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Stilney R. Ohen RECORDER TOF DEEDS

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TRUST DEED

544099

CTTC 7

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

July 7

1971 , between

JAMES W. BAKLE and MARLENE A. BAKLE, his wife,

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

an Idinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WP_NEAS the Mortgagors are justly indebted to the legal holder of holders of the Instalment Note hereinafter described, said legal not ere to holders being herein referred to as Holders of the Note, in the principal sum of

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from Auy st 2, 1971 on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows:

TWO HUNDRED FIFTY-FOUT ... D FIFTY/100 . of September of SEPLEMENT.

the first day of each mint thereafter until said note is tuny part to the first day of August 19 95 payment of principal and interest, if no some paid, shall be due on the first day of August 19 95 All such payments on account of the incebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provid d that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Wilmette, Illinois, as the holders of the note may, from time to time, in writing special, and in absence of such appointment, then a the office of THE WILMETTE BANK thereafter until said note is fully paid except that the final in said City.

in said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the secondard part of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the covenant provisions of this trust deed, and the performance of the performan

Lot sixteen (16) in "The Terrace" McKey and Forgue's Addition to Evanston, being a Subdivision of Adam Hoth Homestead (except the South forty-seven (47) feet thereof) in the East half South of Gross Point load of fractional Section thirty three (33) and of the East two hundred (200) feet o lot three (3) in Wittbold's three (33) and of the East two numared (200) IEN of lot three (3) In Wittbold's Subdivision, of the South forty seven (47) feet of lots five (5) and eight (8) and that part of lot seven (7) lying East of the West are hundred forty seven and fifty one hundredths (247.50) feet thereof of County Clark's Division of fractional Section thirty three (33) Township forty two (42) North, Range thirteen (13) East of the Third Principal Meridian, in Cook County, Illinois

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

TOGETHER with all improvements, tenements, easements, fixtures, and apputtenances thereto belonging, and all rents, issues and provided in the control of the

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side or all states and provisions) appearing on page 2 (the reverse side or all states are the covenants). trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heir

and seal .A..... of Mortgagors the day and year first above written. WITNESS the hand I SEAL I Medre Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT JAMES W. BAKLE and MARLENE A. BAKLE, his wife,

. Instal.-Incl. Int.

