TRUST DEED UNOFFICIAL COPINS

THE ABOVE SPACE FOR RECORDERS USE ONLY

•	THIS INDENTURE, made	February 23	, 19 90, between	en Beverly Whitehe	ad
3	A Widow			"Grantors", and	
12	S.H. Lewi	s AVP		penter Freeway	
į	herein referred to as "Trustce"	, witnesseth:			
Q				n referred to as "Beneficiary", t	
36	of the Loan Agreement hereins	after described, the principal	amount of fifty two	o thousand one hun	dred
0/10	and sixty five th together with interest thereon a	ouand and 84/100° at the rate of (check applicab	**************************************	****** Böllars (\$ 52,16	5.84),
67	KXAgreed Rate of Interest: _				
	Loan rate. The interest rate will Statistical Release H.15 The	ll be percentage initial Prime Loan rate is .	points above the Prime Loan %, which is the	increase or decrease with change Rate published in the Federal R published rate as of the last be ar. The interest rate will increa	leserve Board's usiness day of
14.	with changes in the Prime Sound decreased by at least 1/4th of a	r rate when the Prime loan percentage point from the P orc that 2% in any year. In	rate, as of the last business rime loan rate on which the no event, however, will the	day of the preceding month, ha current interest rate is based. The interest rate ever be less than	s increased or he interest rate
	Adjustments in the Agreed Ra	te of Interest shall be given a	effect by changing the dollar	amounts of the remaining mon so that the total amount due ur	ithly payments
	Agreement will be paid by the increase after the last annivers	last payment date of Marc	ch I , 200h	Associates waives the right to at	ny interest rate
				erewith, made payable to the Bo	
E.		¥ //		followed by 179 at \$682	
HILLING TO A	•			(Month & Day)	
4	at Glendale Hght Alino	is, or at such place as the B	eneficiary or other holder n	aid. All of said payments being nay, from time to time, in writh	ng appoint.
3 }	NOW, THEREPORE, the Orantors to secure the contained, by the Orantors to be performed, and also contained.	payment of the said obligation in accordance via in consideration of the sum of One Doltar in h	rith the terms, we show a near Heritations of this tand paid, the recision who real is hereby neknown.	s Trust Deed, and the performance of the communic niedged, do by these presents CONVEY and WARR Jillace of CHicaco	and agreements herein ANT issue the Trustee,
	COUNTY OF COOK	AND STATE OF ILLIN	OfS, to wit.	/illage of CHicago	namen of the state
	Permenent Parcel N AKA: 3043 E. 79	STR PL CUIC	ALCO IL		
	Lot 7 (except the west 12 feet there	east 7 feet there	eof) and lot - (e	except the	
	Chicago, being a si	ubdivision of the	Northwest 1/4	to the Northeast	tiline
,	1/4 of the Northeas west 25 feet of se	st 1/4, excepting ction 31, townshi	p 38 north, rang	ge 15, east of the	third
	principal meridian		Illinois.		
	TOOETHER with improvements and fixtures no TO HAVE AND TO HOLD the premises unto d of the Homestead Exemption Laws of the State of It			usis herein set forth, free trop: 11 lights and benefi	is unider and by virtue
				aring on page 2 (the reverse sid	
	deed) are incorporated herein by	reference and are a part hereo	of and shall be binding on the	Grantors, their heirs, tuckessor	s and assigns.
	WITNESS the hand(s) and se	al(s) of Grantors the day an	d year first above written.		ట్ల
	BeverAy Whitel	nead ISB	AL)	tud die Erichte im Exi. – Erich i by Leise i Agost erder Elle dem film. Mit Eller systematicke deltak in	(SEAL)
	(/		AL)	g d'Allen alle Marie (1906 M.) de la compansión de la compansión de la compansión de la compansión de la compa	(SEAL)
		-	unid M. Catale		ÚS S
	STATE OF ILLINOIS,	SS a Nivery Public in and	oavid M. Satek for and residing in said County, in the State a	TATE YEARS CERTIFY THAT	are ampuess ansartna funt.
3 8	Bounts of Cook	BEver	y Whitehead, a w	ridow	eterriginalist in hitti
Suche 60148	3	wm, is	personally known to me to be the same	person whose range 18 subscri	hed to the foregoing
ਲੱ 📆 🥉	3 OFFICIAL SEALT	Instrument, appeared be	fore me this day in person and acknowledged		and delivered the said
~~ ≥≻	OAVID M. SATER Notagy Pulling State of Illingis	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	nd and Nourish Seal this 23	an a Fredry	90
	My Confus Series 2028/43		•	David M. Satek	Notary Public
Butterf ombard,	2, 1, t-4, (M. S	This instrument was propered by		,	·•
E. 3 Lon	10 10 10 10 10 10 10 10 10 10 10 10 10 1	Dawn Swinefo	rd 2196	BloomingdaleRd Gle	ndaleHght
377 E. B.	R 17664 Rev. 12-89 (I.B.)	(country)		- Landerinana,	(d)
		10xx	156	(()

