## UNOFFICIAL COPY

21 547 114



63

DOON COUNTY, ILLINOIS

Listen H. Eller

TRUST DEED Jul 15 '71 10 55 AH

21547114

THIS INDENTURE, made

THE ABOVE SPACE FOR RECORDER'S USE ONLY

June 24 19 71, between

DAVID B. ROSENFELDT AND DIANE ROSENFELDT, HIS WIFE

and delivered, in and by which said Note the Murrageors promise to pay the said principal sum and interest from date of disbursement on the balance of principal remaining from time to time unoaid at the rate 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: of Seven (7%)

Two Hundred and rour and 94/100th———— Dollars on the first day of September 19 — and Two Hundred and Four and 94/100-Dollars on the first day of each and every month thereafter until said note is fully paid except that the final payment of principal and interes if not sooner paid, shall be due on the first day of August 1996

All such payments on account of the declaration of the series of the unpaid principal balance and the regulated to principal pre ided that the principal of each instalment underspaid when due shall bear interest at the rate of Registration of the series of the role of the series of the ser

in said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the said is neighbor mental said interest in accordance with the terms, provisions and imitations of this trust deed, and the performance of the cov ants an agreements herein contained, by the Mortgagors to be performed, and also in consideration of this trust deed, and the performance of the cov ants an agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt we recoft is itereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Easts and all of their seases: right, title and interest therein, situate, lying and being in the COVITY OF COOK.

AND STATE OF ILLINOIS,

Lot 284 in Northgate Unit No. Peng a subdivision in the East half of Section 8 and in the West half of Section 9, Township 42 North, Rang 1, East of the Third Principal Meridian, in Cook County, Illinois

(SEE ATTACHED RIDER)

THIS RIDER IS ATTACHED TO AND MADE PART OF TRUST JEF DATED JUNE 24, 1971 IN THE AMOUNT OF \$29,000.00.

21 547.114

## UNOFFICIAL COPY

THE COURT PARTIES WAS A SECOND TO SECOND SEC		And the second	F 1
	요즘 공연 소양은 그 이 이 얼마 없는 사람		ا و
	경우 경우 등 전에는 발생으로 받아 보고 있는 것을 받아 있다. 그 전 기계를 받아 있다. 공급 등 경우 기계를 받아 있는 것이 되었다. 그 것이 되었다면 되었다. 그 것이 되었다. 그 것이 되었다면 되었다. 그 것이 되었다면 되었다. 그 것이 되었다면 되었다. 그 것이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면		
	대한 경험을 받는 것이 되었다. 이 경험을 받는 것이 되었다. 그는 것이 되었다. 그 것이 되었다. 1982년 1월 1일		
	사용 경우 경향 경기 등 경기 경기 시간		
	사용하는 경험 전환 선택을 받는다. 그는 그는 그를 받는다. 경영화 등 사용하는 사용하는 것은 것이 되는 것은 것을 하는데 되었다.	*	
	사용하는 100kg 등 사용하는 사용하는 100kg 등 100kg 등 유명화 경영 등 100kg		
	경우 경우 경우 경우 전 경우 경우 경우 전 경우 전 경우 전 경우 경우 경우 전		
			3
		N.	
	경기 가장 경기를 받는 것을 하는 것이 되었다. 그런		
		<u>\$</u>	
			4.
		-	
which, with the property here	rinafter described, is referred to herein as the "premises."  rowments, tenements, casements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits the reof for		
long and during all such time and all apparatus, equipment (whether single units or cer-	as as Morgagors may be entitled thereo (which are pledged primarily and on a parity with said real estate and profits th reoft for ) as a Morgagors may be entitled thereo (which are pledged primarily and on a parity with said real estate and not s condar?) are a more primarily of the primarily of the primarily and on a parity with said real estate and not s condar? and be entrolled), and ventilation, including (without restricting the foregoing), sceren, window shades, and one side of the primarily conductive the primarily of the primarily o		
attached thereto or not, and i	t is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successor		
I TO HAVE AND TO HOLE	O the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set of the benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the	C	
trust deed) are incorpor	ists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this rated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,	CV	
successors and assigns. WHTNESS the hand.	and seal		
David B. Ros	enfelgt (SEAL) Diane Rosenfelgt (SEAL)	- 14	
. mar **	SEAL ] [SEAL]		
STATE OF ILLINOIS,	SS. a Notary Public in and for and residing in said county, in the State aforesaid, DO HEREBY CERTIFY THAT	2	
County printing terry	DAVID B. ROSENFELDT AND DIANE ROSENFELDT	547	
\$ 30 %	who are personally known to me to be the same person s whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and	17	
2 2 2 3	who are personally known to the objective me who have a whole nature the person of the configuration of the config	= 4	
230	Darbaral brown Notary Public		
Form Strain 145 Turbled, Inc	div., Instal.—Incl. Int. Page 1	1	上。
			To 6-F1 118, 118

