit			75000
me ma	J PRINCIPA	L MERIDIAN,	in cook c	94					2350
Permanent Re	ai Estate Index N	lumber(s): 20-25-211	-025-0000		<u> </u>	<u> </u>	<del></del>		
Addmass(es) of		<del></del>		<del></del>					
7241 S. Lu						しシム	<b>VTGF</b>	INC	•
Chicago, II	. 60649					0	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	9 11 10	
and all now du measures, legi maintain posse discretion, here Assignor, and dies, or that ma	e or that may he at or equitable, a assion of said pn aby granting full further, with pow by hereafter be coes, if any, which	reafter become due u s in his discretion ma emises or any portion power and suthority to er to use and apply so ontracted, and also to n may in said attorney	inder each and evi y be deemed prop thereof and to fill o exercise each ar aid avails, issues in the payment of a 's judgment be de	ery the leases of the recessary and all vector all vector and all vector the right and profits to the superses and proper are recessary and proper	may to collect all of sail or agreements, written to enforce the paymen encles, and to rent, lea hts, privileges and pow a payment of any indet the care and manage ad advisable, hereby to this 21st	or verbal existing of the security of se or let any portion are therein granted stedness or liability ment of said premit tifying all that said	in to him after exist such a valls, rents and primites at any and all line of the Assignut theses, including taxe attorney may do b	t, for said premises, tssues and profits, to any party or part is hereafter without the Assignee, due and assessments y virtue hereof.	, and to use such , or to secure and lies at his notice to the or to become
Painela Dy	son U	min it	72m	J(SEAL)					(SEAL)
				(SEAL)	<u> </u>	,		·	(SEAL)
STATE OF ILLI COUNTY OF <u>C</u> HEFEBY CERT	cok	ss Pameia		•	I for the rasiding in said		ite aforesaid, DO nally known t. me	to be the same	
			القسالات المساجر المفسوليون						
	e name(s) subsc	ribed to the foregoing	instrument, appe	ared before me	this day in person, and	acknowledged that	it she		<del>_</del>
person(s) whos signad, sealed :	and delivered the	said instrument as h	er	free a	and voluntary act, for the	e uses and purpos	at she es therein set forth	n. Given under	<del>-</del>
person(s) whos signad, sealed :		said instrument as h		free a	this day in person, and voluntary act, for the 19 97.  ASHER J. BEEDER MY COMMISSION EXP.	e uses and purpos	at she es therein set forth	n. Given under	-

This instrument was prepared by Edward J. Mucha

at United Credit Union, 4444 S. Pulaski, Chicago, IL 60632-4011. Form-12 Rev 1/97

97560547