70-14-23 Z

## NOTEN CED 2479706 NOTEN CED AGREEMENT OF 6

THIS INDENTURE, dated	November 20 , 19 85 , between K. Bruce Stickler and
Terrie Stickler MS With	1-44-
	1 "
of the City of W (hereinafter called "Grantors") and NATIONAI In the city of Chicago, County of Cook, State of	ilmette , County of Cook , State of Illinois BOULEVARD BANK OF CHICAGO, a national banking association doing business Illinois (hereinafter, together with its successors and assigns, called the "Trustee")
WHEREAS, pursuant to the provisions of	Promissory: Note Fixed Maturity Note Promissory: Note recently Note (hereinalier called the 'XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	ard Bank National Association , as Soller, the Grantors are justly
holder of the Contract, which indebtedness i	and 00/100*********************************
on the 20th day of each Januar of the 20th day of each Januar of the 20th day and the 20th day of each Januar of the 20th day of each day	ry, July hereafter commencing January 2U, 1986 throug жылымынд <u>.                                    </u>
formance of all other covenants, agreements a	atl paid in full; of the principal thereof, t, in accordance with the provisions of the Contract, of said indebtedness, and the per- and obligations of the Grantors under the Contract and hereunder, the Grantors hereby
	wing described real estate (hereinafter called the ''premises'') situated in the
Lot Twelve (12) in Chilton Te	rrace Subdivision of part of the West 30 acres of the
	he North West Quarter (1/4) of Section 32, Township he Third Principal Meridian, according to Plat thereof
	he Registrar of Titles of Cook County, Illinois, on
January 2, 1963 as Dotument No	1,1
0= 30 103-0	) (A
1718 Chilton	In wilmette Ill 60091
THIS TRUST DEED 15	SUBSECT AND SUBORDINATE TO THE LIEN
OF THE MORTGAGE FIL	ED AS DOCUMENT # 3479704
heating, air-conditioning, gas and plumbing appartithereof or therefrom; hereby releasing and walt of lilinois.  The Grantors covenant and agree: (1) to provided in the Contract or according to any a taxes and assessments against said premises, a damage, to rebuild or restors all buildings and it to the premises shall not be committed or suffer	sements, fixtures and appurtenances now or hereafter thereto belonging, including all ratus and fixtures, and or crything appurtenant thereto, and all rents, issues and profits ving any and all rights where and by virtue of the homestead exemption laws of the State ay said indebtedness, and all other amounts that may be payable under the Contract, as greement extending the time of cayment; (2) to pay, before any penalty attaches, all not demaind to exhibit receipts therefor; (3) within sixty days after any destruction or improvements on the premises that any lave been destroyed or damaged; (4) that waste red; (5) to keep all buildings and of or improvements now or hereafter on the premises
he satisfactory to the logal holder of the Contract, any prior encumbrance on the premises and se furnish to the Trustee or to the logal holder o indebtedness which may be secured by any prior The Crantors further agree that. In the ov- secured by any prior encumbrances, either the	rent of any failure so to insure, or pay taxes or assessments, or pay the indebtedness.  Trustee or the legal holder of the Contract may from time to time, but need not,
the indebtedness securing any prior encumbrance of the Contract, as the case may be, upon deman rate from the date of payment to the date of reim The Grantors further agree that, in the eve agreements contained in the Contract, the indel	essments, or discharge or purchase any tax lien of till affecting the premises, or pay s on the premises; and the Grantors agree to reimburse for "rustee or the legal holder d, for all amounts so paid, together with interest there on at he highest lawful contract bursement, and the same shall be so much additional included easiered hereby, and of a breach of any of the aforesald covenants or agreeme as or of any covenants or dedness secured hereby shall, at the option of the legal holder of the Contract, without by due and payable and shall be recoverable by foreclosure hereoffor, by suit at law, or
both, to the same extent as if such indebtedness if The Grantors further agree that all expen foreclosure hereof (including reasonable attorney or completing abstract showing the whole title of a expenses and disbursements, occasioned by any s	ad been matured by its express torms.  ses and disbursements paid or incurred in behalf of plaintiff in (orrection with the 's' fees, outlays for documentary evidence, stenographers' charges and oost of procuring said premises embracing foreclosure decree) shall be paid by the Grantors; and the like uit or proceeding wherein the Trustee or the legal holder of the Contract, as such, may all such expenses and disbursements shall be an additional lien upon the premises, and
decree of sule shall have been entered or not, shal and the costs of sult, including attorneys' for administrators, successors and assigns of the Gra foreclosure proceedings, and agree that, upo complaint is filled may at once, and without not	roo that may be rondered in such foreclosure proceedings, which proceedings, whether I not be dismissed, nor release hereof given, until all such expenses and disbursements, as, have been paid. The Grantors, for the Grantors and for the heirs, executors, antors, walve all right to the possession of and income from the premises pending such in the filing of any complaint to foreclose this Trust Deed, the court in which such ice to the Grantors, or to any party claiming under the Grantors, appoint a receiver to ower to collect the rents, issues and profits of the premises.
The Trustee shall, upon receipt of its reason then thereof by proper instrument upon present fully paid; and the Trustee may execute and delive	mble fees, if any, for the preparation of such release, release this Trust Deed and the tion of satisfactory evidence that all Indebtedness secured by this Trust Deed has been or a release hereof to and at the request of any person who shall, either before or after frustee the Contract, representing that all indebtedness secured hereby has been paid,
The iten of this Trust Deed is subject and sul The term "Granters" as used herein shall m jointly and severally binding upon such persons a All obligations of the Granters, and all right	bordinate to the lien of any prior encumbrance of record on the premises, nean all persons signing this Trust Deed and each of them, and this Trust Deed shall be not their respective heirs, executors, administrators, successors and assigns, this, powers and remedies of the Trustee and the holder of the Contract, expressed used these populated in the Contractice by law.
WITNESS, the hard(s) and the scal(s) of the (	Grantors as of the day und year first above writing.
	(SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
This instrument propared by:  Shown hywich  He N. Mickey Art.	Terrie stickler
41. N. Mickeyer Art.	(Name and Address)

## **UNOFFICIAL COPY**

	pers this for t	day in pe	rson, and	e to be the acknowledges therein	e same pe ged that he set forth,		ose name(s) signed an	e 54 ) is (are) d delivere and waive	subscribed d said inst	to the for rument as tht of home	egoing instruments this (her, their estead.	r) free and	
									-	$\leq$ l $\wedge$	Notary	Public &	حل_
***				*	•					My Co	mmission Ex	pires May	30, 1949
G#に力の中方31	Notified TITLE INStalet			Address	Prorides 3	Subscritted by 3 4 7 3 7 0 6	24, Md s		97 ADN		KS O		3479706

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