THE COVENANTS	CONDITIONS AND PROVISIONS REFERRED	TO ON PAGE	1 CHE REVERSE	SIDE OF THIS	TRUST DECDY.

1. Mortgagurs shall (1) groungly repair, restore in rebuild any buildings of improvements now or hereafter on the promises which may been including on the destroyed, (2) keep, edge pressures in good conditions, and repair, without waste, and free from necknine's or other hens or claims fedicin not expressly subordinated to the lens ligreng (3) pay when the any indebtedness which may be secured by a hen or charge on the premises superim to the line hieror, and upon request eithir satisfactory evidence of the discharge of such prior their to travel or to holders of the note, (4) complete within afrasonable time any building or buildings now next any time in process of efection upon said premises. (5) comply with all requirements of law or mining of ordinatives with ediperts in the premises and the use thereof (6) make no material districtations in said premises except as exquired by law or mining and ordinate.

2. Mortgagers shall pay before any penalty attaches all general cases, and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against one pieders of the norte duplicate receipts therefore. To pieders of the norte duplicate receipts therefore. To pieders of the norte duplicate receipts therefore. The pieders deput begenning has many fast or assessment office Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment office. Mortgagors may desire to comes.

3. Mortgagers shall keep all buildings and improvements now or hereafter stuated on said premises mored against loss by damage by fire, lightning or under politicis providing for payment by the insurfance companies of moneys inflicient either to pay the crisis of replacible with the sain or top as in full the indebtedness secured hereby, all in companies astrolationy to the holders of the note, under insurance politics payable, in case of loss of damage, to Troutee for the burefit of the builders of the note, such regions of the note, and and increase about to expert shell deliver all politics, including additional and fencial politics, to holders of the note, and in case of insurance about to expire, shall deliver renewal politics not less than ten days prior to the expective dates of expiration.

4. In case of default therein. Thistee of the floiders at the note may, but need not, make any payment of perform any act hereinbeture required of Marigagors in any form and mainter decembed expedient, and may, but need not, make full or partial payments of periograph of interest on pieto encounters in any, and purchase, thickness, compromise or wettle any tax hen or other piror lien or title or darm thereof, or redeem from any tax side or forfotting affecting said premises or contest any tax or assessment. All manays paid for any of the purpose herein authorized and all expenses paid or notificially an adversarial property of the purpose herein authorized and all expenses paid or notificially affecting the property of the purpose of the performance of the perfor

The ITrustee or the holders of the note hereby secured making any payment hereby authorized telating to taxes or accessments, may do to according to any full statement or estimate protected from the appropriate public office without impuly into the accuracy of such bill, statement or estimate or into the window of any tax assessment, sale, fortefure, tax here or tile or chain thereof.