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- 3. Oranious shall (1) promptly repair, restore or rebuild any buildings or improvements now or bereafter on the premises which may become damaged or be destroyed, (2 -keep said premises in good condition and repair, without waste, and free from mechanic's or other tiens or claims for her not expressly subserdanted to the her herred, (3 -pay when due any indebtedness which may be secured by a herr or charge or, the premises superior to the her herred, and upon request exhibit nativisations existence of the discharge of such prior from to Trustee or to Beneficiary, (4) complete within a reasonable; time any buildings now or at any time in process of exection upon said premises, (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use therrod, (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes appearance and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Grantor may desire to contest.
- 3. Granters shall keep all buildings and improvements now or hereafter attuated on said premises insured against loss or damage by fire, lightning or witdeterm under policies providing for payment by insurance companies of moneys sufficient either to juy the cost of replacing or repairing the same in to pay in full the indebtedness recorded hereby, all in companies satisfactory to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the Beneficiary, such rights to be evidenced by the etailed mortgage clause to be statuted treach policy, and colored policies, including additional and renewal policies, to Reneficiary, 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, Trustee or Beneficiary may, but need not, make any payment or performing act bereinbefore required of Grantors many form and manner deemed expedient, and may but need not, make full or partial payments of principal or interest on prior excumbrances, 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 foreiture affecting and premises or contest any tax or assessment. All moneys paid for any of the purposes been as other prior benon title or claim thereof, or incurred at all tempers and or incurred or incurred mreathers, including attorney's fees, and any other moneys advanced by Trustee or Beneficiary to protect the mortgaged premises and the lien hereof, shall be so much additional indefeedness secured hereby, and shall become immediately due and payable without notice and with interest thereon at the annual percentage rate stated in the Trust Deed secures. Beneficiary shall never be considered as a warrer of any right secruting to them on account of any default hereunder on the part of Orantors.
- 5. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to takes or seasonments, 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, sele, forfeiture, tax lien or title or claim thereof
- 6. Grantons shall pay each item of indebtedness berein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantons, all unpaid indebtedness secured by this , "pat Deed shall, not withstanding strything in the Loan Agreement or in this Trust Deed to the contrary, become due sixty expable is immediately in the case of default in making payment of any installer entry it the Loan Agreement, or the when default shall occur and continue for three days in the performance of any other agreement of the Grantons between contained, or commended by the proof on are sold or transferred by the Grantons without beneficiary's prior written consent.
- 7. When the indebtedness hereby occured shall become due whether by acceleration go therwise. Beneficiary or Trustee shall have the right to furechose the lieuwhereof. In any soul to force how the lieuwhereof, there shall be allowed and include a valuational indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees, Trustee's fees, appraiser. See, outlay for decumentary and experit confirmed, that give, publication costs and costs which may be restrained as to trens to be expensed after entry of the decree of procuring all such that was of title, title searches and examinations, guarantee policies. Torrens certificates, and similar data and associates with respect to title as Trustees or Beneficiary may deem to be reasonably need any other to prosecute such such south of the which may be had pursuant to such decree the true condition of the tale or the sum of the provides. All expenditures and expenses of the time, or this paragraph mentioned shall become actually absolute the same and expenses of the time. On the first Age now at that Trust Deed secures, the paragraph and the control of the time of the same and paragraph and the same and the same
- 8. The proceeds of any foreclosure sale of the premiers half be distributed and applied in the following order of priority. First, on account of all costs and expenser incident to the foreclosure proceedings, including all such terms as are mentioned in the preceding paragraph hereof, second, all other stems which under the terms bereef constitute secured indebtedness additional to that evidenced by the Loan Agreement, with interest thereon as herein provided (in it, all principal and interest remaining unjust on the rate, fourth, any overplus to Grantons, their heirs, legal representatives of assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a hill to forecine this trust deed, the court in which such bill is filed may appear in receiver of any time after the filing of a hill to forecine this trust deed, the court in which such bill is filed may appear in 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 hereitider may be at particles said involves. Such inscribe ability have the power to collect the tenta, issues and profits of said period profits of said periods of redemption or not, as well as during any further times when Granton-sacept for the intervention of such receiver, would be entitled to collect such contact, management and operation of the premises during the whole of said period. The four time to time may authorize the receiver to apply the net incorner his hands its payment to whole or in part of the first periods of the profits and all these special assessments and operation of the premises during the whole of said period. The four time to time may authorize the receiver to apply the net incorner his hands its payment to whole or in part.