	a talah jarah dari dari dari dari dari dari dari dari		ge 2		
				HE REVERSE SIDE OF THIS TRUST DEE	
	of be destroyed: (2) keep said premise suffordinated to the liefn hereoff; (3) pay upon request exhibit satisfactory evide building ick-buildings now or at any tin respect to the premises and the use there -2. Mortgagers shall, pay-be fore any and other charges, against the premises preven, default freerander. Mortgagers s	in good condition and repair, withou when due any indebtedness which mance of the discharge of such prior lien he in process of erection upon said profit (of make no material alterations in penalty attaches all general taxes, and when due, and shall, unon written required.	it waste, and free from to Trustee or to holde emises: (5) comply wi said premises except : shall pay special taxes, tost, furnish to Trustee	or hereafter on the premises which may become di mechanic's or other liens or claims for lien not eour charge on the premises superior to the lien here is of the mote; (4) complete within a reasonable; it thall requirements of law or municipal ordinance, special assessments, water charges, sewer service of or to holders of the note duplicate receipts there itte, any tax or assessment which Mortaggors may	of, and ime any es with
	to pay in full the indebtedness secured	hereby, all in companies satisfactory	to the holders of the	nises insured against löss or damage by fire, light ther to pay the cost of replacing or repairing the sonce, under insurance policies payable, in ease of oddrd mortgage clause to be attached to each poli- case of insurance about to expire, shall deliver r	loss or
. /	Mortgagors in any form and manner dee f any, and purchase, discharge, compr ffeeting said premises or contest any connection therewith, including attorney. Lien hereof, plus reasonable compe additional indebtedness secured hereby a part of the property	rec or the notices of the note may, but med expedient, and may, but need not omise or settle any tax lien or other tax or assessment. All moneys paid fo rs' fees, and any other moneys advance nsation to Trustee for each matter c and shall become immediately due and	at need not, make any st, make full or partial p prior lien or title or cl r any of the purposes d by Trustee or the ho oncerning which action	payment or perform any act heroinbefore ream- payments of principal or interest on prior encumb aim thereof, or redeem from any tax sale or for herein authorited and all expenses paid or inculders of the note to protect the mortgaged premis in herein authorited may be taken, shall be so ex and with interest thereon at the rate of seven p any right accruing to (them on account of any or	ired of rances, feiture rred in ses and much
٠.	h reun er on the part of Mortgagors. Dustee or the holders of the to any sill, a tement or estimate procuse the sulfits of any tax, assessment, sale, 6. Mortgays, hall pay each, item of the holdes of he note, and without or in this Tru. Decrease to contrary, he	note hereby secured making any pay red from the appropriate public office forteiture, tax lien or title or claim ther indebtedness herein mentioned, both notice to Mortgagors, all unpaid indebt come due and payable (a) impediate	ment hereby authorize without inquiry into eof. principal and interest, edness secured by this by in the case of defau	ed relating to taxes or accessments, may do so acc the accuracy of such bill, statement or estimate of when due according to the terms hereof. At the Trust Deed shall, notwithstanding anything in that lit in making payment of any instalment of princi- ance of any other agreement of the Mortgagors	ording or into option e note
	7. When the inde tedr as hereby see foreclose the lien hereof In any suit to expenditures and expens which may be fees outlays for documentary and sere after entry of the decree) of pro-uring all and assurances with respect to the a T bidders at any sale which may be the nature in this naturation to the propose of the p	ured shall become due whether by act foreclose the lien hereof, there shall be paid or incurred by or on behalf of t evidence, stenographers' charges, pul such abstracts of title, title searches ar acte or holders of the note may deer saant to such decree the true condition shall become to much addressal in	celeration or otherwise be allowed and include Trustee or holders of blication costs and cos and examinations, title in to be reasonably no to five title to or the	ance of any other agreement of the Mortgagors e, holders of the note or Trustee shall have the ri- ed as additional indebtedness in the decree for a the note for attorneys fees. Trustee's fees, app insurance policies. Torrens certificates, and similar scessary either to prosecute such suit or to evide- value of the premises. All expenditures and expen- tedy and immediately due and payable, with in- note in connection with (a) any proceeding, incl imant or defendant, by reason of this trust deed closure hereof after accrual of such right to for- ceding which might affect the premises or the se- ceding which might affect the premises or the se-	ght to ale all raiser's ended or data nce to iscs of
	8. The proceeds of any foreclosure sa and expenses incident to the foreclosure which under the terms hereof constitute	the of the premies shall be distributed proceedings. i.ele ling all such items a secured indebt uness additional to the	and applied in the fo	closure hereof after accrual of such right to for- ceeding which might affect the premises or the se- illowing order of priority: First, on account of all the preceding paragraph hereof, second, all other or with interest thereon as herein provided; this its, legal representatives or assigns, as their right:	costs items
	appear. 9. Upon, or at any time after the fill Such appointment may be made either application for such receiver and without performed the such application for such receiver and without performed the such foreclosure suit and, in as well as during any further times when and all other powers which may be necessarily the such as	ing of a bill to force's a trust trust deed before or after sale, w thout notice, regard to the then value of the year such receiver. Such receiver dall his accord as als and a deficient, dall his case of as als and a deficient, dailing, take of as also and a deficient, dailing, stay or are usual in such cases out "I t from time to time may authorize he or by any decree forcelosing this to- e, provided such application is made put the lien or of any provision hereof st upon the note hereby secured.	I, the court in which st without regard to the uses or whether the sam re power to collect th the full statutory perio on of such receiver, wo p. tection, possessio re civer to apply the re- receiver to apply the pro- tor of or colosure sale had be abject to any	ach bill is stied may appoint a receiver of said preisolvency or insolvency of Morragagra at the tire shall be then occupied as a homestead or not are rents, issues and profits of said premises during of redemption, whether there be redemption ould be entitled to collect such tents, issues and profits of the premise during the control of the prenet income in his hands in payment in whole or it cit assessment or other lien which may be or be (2) the deficiency in case of a sale and deficience defense which would not be good and available tell the said ascessment of the prenet income in his man and the said as th	mises. me of od the og the r not, rofits, mises on part come
	12. Trustee has no duty to examine identity, capacity, or authority of the sigherein given unless expressly obligated by misconduct or that of the agents or emplor 13. Trustee shall release this trust deed by this trust deed has been fully paid; an after maturity thereof, produce and each trust and way accept as true without inquestribed any note which bears an identify the description herein contained of the not any note which may be a contained and the north of the contained of the not any note which may be a contained of the not any note which may be a contained as the previous herein devisions each of the north previous herein devisions each of the north herein devisions and the previous herein devisions each of the same and the previous herein devisions and the same and the same and the previous herein devisions and the same and the	natories on the note or trust deed, nor the terms hereof, nor be liable for an and the lien thereof by proper instrum? I Trustee, and it may require ind and the lien thereof by proper instrum? I Trustee may execute and deliver a not to the trust of the trust extended the trust extended in the trust extended in the trust extended in the trust extended to the place cand which purports to be executed by the same very laced it is dentification num ich conforms in substance with the desergence of the trust extended in the trust	shall Trustee, se of lig. by acts or omissic of the control of th	to inquire into the validity of the signatures of a tot or recrice with the trust deed or to exercise up, yet under, except in case of its own gross negligen to the force exercising any power herein given of stafa, ony evidence that all indebtedness set of stafa, ony evidence that all indebtedness set of the security of any person who shall, either befe hereby secure I has been paid, which represent the security of the security of the property of the security of the securit	cower ace or are or ation erein with clease ribed rd by
	the word "Mortgagors" when used herein	shall include all such persons and al	upon Mortgagors and a Il persons liable for tl	ur of Titles in which in instrument shall have er of Deeds of the out yis which the presence er of Deeds of the out yis which the presence and authority as an herein riven Trustee, and all persons claiming under (it lough Morigagots he payment of the indebtee. It or any variety of any variety to the used in this instrument shall be constructed to the payment of the indebtee.	reof.
	I M P O R T A THE NOTE SECURED BY THIS BE IDENTIFIED BY Chicago Title a BEFORE THE TRUST DEED IS FILE.	TRUST DEED SHOULD	Identification A CHICAC	No	er
	MAIL TO: THE WILMETTE BA			FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 220 Lawndale	*****
	Wilmette, Illin	ois 60091		Wilmette, Illinois 600	91
L	PLACE IN RECORDER'S OFFIC	E BOX NUMBER 533	<u> </u>		
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