## **UNOFFICIAL COPY**

	COOK COUNTY, HLINO'S  FILED FOR RECORD  RECORDER OF DEEDS
<u>ۍ</u> (	(1) TRUST DEED 21 739 003
69	O DEC 8 71 12 27 PH 21739003
1	THE ABOVE SPACE FOR RECORDERS USE ONLY
2	THIS INDENTURE, made December 2 1971 , between JOHN J. O'ROURKE and
$\infty$	ELIZABETH J. O'ROURKE, his wife,
	of the Village of River Forest County of Cook State of Illinois herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois
0	corporation doing business in Oak Park, Illinois, herein referred to as TRUSTEE, witnesseth:
Ca	THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here- inafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of
	TWELVE THOUSAND FIVE HUNDRED (\$12,500.00)Dollars,
	evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER
Ť	and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from
	on the balance of principal remaining from time to time unpaid at the rate of 13% per cent per annum in instalments as follows: One Hundred and No/100 (\$100.00)
	Dollars more on the 15th day of January 19 72 and one Hundred
	and No/10 (100.00)
	until said note ir fully paid except that the final payment of principal and interest, if not sooner paid, shall be
}	due on the 15th Lay of December 19 91 . All such payments on account of the indebt-
	edness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder
	the principal approvided the telphon recipal of each instalment unless paid when due shall bear interest at the entent begain are, and all of sau principal and interest being made payable at such banking house or trust company as
	the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Avenue State Bank, Oak Fark, Illinois.
	NOV. THEREFORE, the Mortgagors to secure the sayme t of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the cove ants of agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby rev. ed, do by these presents CONEYE and TARANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, the an interest therein, situate, lying and being in the
	COUNTY OF COOK STATE OF ILLINOIS, to vit:
	The South 1/2 of Lot 52 in River Forest Land Association's Addition to
	River Forest in the North East 1/4 of Section 12. Township 39 North
	Range 12 East of the Third Principal deridian according to the plat thereof recorded November 16, 1910 as or ent 4663334, in Cook County,
	Illinois
	/Rocci
	which, with the property hereinafter described, is referred to herein as the "premises."
	TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all temperatures and profits be not for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all appearance.
	controllers have the tested in the controllers and the controllers have been controllers and the controllers have been controllers and the controllers are declared to be a part of said real estate whether physically arrached the test or and it is agreed that all is also appropriate the controllers and the controllers are declared to be a part of said real estate whether physically arrached therefore on not and it is agreed that all is also appropriate the controllers are declared to be a part of said real estate whether physically arrached the test or not and it is agreed that all is also appropriate the controllers are declared to be a part of said real estate whether physically arrached the test or not and it is agreed that all is also appropriate the controllers are declared to be a part of said real estate whether physically arrached the test or not appropriate the controllers are declared to
	equipment or articles hereafter placed in the premises by the mortgapers or their successors or assigns shall be considered as constituting part of the real state.  TO HAVE AND TO HOLD the premises into the said Trustee, its successors and assigns, foreer, for the purposes, and upon the uses and trusts herein ser out free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the Saxe of Hilmois, which said rights and benefits the Mortgapors & her y
	free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mongagors of here ye expressly release and waive.
	This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (th. reverse side of this trust deed) are incorporated herein by regerence and are a part hereof and shall be binding.
	on the mortgagors, their heirs, successors and assigns.
	WITNESS the hand seal s of Mortgagors the day and year first above written
	John John (SEAL) Elizabeth J. O Kourre (SEAL)
	John J. O'Rourke (SEAL) (SEAL)
].	STATE OF ILLINOIS 1 Susan Dobbeck
	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DONE CHANGE THAT
1	SS. a Noracy Public in and for and residing in said County, in the State aforesaid, DONE NEAD OF WAY, THAT  County of COOK JOHN J. O'ROURKE and ELIZABETH J. O'ROURKE AND STATE OF THE STAT
	who are personally known to me to be the same person S whose name should be a same person S whose name should be a same person S whose name should be a same should be same person S whose name should be same
	who ATP personally known to me to be the same person _ 5 whose name
S-1	said Instrument as <u>their</u> free and voluntary zer, for the uses and purpose the right of honestead.
	GIVEN under my hand and Norwial Sect Air 6th Document William 71
	GIVEN under my hand and Notarial Seal this 6th day of December Williams 1871, 1971.

