UNOFFICIAL COPY

TRUST DEED

21, 728 089

CLTCE 1 ns 39 5-58

CHARGE TO CERT 548901

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

October 1.

CHARLES W. KRAUSE and ANNE W. KRAUSE, his wife

herein referred to as "Mortgagors", and CHICAGO TITLE AND TRUST COMPANY,

-day-of

an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Principal Promissory Note herein ter described, said legal holder or holders being herein referred to as Holders of the Note, in the Principal sum. Mine Thousand Two Hundred and no/100 (\$9,200.00) - - - - - - - DOLLARS, evider each by one certain Principal Promissory Note of the Mortgagors of even date herewith, made payable to BEARE'.

and del ver d in and by which said Principal Note the Mortgagors promise to pay the said principal sum on October 1 1976 with interest thereon from until meturity at the rate of

per-centum-per an ur payable semi-annually on-the

which-said-sever ...ir stallments-of-interest-until-the-maturity-of-said-principal-sum-are-further-evidenced-by intra-coupons-of-even-date-herewith; all of said principal and-interest bearing interest after maturity 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 Chicago Illinois, as the holders of the note may, from time to time, in banking house or trust compayy in Chicago Illinois, as the writing appoint, and in absence of small appointment, then at the office of Walter A. Christopher in said City.

FORE, the Mortgagors to secure the pay tent of the said principal sum of money and said interest in accordance with the terms, may of the true deed, and the p. formatine of the covenamis and agreements herein contained, by the Mortgagors to be performed, in the principal security of the principal security of the performed of the performance of the perfo Village of River Forest

> The South 59 feet of the lock 197 feet of Lot 13 in Samuel Watt's Sr. Subdivision of the East 1/2 of the South West 1/4 of the South West 1/4 of Section 12, Township 39 North, Range 12, East of the Third Principal Meridian (except the East 50 feet thereof and except the Right of Tay of the Chicago and Township 39 North, Range Wisconsin Railway) in Cook County, Ill Inois.



This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reterisde of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the metagagors, their principles, successors and assigns.

gagors, their prirs, successors and assigns.

Wirnyass the hand shall sh

(Charles W. Krause)

Walter A. Christopher

[SEAL]

STATE OF ILLINOIS,

Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY that Charles W. Krause and Anne W. Krause, his wife

personally known to me to be the same person 8, whose n strument, appeared before me this day in person and acknowledged that they said Instrument as their free and voluntary act, for the uses

