## **UNOFFICIAL COPY**

AFR 3 '72 12 27 PH CTTC 9 THE ABOVE SPACE FOR RECORDER'S USE ONLY  SINDENTURE, made March 1st 19 72, between  JOHN W. KUBAT and NANCY KUBAT, his wife, of Berwyn, Illinois,  herein referred to as "Mortgagors", and  CHICAGO TITLE AND TRUST COMPANY,  (Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, withnesseth:  AT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, sidd inholder or holders being herein referred to as Holders of the Note, in the principal sum of Nine Thousand & no/100th's '99,000.00'  Let zed by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER'  Live ed in and by which said Note the Mortgagors promise to pay the said principal sum in instalments as follows:  Let zed and of Apatal. 19,72. and Eithy.or. more Dollars  the 15 day of each month thereafter, monathieralmenty of the month payable to The Order of the Control of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER'  Live ed in and by which said Note the Mortgagors promise to pay the said principal sum in instalments as follows:  Let zed and of Apatal. 19,72. and Eithy.or. more Dollars  the 15 day of deach month thereafter, monathieralmenty of the said principal with interest ten in the said principal with interests and interest the payable of the said principal sum of money and said interest in accordance with the terms, provisions and the stream of the said principal sum of money and said interest in accordance with the terms, provisions as the holders of the note may, i om time to time, in writing appoint, and in absence of such appointment, then at the interest of the said principal sum of money and said interest in accordance with the terms, provisions and the surc	
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-musting interest after maturity at the rate of seven per cent per annum, and all of said principal interest after maturity at the rate of seven per cent per annum, and all of said principal interest being made payable at such the payable at such payable at such and payable at such and payable at such and such at the payable at such and such and the payable at such and such at such and payable at such and such and the payable at such and such at such	
interest being made payable at suc' king house or trust company in Berwyn, nois, as the holders of the note .nay, i om time to time, in writing appoint, and in absence of such appointment, then at the nois, as the holders of the note .nay, i om time to time, in writing appoint, and in absence of such appointment, then at the nois, as the holders of the note in said City, NOW. THEREFORE, the Mortgagors to secur, the sayment of the said principal sum of money and said interest in accordance with the terms, provisions I limitations of this trust deed, and the performant cof the covenants and agreements herein contained, by the Mortgagors to be performed and also in saideration of the sum of One Dollar in hand, as tecipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT under the said contained and interest therein, situate, lying and being the country of the sum of One Dollar in hand, as tecipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT under the said contained and interest therein, situate, lying and being the COUNTY OF COOK AND STATE OF ILLINOIS  Lot Twenty-two (22) in Block Two (2) in Walter G.McIntosh's Oak Park  Avenue Addition, being a subdivision of the North three-quarters	
Now. THEREFORE, the Mortgagors to seed the said principal sum of money and said interest in accordance with the terms, provisions of this trust deed, and the perfermane of the covenants and agreements herein contained, by the Mortgagors to be performed and also in sideration of the sum of One Dollar in hand.  A creipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the sideration of the sum of One Dollar in hand.  A I start and all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF Cook  AND STATE OF ILLINOIS  Lot Twenty-two (22) in Block Two (2) in Walter G.McIntosh's Oak Park  Avenue Addition, being a subdivision of the North three-quarters	題
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Lot Twenty-two (22) in Block Two (2) in Walter G.McIntosh's Oak Park  Avenue Addition, being a subdivision of the North three-quarters	
(except the South 20 same) of the Mar II-36 of the County By	
( CACCODO ONE COULDE AU RECES) OF THE WEST HALL OF THE SOUTH MAST UNATER	
of Section Thirty (30), Township Thirty-ir: (39) North, Range Thirteen	
913), East of the 3rd P.M.,	
7.5), Last of the fit file,	
A CONTRACT OF THE PROPERTY OF	
ich, with the property hereinafter described, is referred to herein as the "premises."	
ich, with the property hereinafter described, is referred to herein as the "premises,"  To CHTHER with all improvements, tenements, casements, fistures, and appartenances thereto belonging, and all rest, issues and profits thereof for so go and during all such times as Mortgagers may be entitled thereto (which are pledged primarily and on a parity w'n and call estate and not secondarily), and the state of	
terner single units of centrally controlled), and ventulation, including (without restricting the foregoing), serier , andor, shades, storm doors and idoors, floor, coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of a fixed estate whether physically ached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the more preserved.	
assigns shall be considered as constituting part of the real estate.  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon buses and trusts herein set the free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said right and benefits the transfer of the Homestead Exemption Laws of the State of Illinois, which said right and benefits the	
rigagors do hereby expressly release and waive  This trust deed consists of two pages. The convenants, conditions and provisions appearing on page 2 (the revers, side it is trust	
ed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successed and signs.	
WITNESS the hand. S., and seal. S of Mortgagors the day and year first above written.	
John W Kulat [SEAL] Janey Tallat [SEAL]	
John W.Kubat Nancy Kubat [SEAL]	
STATE OF ILLINOIS,  1. Frank J. Riha.  SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT	
John W.Kubat and Nancy Kubat, his wife,	The state of
who are personally known to me to be the same person S whose names are subscribed to the foregoing	<u>ر</u>
Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	Σ
mirrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.  GIVEN under my hand and Notarial Seal this 1st day of Memch 19-72.  Grandly J. Pala Notary Public.	3
Should O Rile K	7
otarial Seal Riba Notary Public Cr 134 R 1 69 Tr. Deed, Indiv., InstalPlus Int. Page 1	ry Kiss

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRE  1. Mortgagors shall (1) promptly repair, restore or rebuild any building				- 2日	
ordinated to the lien hereof; (3) pay when due any indebtedness which m	nay be secured by a lien or ch	arge on the premises superior to the	e lien hereof, and	- : 二個	
				2日	
pect to the premises and the use thereof; (6) make no material alterations 2. Mortgagors shall pay before any penalty attaches all general taxes, an other charges against the premises when due, and shall, upon written re- vent default hereunder. Mortgagors shall pay in full under protest, in the	G small pay of the state of the	- buldom of the note displicate re	ceints therefor, To	4	
ontest,	and the second second section in the second section is	toward and berthestor damage I	w fire lightning or		
3. Mortgagors shall keep all buildings and improvements now or hereal distorm under policies providing for payment by the insurance companies pay in full the indebtedness secured hereby, all in companies satisfactorings. To Trustee for the benefit of the holders of the note, such rights to the control policies.	ry to the holders of the note o be evidenced by the standar	under insurance policies payable mortgage clause to be attached	e, in case of loss or to each policy, and hall deliver renewal		
icies not less than ten days prior to the respective dates of expiration.		and any act hereit	before remited to		(1) (1)/4
rigagors in any form and manner deemed expedient, and may, but need ony, and purchase, discharge, compromise or settle any tax lien or oth	ner prior lien or title or claim	thereof, or redeem from any ta	x sale or forfeiture		
new ton the court, including attention in the state and any built inche you	2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	beenin authorized may be taken	shall be so much		
reund on the part of Mortgagora.	onsidered as a waiver of an	right accruing to them on acco	ount of any detault		
any his are us it or estimate procured from the appropriate public of	Stiles Authorr midnet and ex	Caretinant at an interest the second			
e validity of ar. 1. e. assessment, sale, forfeiture, tax lien or title or claim 6. Mortag nrs. all say cach tem of indebtedness herein mentioned, the holders or the nose and without notice to Mortagagors all unpaid in this Truxt D. d. to '. contrary', become due and payable (a) imme terest on the nose. (b) when default shall occur and continue for	both principal and interest, we indebtedness secured by this T idiately in the case of default	rust Deed shall, notwithstanding in making payment of any instal	ment of principal or		
reclose the lien her. In any suit to toreclose the ner hereof, there i	alf of Trustee or holders of t	e note for attorneys' fees, Trust	ee's fees, appraisers'		# 
				25.7	
te nature in this paragraph mentioned shall " so much addition mereon at the rate of seven per cent per ann m, when said or incurred robate and bankruptey proceedings, to whi i either of them shall be a debtedness hereby secured to (b) prepara, one for the commencement of the period of the	party, either as plaintiff, claint of any suit for the forec	mant or defendant, by reason of to losure hereof after accrual of su ending which might affect the pre	his trust deed or any ch right to foreclose mises or the security		
8. The proceeds of any foreclosure sale of the pemina shall be dist	ributed and applied in the fo	llowing order of priority: First, o	cond all other items		
8. The proceeds of any foreclosure sale of the; emis a shall be dist nd expenses incident to the foreclosure proceedings, and sung all such such under the terms hereof constitute secured indebte near slay and principal and interest remaining unpaid on the note; fou an over-	items as are mentioned in trail to that evidenced by the number of the Mortgagors, their he	ite, with interest thereon as here rs, legal representatives or assign	in provided; third, all s, as their rights may		
9. Upon, or at any time after the filing of a bill to foreclose his tru	ust deed, the court in which s	ich bill is filed may appoint a rece	iver of said premises.	1,70	
such appointment may be made either before or after sale, wit hour t upplication for such receiver and without regard to the then value of the frustee hereunder may be appointed as such receiver, Such receiver, bendency of such foreclosure uit and, in case of a sale and a deficiency, as well as during any further times when Morsgagors, except for the int as well as during any further times when Morsgagors, except for the int	all have power to collect the	e shall be then occupied as a home te rents, issues and profits of said	estead or not and the premises during the se redemption or not.		
pendency of such foreclosure suit and, in case of a sale and a deticiency, as well as during any further times when Mortgagors, except for the int and all other powers, which may be necessary or are usual in such cases during the whole of said period. The Court from time to time may authorize the model of said period. The Court from time to time may authorize the model of said period.	te. io such receiver, we s for the protection, possession	uld be entitled to collect such re-	its, issues and profits, ration of the premises		
during the whole of said period. The Court from time to time may authonic.  of: (1) The indebtedness secured hereby, or by any decree foreclosing superior to the lim bereof or of such decree, provided such application. Is	this trused or any tax, s s made prior ' fore osure sa	ecial assessment or other lien wh e: (2) the deficiency in case of a s	ch may be or become ale and deficiency.		1
of: (1) The indebtedness secured hereby, or by any decree (oreclosing superior to the lien hereof or of such decree, provided such applications 10. No action for the enforcement of the lien or of any prevision 1 party interposing same in an action at law upon the note hereby secured.  11. Trustee or the holders of the note shall have the right to inspec	to the premises at all res one	le times and access thereto shall	be permitted for that		
purpose.	or condition of the premi cs.	to inquire into the validity of	the signatures or the		1
identity, capacity, or authority of the signature of the series hereof, nor be light misconduct or that of the agents or employees of Trustee, and it may re-	ble for any acts or omission quire indemnities satisfa.	to it before except in case of its or	wn gross negligence or herein given. I indebtedness secured		
I finise his no dury of the signatories on the note or trust therein given unless expressly only guestly for the signatories on the note, one be, liak herein given unless expressly only guestly by the terms hereof, one be, liak herein given of the signature, and it may return to the signature of Trustee, and it may return to the signature of th	feliver a release hereof to and resenting that all indebtedne	at the equest c any person who sa here by secured has been paid	shall, either before or which representation		
Trustee may accept as true without inquiry. Where a release is required described any note which bears an identification number purporting to the description herein contained of the note and which purports to be a contained of the note and which purports to be a contained of the note.	o be placed thereon by a prior	trustee hereun er or which conf designated 2 chr and 13 thereof	orms in substance with		1
any note which may be presented and which conforms in substance wi	ith the description herein con-	ained of the not, and which purp	orts to be executed by		The second
14. Trustee may resign by instrument in writing filed in the offi	ice of the Recorder or Regi- act of Trustee, the their Recorder to the Recorder of Trustee, the identical title, to	trar of Titles in whi a thir instruction of Deeds of the cor in many owers and authority as are hirein	which the premises are given Trustee, and any	Jane 10 B	
situated shall be Successor in Trust. Any Successor in Trust hereunder Trustee or successor shall be entitled to resonable compensation for all 15. This Trust Deed and all provisions hereof, shall extend to and be the word. Mortgagors' when used herein shall include all such pers whether or not such persons shall have executed the note or this Tru	acts performed hereunder. be binding upon Mortgagors as	nd all persons claiming under or the	ore ig) Mortgagors, and	1200	17.
the word. 'Mortgagors' when used herein shall include all such pers whether or not such persons shall have executed the note or this Tru "notes" when more than one note is used.	sons and all persons liable to	hen used in this instrument shall	construe to mean	Total I	100
		2		- Indiana	1
Talling the later or resignation by the second of the seco	e Passagnes and Adentifica	tion No.	ne sir galori		
I M P O R T A N T  THE NOTE SECURED BY THIS TRUST DEED SHOULD	Section of the stage	CHISAGO TITLE AND	Trunce.		
BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	By C	<del>examel H</del> possible of the f	Assistant Trust Officer		1
that we true in dental a part sales.	to the roll is the same	anda mila kiya ambaar i wi	Assistant Secretary Stistant Vice President	3	
	ra ili promonado da c	FOR RECORDER'S INDE	K PURPOSES_		
MAIL TO	Judicial activities to 6	FOR RECORDER'S INDE INSERT STREET ADDRE DESCRIBED PROPERTY	SS OF ABOVE HERE		
FRANK J. RIHA	TARKET CO. L.	2642 Wesley Ave.	, Berwyn, 60402	-	
59li6 Cermak Road,	the state of the second second second second	a Phase			
Cicero 60650	104 VCV	etrop car securita	2.6.0 MA 2.1.0 D 2.2	253	
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