 of 11) The landolfedness accurate hieroby, or by any decree foreclosing this Trust like 1, or accurate payment and operation of the premises of such decree, provided such application is made prior to foreclosure sale, (2) the deficiency in case of a said and deficiency.
- 10. The Trustee or Beneficiary has the option to demand that the balance due on the re-exerced by this trust doed be paid in full on the third anniversary of the loan has a fixed interest rate. If the option is exercise, i. Grainius will be given written notice of the election at least 90 days before instruction due. If personners is not made when due, Trustee or Beneficiary has the right to exercise any remedies permitted under the trust deed.
- 1). No action for the enforcement of the Ben or of any provision hereof shall be subject to at a defense which would not be good and available to the party interposing same in an action at law up in the note hereby secured.
 - 12. Trustee or Berneliciary shall have the right to impact the premises at all reasonable turns and other. Overeto shall be permitted for that purpose
- 13. Trustee has no duty to examine the title, incation existence, or condition of the premises, 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 gree, nor to misconduct and Trustee may require indemnities sanisfactory to Trustee before exercising any power herein given.
- 14. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully part, or her before or after maturity. the Trustee shall have full authority to release this trust deed, the lien thereof, by propor instrument.
- 15. In case of the resignation, inability or refusal to set of Trustee, the Beneficiary shall have the authority to appoint a Successor in Trust herminises shall have the identical title, powers and authority as are herein given Trustee.
- 16. This Trust Deed and all provisions hereof, shall extend to and be binding upon Graniors and all persons claiming uno. "It fough Graniors and the word "Graniors" when used herein shall include all such persons and all persons liable for the payment of the indebtodiess or any part thereof, whether or not such persons "all", "we executed the Loan Agreement or this Trust Deed. The corresponding as used herein shall mean and include any successors or assigns of Beneficiary.

Ď	NAME	POR RECORDERS IS DE LES MONES INSERT STREET ADE RES, DE ABOVE DESCRIBED PROPERTY MP LE
E L Y	NTRRET:	
E R Y	CITY	

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER ..

OR

70 :SI K9 3- 84 0 8 40 A G 3 Y 31 5 2 5 M 10 A A 2 23 J 111 90 8 A 81 5 10 8 A SOURCE TITLE CONTROL 377 E. Buttarfield Rd. Control

audices?

t

Detro cortile

Syballited By

60766 Par. 12-89 (1.B.)