Notary Public



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EMPLOYEMANTS, CONDITIONS AND PROVISIONS REPRETENDED TO NAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) I. Metaphers and (1) presently reads, nature or publid any building are intervenents per or breather on the specimen which may become a memory annotation for the intervenent of the work of the provision of the p		
J. Morganis shell, (1) promptly regals, regions or relevant and buildings or improvements now or hereafter so the expected by the property of		
The firefactors that you before now years by early staken all queries the same, seemed when he were services from the present of the staken in the present of the manner provided by staken, any tax or assessment which he were the present of the pr	1. Mortgagora shall (1) promptly repair, restore or rebuild any building do or be destroyed; (2) keep and premises in good condition and repair, repressly subordinated to the lien hereof; (3) pay when due any indebteding nearest or the condition of the destroyer defence of the discharge asonable time any building or buildings now or at any time in process multipal ordinances with respect to the premises and the use thereof; (6)	gs or improvements now or hereafter on the premiers which may become dam- without wrates, and free from mechanics or other heas or claims see Hen not sess which may be secured by a lien or charge on the premiers superior to the of such prior lien to Trustee or to holders of the note; (4) complete within a of erection upon said premises; (5) comply with all requirements of law or of make no material alterations in said premises except as required by law or
** - Manther Market and Stort and St	 Mortgagors shall pay before any penalty attaches all general taxes, arges, and other charges against the premises when due, and shall, upon vector. To prevent default hereunder Mortgagors shall pay in full under p gors may desire to contest. 	and shall pay special laxes, special assessments, water charges, sewer service written request, furnish to Trustee or to holders of the note duplicate receipts protest, in the manner provided by statute, any tax or assessment which Mort-
relagation and common defermed consideral, and many, but need not, make that is partially parameted or interest on pute cases of the control	3. Morigagors shall keep all buildings and improvements now or here of windstorm under policies providing for payment by the insurance comp ne or to pay in full the indebtedness secured hereby, all in companies as loss or damage, to Trustee for the benefit of the holders of the note, such licy, and shall deliver all policies, including additional and renewal poli	after situated on said premises insured against loss or damage by fire, lightning panies of moneys sufficient either to pay the cost of replacing or repairing the titisfactory to the holders of the note, under insurance policies payable, in case rights to be evidenced by the standard mortgage clause to be attached to each cies, to holders of the note, and in case of insurance about to expire, shall de-
The gard pull, disponent or estimate procured from the appropriate public offer without floating that the procured from the appropriate public offer without floating that the process of the procured for the terms better at the company of the process of the proc	regards and standard therein, richter of une indicated the indicated indicat	but need not; make any payment of perform any arc networkore reductive or other prior lies or title or claim thereof, or redeem from any tax sale causers or other prior lies or title or claim thereof, or redeem from any tax sale representations and all expenses paid or moneys advanced by Trustee or lies holders of the note to protect the morte for each matter concerning which action herein authorized may be taken the for each matter concerning which action herein authorized may be taken the note shall never be considered as a walver of any right accruing to them
1. When the months are increase recovery recurred about Sections of the photose o	to any bill, statement or estimate procured from the appropriate public to the validity of any fax, assessment sale, forfeiture, fax ilen or title or	office without inquiry into the accuracy of such bill, statement or estimate or
sis and experate in der't to the foreclosure proceedings, including all such thems as ire mentioned in the preceding paragraph hereof, second, all of the theory of the process of the pro	tion of the holders of the principal note, and without notice to Mortgage ything in the principal or interest notes or in this Trust beed to the core days in the payment of any interest note or in the performance of a continuous property of the programme of a continuous property of the programme of the programm	ors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding intrary, become due and payable when default shall occur and continue for any other agreement of the Mortgagors herein contained. by acceleration or themuse, holders of the note or Trustee shall have the