As the core shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the older of the note, and without nutice to Mortgagots, all unpaid indebtedness secured by this Trust Deed shall notwithstanding anything in the note in the Trust Deed to the contrary, become due and payable (a) immediately in the case of default in anking payament of any instalment of principal or interest on the case of the case

7. When the me or does hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lies here of, there shall be allowed and included as additional undebtedness in the decree for sale all expenditures and a minimal as additional undebtedness in the decree fore sale all expenditures and a minimal shall be entired by or on behalf of Trustee or holders of the note for attorneys' feet. Trustee's fees, appraiser's fees outlays for docum rate and expense continued a feet entry of the decree) of ne turing all such abstracts of title, title searches and examinations, title insurance policies. Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deen to be reasonably not prosecute such unit or to evidence to bidders at lany sale which may be and putturant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this parager, and adult becomes someth additional indebtedness secured hereby, and immediately due and payable, with interest thereon at the rate of decree per certificates, among when paid or incurred by Tustee or holders of the note in connection with [a] appropriet minimal mediated and the first paragraph of the minimal be a party, either as plaintiff, chaimsn or defendant, by reason of this trust action of them shall be feeded as the restorated of the foreclosure thereof a fleet acceptable commenced in a paragraph of the Gorceboure hereof after acceptable of the termises or the security electer of not actually commenced.

8. The proceeds of any foreclosure Lie of the ... mises shall be distributed and applied in the following order of priority: First, an account of all costs and expenses incident to the foreclosure proceedings in tuding all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secure, indebt doess additional to that evidenced by the mote, with interest thereon as therein provided; third, all principal and interest remaining unpaid on the note; (ourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

Such application of a large time timing of 1 bill to force lose this trust deed, the count in which such bill is fided may appoint a receiver of said premises. Such application for such receiver and without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the inervalue of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hejerouder may be appointed as such receiver. Su hr et ein shall have power to collect the tents, issues and profits of said premises during the pendency of such foreclosure usit and, in case of a sale and a life new, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for it intervention of such receiven would be entitled to collect-such rents, issues and profits, and all other powers which may be necessary or are usual in such lases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may author's the exceiver to apply the net income in his bands in payment in whole or in part without a superior of the feet in the premises of the first income to the first premises during the whole of said period. The Court from time to time may author's the exceiver to apply the net income in his bands in payment in whole or in part of the first premises approach to the first network of a sale and deference.

10. No action for the enforcement of the lien or of any provision he, of shift is subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured,

12. Trustee has no duty to examine the title, location, existence or condition if the premises, or to inquire into the validity of the signatures or the adentity, expactly, or authority of the signatures on the note or trust deed, for shall, use circoblished to record this trust deed or exercise any power herein grips unless expressly obligated by the terms hereoft, not be liable for any acts of only hereunder, except in case of its own gives neighbories or

13. Tisstee shall release this troat deed and the lien thereof by proper instrument upon piece (at it not satisfactory evidence that all indebtedness secured by this trist deed has been fully paid; and Trustee may execute and deliver a release hereof () as a at he request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebted, hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor thoree, such as most trustee may accept as the note herein destribed any, note which bears an identification number purporting to be placed thereon by a pritrust. herein, does of the original fustice and the label paid is identification number on the note described are the makers, thereof; and where the release is requested of the original trustee and it has never placed its identification of the original trustee and it has never placed its identification of the original trustee and it has never placed its identification of the original review of the original trustee and it has never placed its identification of the original review of the original trustee and this conforms in substance with the description herein contained of the original between the original review of th

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registra of Titles in the thin instrument shall have been recorded or filed. In case of the resignation, insality or refusal to act of Trustee, the then Recorder of Deeds of the country in which the premises are situated shall be Successor in Trust. Any Successor in Trust. Any Successor in Trust. Any Successor in Trust. Any Successor in the control of the control of the compensation for all acts performed becomed the country. Are very first given Trustee, and any

the word Mortgagors and all provisions hereor, shall extend to and be binding upon-Metric pages and all persons claiming "of ror famough Mortgagors, and the word Mortgagors and such used herein shall include all such persons and all persons the pagenor of the und butches or any part thereof, which persons shall have executed the note or this Trust Deed, The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	il	KINIX	M NO. 338 J  MONTH THE CONTROL BANK TO SEE  ASSISTANT THIS Officer  ASSISTANT
Central National Bank 120 South LaSalle Street Chicago, Illinois 60603  PLACE IN RECORDER'S OFFICE BOX NUMBER	333		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE  3135 North Volz Dr. West Arlington Heights, Ill.