UNOFFICIAL COPY

TRUS	ST DEE	_	ATY, ILLINOIS OR RECORD		21, 451	928	RECONDENT DEEDS	
		APR 19]/	1 12 21		OVE SPACE FOR REC	CORDER'S USE		. •
THIS INDENT	URE, made	April	17th	1971 , 1	between			
	- EDWAR	D M. HOWAR	D AND PAU	LINE A. HO	OWARD, His Wit	fe		
•					to as "Mortgagors	s," and		
TPAT, VHERE said legal holder evidenced by o e	or holders beingFourteen certain Instalmed and delivered, date	iness in Northle gors are justly : g herein referre Thousand a ent Note of the , in and by whi	HBROOK To prook, Illinois, indebted to the d to as Holde and no/100 Mortgagors ich said Note on the ba	RUST & SAV, herein referr ne legal holder ers of the Not O	VINGS BANK, red to as TRUSTEE, r or holders of the re, in the principal s(\$14,0 herewith, made pay ars promise to pay the	witnesseth: Instalment No sum of 1000,00) yable to NOR ne said principa m time to tim	te hereinafter describ Dolla THBROOK TRUST al sum and interest fre e unpaid at the rate	ars,
Dollars on the	lst /yo						d 66/100	_
nce and the rema ate of seven per n Cook County, I hen at the office	and interest, if s on account of sinder to principa cent per annum, llinois, as the ho of NORTHBRO	the in lebtednessel, provided the alt, provided the and all of said olders of the notice.	d, shall be du ss evidenced la the principal principal and te hay, from Standard	thereafter ne on the by said note to al of each ins d interest bein time to time, BANK in No	until said note is 1st o be first applied to stalment unless paic ag made payable at in writing appoint, orthbrook. Illinois.	fully paid exed day of o interest on the d when due should banking and in absence	tept that the final p. May 1991 The unpaid principal bear interest at thouse or trust compare of such appointments	pay- 1 pal- the any ent,
so in consideration ato the Trustee, its ing in the Vil	of the sum of One successors and assi	Dollar in hand pa igns, the following thbrook	ild, ** The property of the pr	whereof is hereby Estate and all	y acknowledged, do by of their estate, right, i Cook		nnce with the terms, progons to be performed, a CONVEY and WARRAN therein, situate, lying a ND STATE OF ILLINOI	
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED).

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become dam aged or be destroyed; (2) keep said premises to good condition and repair, without waste, and free from mechanic's or other lies or claims for lies no expressly subordinated to the lies hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lies hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lies for trustee or to holders of the note; (4) complete within reasonable times any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinance.

2. Mortgangors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges are charges and other charges are charges and the charges are charges are charges. The prevent default because the profits of the note duplicate receipts therefor. To prevent default because the other parts and the profits of the

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 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 fire policies providing for payable. In case, the provided paying the provided paying the same or to pay fire or the provided paying the provided payin

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore 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 enumbrances, 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 sails or forefiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' [ess, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee (or each matter one-ning which action herein authorized may be taken, or a second of the contest of the protection of the protec

5. 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, assument, say, forfeiture, tax lies or title or claim therefo.

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 note, and without notice to Mortgagors, all unpud indebtedness secured by this Trut Deed shall, notwithstanding anything in the not or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or in stretch on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein

Whe the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to for its increase in the decree for sais all tiles hereof, in my suit to foreclose the lies hereof, there shall be allowed and included as additional indebtedness in the decree for sais all consists of the decree of proceedings of the said of the process of the said of

8. The proceeds of an preclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses inclusing to get General procedings, including all such liters as are mentioned in the preceding paragraph hereof; second, all other items which under the terms served constitute secured indeed the new force of the proceding paragraph hereof; second, all other items and interest remains, unputed on the note; fourth, any overpluse the Mortangers, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time at or 15 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 "are before or after saids, without receive the solvency or in obverge or Morrasors at the time of application for such receiver and we out 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 rower to collect terms, is used and profits of said premises during the pendency of such foreclosure suit and, in case o' at leand a deficiency, during the full statutory period or dedemption, whether there be redemption or not, as well as during any further times when Mr tang is, except for the intervention of such receiver double bentified to collect and rerat, issues and profits, of the premises during the whole of said period. The court of the premises during the whole of said period. The court of the premises of the premise o

11. 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.

12. Trustee has no duty to examine the title, location, a steree, 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 its own gross angilizence or misconduct or that of the ages, so comployees of Trustee, and it my require indemnities satisfactory to it before exercising.

15. Trustee shall release this trust deed and the lien thereof 1/pro er 'atrument upon preentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and evidence release hereof to and at the request of any persons who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, rept...ni* a that all indebtedness hereby secured has been paid, which representation Trustee may accept as the genuine note herein described any note which beens a certificate of identification purporting to 1 executed by a prior trustee executed or which conforms in substance with the description herein contained of the note and which purports to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed by a prior trustee herein may be the markets thereof, and where the release is requested of the original trustee and it has never executed a certificate on any latrum and identifying same as the note described herein, it may accept as the grounds note here executed by the persons herein of stimuted as a majer substance where the release thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Trites in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, and Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust, Any Successor in Trust hereunder shall have the idential tile, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed ered der.

is this Trute deed and an provisions select, and extend to and see binding the extraors and all persons claiming under or through Mortal to the independent of the indebtedness or any most claim on the indebtedness or any most claim of the indebtedness or any m

tt thereof, whether or not such persons shall have executed the note or this Trust Deed.

15. The Instalment Note hereby secured is subject to prepayment in the manner and upon the conditions set forth in said note

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I M P O R T A N T R THE PROTECTION OF BOTH THE BORROWER AND LENDER, E NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI- ED BY THE TRUSTE NAMED HEREIN BEFORE THE TRUST DEED FILED FOR RECORD.	herewith under Idea	mentioned in the within Trust Deed has been wently a number of the state of the sta
Name: Northbrook Trust & Savings Address: 1800 Shermer Avenue City: Northbrook, Ill. 60062 FORM 104 533	Bank	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 2436 Oak Street Northbrook, Ill.