ask and expense, in der't to the foreclosure proceedings, including all such thems as ire mentioned in the preceding paragraph thereof, second, all of the control in the control of the c	to foreclose the lien hereof. In any suit to foreclose the lien hereof, it is all expenditures and expenses which may be paid or incurred by or plays fees, outlays for documentary and expert evidence, stenographes, and other control of the decree of procuring all such adstracts at a minimal adar and assurances with respect to title as Tunnel and the control of the	The activities of the desired as additional indebtedness in the decree on behalf of Thurkee tho doern of the note for attorney? See, Thurkee's fees, or of title, the searches and costs (which may be estimated as to items of title, title searches and examinations, guarantee polities. Torress certification of the note may eccent to be reasonably necessary either to present the boders of the note may eccent to be reasonably necessary either to present the control of the title for other value of the note may eccent to be reasonably necessary either to present the control of the title for other value of the premises.
this and expense in der't to the forecloure proceedings, Including all such thems as are mentioned in the preceding paragraph here's second, all of the theory of the proceding paragraph here's second, all of the thems as a process of the control of the proceding paragraph here's the process of the control of the proceding paragraph here's the process of the control of the proceding paragraph here's the process of the control of the process of the proce	1 m ^d and expenses of the nature in this paragraph mentioned e and ab, with interest thereon at the rate of even per cent per th (a) any rocceding, including probate and bankruptcy proceedings, and and, are as of this trust deed or any indebtedness hereby secured area after as use such right to foreclose whether or not actually of eding which might affect the premisers of the security hereof, whether or	shall become so much additional indebtedness secured hereby and immediately annum, when paid or incurred by Trustee or holders of the note in connection to which either of them shall be a party, either as plaintiff, claimant or decreated to the commencement of any suit for the foreclosure commenced; or (c) preparations for the defense of any threatened suit or proposed to the commence of the com
Short procedure and many dates from the control of controls that was decreased, the court in which the many appears of the control of the process of the court of the process	sts and expense; in den' to the foreclosure proceedings, including all a ems which under the firms hereof constitute secured indebtedness addi t thereon as herefor provided; third, all principal and interest remaining	such items as are mentioned in the preceding paragraph hereof; second, all other itional to that evidenced by the principal note and interest coupons, with inter- unpaid on the principal note or interest coupons; fourth, any overplus to Mort-
In Trustee or the holders of the noise shall be permitted. II. Trustee or the holders of the noise shall be of the price that premittees at all reasonable times and access thereto shall be permitted at purpose. II. Trustee can be duty to examine the title, he can existence, or condition of the premittee, nor shall Trustee be obligated to record that the description between the price of the principal of the word of the title of the principal of the word of the principal of	y. Upon, or at any time after the filing of a bill to forcelose this trust. Such appointment may be mile ', see before or after sale, without n application for such rece. as me 'tithout regard to the then value of the Tutter than the pendency of such for closure sub and, in case of a sale and a demption or not, as well as during any active times when Metricagors.	t deed, the court in which such bill is filed may appoint a receiver or said premotice, without regard to the solvency or insolvency of Mortgagors at the time the premises or whether the same shall be then occupied as a homestead or not liver shall have power to collect the rents, issues and profits of said premises a deficiency, during the full statutory period of redemption, whether there be average for the intervention of such preciver, would be mittled to collect and.
12. Trustee has no duty to examine the title, loculor relatione, or condition of the premises, nor shall Trustee be obligated to record this to the control of the control	e party interposing same in an action at law of a to ote hereby secur	ed.
recorded to filed. In case of the resignation, inability or refusal to act of Trust, the her Recorder of Deeds of the county in which the premises intated shall be Successor in Trust. Any Successor in Trust hereunder that have the died title, powers and authority as are herein given Trust. Is. This Trust Deed and all provisions hereof, shall extend to and be plinding up. In digards and all persons claiming under or through M. Is. This Trust Deed and all provisions hereof, shall extend to and be plinding up. In digards and all persons claiming under or through M. The principal note in the persons shall have executed the principal note, the initial couples or this Trust Deed. 16. THIS IS A JUNIOR MORTGAGE. COOK COUNTY, ILLINOIS FILED FOR RECORD NOV 30 '71 3 04 PH CHICAGO TITLE AND TRUST, COMPANY, ST. under Principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified the principal Note mentioned in the within Trust Deed has been identified to the indeviction of the indevicti	at purpose. 12. Trustee has no duty to examine the title, lower existence, or cold or to exercise any power herein given unless expressioning the business of its own gross negligence or misconduct or that of he agents or	condition of the premises, nor shall Trustee be obligated to record this trus the terms hereof, nor be liable for any acts or omissions hereunder, except is employees of Trustee, and it may require indemnities satisfactory to it before
recorded or filed. In case of the resignation, inability or refusal to act of Trust, the her. Recorder of Deeds of the county in which the premises instead shall be Successor in Trust. Any Successor in Trust hereunder that have the discussion of the county in which the premises instead any Trustee or successor shall be entitled to reasonable compensation for all a 3 7 to med hereunder. 15. This Trust Deed and all provisions hereof, shall extend to and be binding up. M rigagors and all persons claiming under or through M any trustee or successor shall be entitled the principal note, the interest of the indevidence or any thereof, whether or not nucl persons shall have executed the principal note, the interest of the indevidence or any thereof, whether or not nucl persons shall have executed the principal note, the interest of the indevidence or any thereof, whether or not nucl persons shall have executed the principal note, the interest of the indevidence or any thereof, whether or not nucl persons shall have executed the principal note, the interest of the indevidence or any the interest of t	and indice small results that they had, and trust the men taker oy pir curred by this trust deed has been fully paid, and Truster my execute the theore or after maturity thereof, produce and exhibit to I take the serting that all indebtedness hereby secured has been paid, w. here secured is according to the secured as the paid, which contains the secured by a prior trustee may accept as the paid of the secured by a prior trustee the product of which on a which would be secured by a prior trustee thereunder or which on a which the prior trustee the product of the prior trustee the product of the prior trustee that the prior trustee the prior trustee the prior trustee the prior trustee that the prior trustee that the prior trustee the prior t	er institutent upon presentation or satisfactory evidente dat an inter-cluster and deliver a release hereof to and at the request of any person who shall be principal note (with or without the coupons evidencing interest thereon); representation Trustee may accept as true without inquiry. Where a release of get upon the properties of
The Principal Note mentioned in the within Trust Deed he ber And T Principal Note mentioned in the within Trust Deed he ber Admin the Principal Note mentioned in the within Trust Deed he ber Admin the Principal Note mentioned in the within Trust Deed he ber Admin the Principal Note mentioned in the within Trust Deed he ber Admin the Principal Note mentioned in the within Trust Deed he ber Admin the Principal Note mentioned in the within Trust Deed he ber Admin the Principal Note mentioned in the within Trust Deed he ber Admin the Principal Note mentioned in the within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note mentioned in the Within Trust Deed he ber Admin the Principal Note Trust Deed he ber Admin the Principal Note Trust Deed he ber Admin the Principal Note Tr	nd it has never executed a certificate on any instrument identifying san, one herein described any note which may be presented and which could which purports to be executed by the persons herein designated as no life. Trustee may resign by instrument in writing filed in the office the coorded or filed. In case of the resignation, inability or refusal to act of the control of the	as he principal note described herein, it may accept as the genuine principal in a batance with the description herein contained of the principal not mak its 'cr't. or the registrar of filles in which this instrument shall have been if Trust, the her Recorder of Deeds of the county in which the premises are
COOK COUNTY. ILLINOIS FILED FOR RECORD NOV 30 '71 3 04 PH 21728089 The Principal Note mentioned in the within Trist Deed he ber identification no. CHICAGO TITLE AND TRUST COMPANY, Is To use BE IDENTIFIED BY THE CHICAGO TITLE AND TRUST COMPANY. D NAME D NAME L STREET 7/9/ Co. Secured by LINE TOWN TRUST COMPANY L STREET 7/9/ Co. Secured BY THERE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD BY THE CHICAGO TITLE AND TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THE CHICAGO TITLE AND TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THIS TRUST COMPANY. BY THE PRINCIPAL NOTE SECURED BY THE PRINCIPAL BY THE PR	ituated shall be Successor in Trust. Any Successor in Trust hereunder in an AT Trustee or successor shall be entitled to reasonable compensation 15. This Trust Deed and all provisions hereof, shall extend to and be agors, and the word "Mortagors" when used herein shall include all s art thereof, whether or not such persons shall have executed the princ	shall have the ideal title, powers and authority as are herein given Trustes on for all $a \ge p \cdot d$ owned hereunder. So binding up i M rigagors and all persons claiming under or through Mort under persons and $e \cdot 1 = \cos a$ which persons and $e \cdot 1 = \cos a$ is all ple for the payment of the indebtedness or on inpul note, the interaction of the interact
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BE IDENTIFIED BY THE CHICAGO TITLE AND TRUST COMPANY. BY Magnet C. Continued Continue	for the protection of both the borrower and lender,	nerewith under identification No.
D NAME M. Waster Christopher E L STREET 7/9/ W. Scand I POR RECORDERS INDEX PURPOSES DISCRIBED PROPERTY HERE I DESCRIBED PROPERTY HERE	BE IDENTIFIED BY THE CHICAGO TITLE AND TRUST COMPANY,	1//5 Virg-Passident
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