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO	ON PAGE THE REVERSE SIDE OF THIS TRUST DEED):		
1. Mortgagers shall (1) promptly repair, restore or rebuild any building of improvement (2) keeps said premises in good condition and repair, without water, and free from mechanic (3) pay when due any indebredness which may be secured by a lien or charge on the premise discharge of such pirol lien to Trustee at on holders of the note; (4) complete with exection upon said premises; (5) comply with all requirements of law or municipal ordinance itons in said premises except as required by law or municipal ordinance.	's or other liens or claims for lien not expressly subordinated to the lien hereof;		
2. Moregagors shall pay before any penalty attaches all general raxes, and shall pay special caxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the one duplicate receipts therefor. Ta greent default because it is not to be the contract of the contract with the contract of the contract with the contract of the contract with the			
. Moregapora shall keep all buildage and increaseness room or necessaries student under policies providing for payment by the insurance companies of moneys sufficient eith edness secured hereby, all in companies satisfactory to the holders of the note, under into the holders of the note, such rights to be evidenced by the standard moregage clause to be on val policies, to holders of the note, and in case of insurance about to espire, sha expir ion.	nurance policies payable, in case of loss or damage, to Trustee for the benefit of arrached to each policy, and shall deliver all policies, including additional and		
has as of default therein. Truste or the holders of the our easy, but need no me a mone dement appellers, and may he need not, make fall or parial payment one, on me or artile any tax lien or other prior lien or title or claim therein, or rederm for m. A. " — exp spaid for any of the purposes berein authorized and all expenses paid or advan of by rustee or the holders of the note to protect the mortgaged premises and the which victo he in authorized may be taken, hall be so much additional indebtedness	s of principal or interest on prior encumbrances, if any, and purchase, discharge, and any tax sale or forfeiture affecting said premises or contest any tax or assessing under the connection therewith, including attoracys' fees, and any other moneys		
with interest 'Leeo at the guessa legal size. In action of Trustee or holders of the note any default reund to in the part of hearingstors. Then highest rate per some continuous persons are not to the continuous persons are the person to the continuous persons are supported to the person to the person of the person are persons are not persons are perso	secured hereby and shall become immediately due and psyable without notice and shall never be considered as a waiver of any tight accruing to them on account of the control of the control of the control of the accuracy of such bill, statement or estimate or into the validity of any tax,		
assessment, sale, witch, e. us lien or title or claim thereof.  6. Morgagous shall year tem of indebtedness herein mentioned, both principal of the note, and without notice inergagors, all unpaid indebtedness secured by this T contrary, become due and par ole ( ) innedizately in the case of default in making payme occur and continue for three upsy in the enformance of any other sgreenems of the Morga	and interest, when due according to the terms hereof. At the option of the holders rust Deed shall, notwithstanding anything in the note or in this Trust Deed to the not of any intrahement of principal or interests no the note; or (b) when default shall		
7. When the indebtedners by y secured shall become due whether by acceleration lies hereof, in any suit to foreclose the lies betted, there shall be allowed and includes which may be paid or incured by or on a fail. I frastee or holders of the note for attor graphers' charges, publication coats and osts ( hic ) sy be estimated as to items to searches and examinations, guarantee poil. "or 's excitificates, and similar data and	ior otherwise, holders of the note or Trustee shall have the right to foreclose the das additional indebtedness in the decree for sale all expenditures and expenses nergy fees, appraiser's fees, outlays for documentary and expert evidence, stenoes expended after entry of the decree of procuring all such abstracts of title, title		
reasonably necessary either to prosecute such s', or to evidence to bidders at any sale value of the premises. All expenditures and expenses of th' were in this paragraph men stelly due and payable, with interest thereon at the funt: REAL, E, when paid or incure probate and haskruters proceedings, to which either it then at all the a narry, either as	which may be had pursuant to such decree the true condition of the title to or the title to or the title score so much additional indebteedness secured betreby and immediable by Trustee or holders of the nore in connection with (a) any proceeding, including to defendant, by reason of this trust deed or any indebtedness		
hereby secured: or (b) preparations for the commences, col any aut for the foreclosure or (c) preparations for the defense of any throatened sur.  8. The proceeds of any foreclosure sale of the premises all be distributed not any incident to the foreclosure proceedings, including all such ties: as, e-moritored in the constitute secured indebecomes additional to that evidenced by our (e. th increase note; fourth, any overplus to Monagagos, thich theirs, legal represent eves a sey) an, as	the regimes of the security bered, plether or not actually commenced.  pickale De Intitled  pickale between the security first, on account of all costs and expenses preceeding paragraph hereofs second, all other items which under the terms hereof thereon as herein provided; third, all principal and interest remaining unpaid on the their rights now appear.		
9. Upon, or at any time after the filing of a bill to foreclose to the decidence of the pointment may be made either before or after sale, without notice, without react or the and without regard to the then value of the premises or whether the same shall be then otereiver. Such receiver shall have power-to collect the rents, issues and profit of shall deliciency, during the full standary period of redengtion, whether there be redempt and the profit of the p	e solvency or insolvency of Mortgagors at the time of application for such receiver		
sections. Such decirers shall have power a collect the terms, issues and prof. of said "sai," said so and foreclosure said and, in case of a said said section, and in the said section of such section, sould be entitled to collect such that the said section of such section, sould be entitled to collect such that the said section of such sections, sould be entitled to collect such that section, and section of such section, sould be entitled to collect such that section, sould be entitled to collect such section, sould be entitled to collect such section, sould be entitled to collect such sections, sould be entitled to collect such sections, so that section, so the section, so that section, so the section section section section section, so that section, so the section sect			
10. No action for the enforcement of the lien or of any provision hereof shall be subject to any elease which would not be good and available to the party interposing same in an action at law upon the note betreby secured.  11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable for a later to shall be permitted for that purpose.  12. Trustee has no dust to examine the title, location, existence, or condition of the premises, nor shall? Thus "be obligated to record this trust deed or to exercise any power betrefn given unless expressly obligated by the terms hereof, nor believes to onlist one force, except in case of its sow gross negligence or			
misconduct or that of the agents or employees of Trustee, and it may require indemnities.  13. Trustee shall release this trust deed and the lien heterood by proper instrumertust deed has been fully paid, and Trustee may execute and deliver a release hereof to produce and exhibit to Trustee the note, representing that all indebtedness hereby secure. There a release its requested of a successor trustee, such successor trustee may are identification purporting to be accurated by a prior trustee thereup and the religious trustees.	s satisfactory to it befor exer ising any power herein given.  In upon presentation of satis acry evidence that all indebtedness secured by this and at the convex of any none who shall gibbe helper or after marring thereof		
to be executed by the persons herein designated as the makers thereof; and where the re any instrument identifying same as the note described herein, it may accept as the get substance with the description herein contained of the note and which purports to be es- tabled. The third is the property of the same titled in the efficient to the Recorder	nume note herein described any note who way a presented and which conforms in ecuted by the persons herein designated as r ker eof.		
case of the resignation, liability or refusal to act of Trusree, the then Recorder of Any Succession in Trus the remoter shall have the identical stille, powers and authority sonable compensation for all acts performed hereunder.  15. This Trust Deed and all provisions hereof, shall extend to and be binding a Margagors' when used herein shall include all such persons and all persons liable in the provisions hereof, shall be compared to the provisions hereof, shall extend to the provisions hereof, and the person shall be considered to the provisions hereof, and the person shall be considered to the provisions hereof, and the person shall be considered to the provisions hereof, and the person shall be considered to the provisions hereof.	The Manager and all assessed all assessed as a second of the second of t		
shall have esecuted the note or this Trust Deed.			
Salarin (Ada)			
•			
	an Co		
DAPORTANT	The lastalment Note mentioned in the within Trust Deed has been identified		
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE MANED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD. OF COMMENT OF THE TRUST DEED IS FILED.	AVENUE STATE BASIS as Inspece.		
2000	Vice Pression		
D NAME O LAY N	FOR RECORDERS INDEX PURPOSES NINSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE		
L T	33		
E Box 2/7	303		

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## RIDER FORMING A PART OF PARAGRAPH 2

For the purpose of payir, gineral taxes against said premises, Mortgagors shall deposit with Avenue of call and note may from time to time to time designate in writing), on the fight day of January and the fibril day of each month thereafter until said note is jully paid, a sum equal to one-twelfth of the annual general taxes (as arimated by the holder of said note), such sums to be held in trust to pay said taxes. Any deficienty in the amount of any such monthly deposits such; unless made good by the Mortgagors prior to the due date of the next such ear sit, constitute an event of default under this trust deed. If the total of said deposits shall exceed the amount of payments made by the depositary or taxes, such excess shall be credited by the depositary on subsequent ear sits to be made by the Mortgagors. If, however, the monthly deposits made by the Mortgagors shall not be sufficient to pay taxes when the same shall become due and payable, then the Mortgagors shall deposit with the depositary any mount necessary to make up the deficiency on or before the date when any amount necessary to make up the deficiency on or before the date when any amount necessary to make up the deficiency on or before the date when any amount necessary to make up the deficiency on the force the date when any amount necessary in a public sale of the premises covered hereby, or if the holder of said note acquires the property otherwise after default, the holder of old note shall apply, at the time of the commencement of such proceedings or at the time the property is otherwise acquired, the balance then in the hands the depositary, as a credit against the amount of principal then remaining unpaid under said note. It is expressly provided, however, (all other or visions of this trust deed to the contrary notwithstanding), that the depositary shall not be required nor shall it have the right to pay, discharg or remove any tax or tax lien upon or against the premises described herein or any parts thereof or the improvements situated t

END OF RÉCORDED DOCUMENT