UNOFFICIAL COPY

T BOX 305 COOK COUNTY, ILLINOIS TRUST DEED FILED FOR RECORD.	Liber K. Ohen AECORDENCOF DEEDS
THIS INDENTURE, Made this 12478 degs of May by and between RICHARD F. SCHINDLER and CATHERINE M. SCHINDLER, hi of the Village	
I of the Village of Wilmette in the County of Cool and State of Illinois (hereinafter "Mortgrove") and Turk of Cool	s wife
and State of Illinois (hereinafter, "Mortgagor"), and THE FIRST NATIONAL and doing business and having its principal office in the City of Chicago, County of Cook and State (hereinafter, "Trustee"), WITNESSETH: THAT, WHEREAS, MORTGAGOR is justly indebted to the legal holder or holders of the I STYLY FIRMLY TRUSTED OF THE COOK AND STATE OF THE TRUSTED OF THE PROPERTY OF THE TRUSTED OF THE TRUS	L BANK OF CHICAGO, led States of America, of Illinois, as Trustee
Pollan (e cr 000 00 1
"Note"), bears interest from May 15, 1972 until maturity 2, 1972 until maturity 2, 1972 until maturity 2, 1972 until maturity 3, 1972 until maturity 3, 1972 undil thereafter the sum of Four Hundred Forty-nine and (\$449.10) due and payable on June 21, 1972 and the sum of Four nine and 10/100 Dollars (\$449.10) due and payable on June 21, 1972 and the sum of Four every month thereafter to and including April 21, 1997 and the principal sum and all interest then due on May 21, 1997; each capplied first in payment of interest at the rate specified in able monthly on the balance of said principal sum remaining from an aid and second on account of said principal sum remaining from an aid and second on account of said principal sum remaining from an aid and second on account of said principal sum remaining from an account of said and second on account of said principal sum remaining from the said and second on account of said principal sum remaining from the said and second on account of said principal sum remaining from the said and second on account of said principal sum remaining from the said and second on account of said principal sum remaining from the said and second on account of said principal sum remaining from the said and said and second on account of said principal sum remaining from the said and said	Note (hereinafter, the at the rate therein set payable on May 10/100 Dollars Hundred Forty day of each and balance of said of said monthly 0) shall be said note, pay-om time to time
sal or icipal instalments bearing interest after maturity at the rate of eight per centum per annum, and all of sa par may being payable in lawful money of The United States, at such banking house in Chicago, Illinois, as the and St.e. of linois; in and by which Note, it is agreed that the principal sum thereof, tegether with accrued it and the provided in this Trust Deed, may at any time without notice, been concluded and payable at the provided of trustee or of the States, and payable at the payable and the performance of the provided of trustee or of the Note. Agreement ceremined, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof and being in the control and an annual and an	id principal and interest to legal holder(s) of the in the City of Chicago interest thereon, in case place of payment in said nce of the Mortgagor's is hereby schowledged, cal Estate, situate, lying
Estates being a Sub ivision in the South half of Section 29, T North, Range 13, East of the Third Principal Meridian, in Cook Illinois.	Indian Hill Cownship 42 County,
It is agreed that the default provisions in this trust deed pr "eight (8) per cent per mum" are hereby amended to read six quarters (6-3/4) per cent per annum.	and three-
which with the property hereunder described, is referre to a the "Premises," TOGETHER with all the tenements, hereditaments, with experiments, and appurtenances now or at any it belonging, all buildings and improvements now located or his easter to be received on the premises, the rents, issee in the property of the payment. Thus, Deed is not a secondary pledge but is a cit any pledge a parity with the mortgaged property in the payment. The property is a parity with the mortgaged property in the payment of the payment of the foregoing, all shrubbery, sho es and swings, severents, storm windows and venerian blinds, and electric fixtures, radiators, heaters, ranges, but in the same properties of the payment of said. This Trust Deed consists of two pages: The agreements, conditions and provision s. pering on page 2 (the Trust Deed) are incorporated herein by reference and are hereby made a part hereof and shi as conditions of the payment of said. Without the payment of the payment of the payment of said the payment of the payment of said.	ime hereaf 500 muses and properly as security for for troperty as security for doors, currain fatures,
premises, (which are hereby understood and agreed to be part and parted. It have been all any building now or he and whether affixed or annexed or not; shall for the purposes of this Trust De to deemed conclusively to be r TO HAVE AND THOLD the above described premises unto Trustee, its successors and assigns forever, of Illinois, and all right to retain possession of the Mortgaged Property after any of any of the Homestead Exempt any branch of any of the agreements herein contained.	reafter standing on the use of the real estate and conveyed for the purposes, user the things of the State Lindebtrainess or offer
Trust Deed) are incorporated herein by reference and are hereby made a part hereof and about a single on page 2 (the successors and assigns. Witness the hand and seal of Mortgagor, the day and year first above written.	e reverse side of this Mortgagor, their heirs,
Rechard F. Schindler Catherine M. Schin	
STATE OF ILLINOIS) I BE AND BE OF THE OF TH	[SEAL]
HEREBY CERTIFY THAT Richard F. Schindler and Cat.	or caloresaid, DO
act, for the uses and purposes therein set forth, including the release and	Viege vi th
GIVEN under my hand and Notarial Seal this 6 day of hand and Notarial Seal this 6 day of hand the seal of the seal	
The Principal Instalment Note mentioned in the within Trust Deed has been identified R. E. No. REQ 37942 AWS The Fig. Note.	TO THE STATE OF TH
Assistant Calle Page 1	

THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

THE AGREMENTS CONDITIONS AND FROVISIONS REFERED TO ON THE REVERSE HEREOR.

1. Mortagine agrees to say each time of sinchtonicus secund breds, when das according to the terms harned.

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(b) to practice of a reluted grouply and make all measures of the premises and their mes.

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(f) to comely with all layer on their control of the premises, anything that makes the first their premises and their mes.

(g) to come the premises and their control of the premises and the same dues the wave control of their con

of the Not.

16. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall not affect the 17. Trustee herein may at any time resign or discharge itself of and from the trust hereby created by a resignation in writing alled in the office of the Recorder (or Registrar) of the County in which this instrument shall have been recorded (or registeral).

18. In case of the resignation, inability or refusal to act of The First National Bank of Chicago, as Trustee, at any time when of the same and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses.