## **UNOFFICIAL COPY**

ALCORDER FOR DEEDS COOK COUNTY, ILLINOIS 77 - 31 - 31 F375 C 21 939 397 TRUST DEEDJUN 14 172 2 58 PM 21939397 THIS INDENTURE, Made this 19th day of May nd between JAE 0. RO and EUN N. RO, his wife A.D. 19 72 Interest only due June 16, 1972 thereafter the sum of \$388.73 due and payable on the 16th day of each and every month thereafter to and including June 16, 1997, if not sooner paid; each of said monthly payments of \$388.73 shall be applied first in payment of interest at the rate specified in said note, payable monthly on the balance of said principal sum remaining from time to the unpaid and second on account of said principal sum. said principal instalments ocaling interest after maturity at the rate of eight per centum per annum, and all of said principal and interest payments being payable it lay full coney of The United States, at such banking house in Chicago, Illinois, as the legal holder(s) of the Note may in writing apport, at ountil such appointment at the office of The Timonal Bank of Chicago, in the City of Chicago and State of Illinois; in and 'y which Note, it is agreed that the principal sum the Note of operation with accrued interest thereon, in case of default as provided in this I rust I can may at any time without notice, become at once of the Note and the particular of the Note and Now, THEREFORE, Mortg sor fo. the purpose of securing the payment of the Note and the performance of the Mortgapor's agreements herein contained, and at o in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, and been of the Note and the performance of the Mortgapor's agreements herein contained, and at o in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, and been of Orthbrook County of Cook and State of Illinois, to with And things, to wit:

Lot 54 in Westview Unit + heing a subdivision in Section 7, Township 42 North, Range 12 East of the Third Tincipal Meridian, in Cook County, Illinois. It is agreed that the default provisions in this trust deed providing for "eight (8) per cent per annum" are hereby amended to read seven (7) per cent per annum. which with the property hereunder described, is referred to as the "Pre is".

TOGETHER with all the tenements, hereditaments, privileges, easemer s, and appurtenances now or at any time hereafter thereunto belonging, all buildings and improvements now located or hereafter to be err it" on the premises, the rents, issued and profits thereof (which are the property of the premises the rents, issued and profits thereof (which are the property of the premises) assigned, it being under good that the pledge of the rents, issued and profits made in and by this Trust Dedge of the rents, issued and profits made the payment of the indebtedness secured here pledge but is a primary pledge on a renty with the mortgaged property as security for the payment of the indebtedness secured hereby pledge but is a primary pledge on a renty with the mortgaged property as security for without limiting the generality of the foregoine, all strubberry, and fartures are extent and nature whatsoever, including, but without a conditioning, and all other apparatus and equipment in or that may be place in any bridge or distributing, heat, light, premises, (which are hereby understood and agreed to be part and parcel of the real esta's of appropriated to the caster standing on the propose of t Soors and assigns.
Witness the hand and seal of Mortgagor the day and year first above written. Jae O. Ro Eun N. Ro S SS. I Notary Public in and for and residing in said County, in the State af rese in DO HEREBY THAT Jae O. Ro and Eun N. Ro, his wife who are personally known to me to be the same persons. whose name S subscibed to the foregoing 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, including the release and waiver of the right of homestead.

GIVEN under my hand and Notarial Seal this 25 they of Many AD. 1972 of homestead.

GIVEN under my hand and Notarial Seal this 25 day of The Principal Instalment Note mentioned in the within Trust Deed has been identified herewith. The First National Bank 13 °X 533 Chicago Title & Trust Co. ATTN: J. Malm Feldt Address: 111 W. Wæhington, Chicago, Ill.

## UNOFFICIAL COPY

THE AGREEMENTS COMPLETIONS	
THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON  1. Mortgagor agrees to pay each item of indebtedness secured berely, when does  2. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  3. Mortgagor agrees to pay each item of indebtedness secured berely, when does  4. Mortgagor agrees to pay each item of indebtedness secured berely in the pay each item of indebtedness secured berely in the pay each item of indebtedness secured berely in the pay each item of indebtedness secured berely in the pay each item of indebtedness secured berely in the pay each item of indebtedness secured berely in the pay each item of indebtedness secured berely in the pay each item of indebtedness secured berely in the pay each item of indebtedness secured berely in the pay each item of indebtedness secured below to be in the pay each item of indebtedness secured below to be in the pay each item of indebtedness secured below to be in the pay each item of indebtedness secured below to be in the pay each item of indebtedness secured below to be in the pay each item of indebtedness secured below to be in the pay each item of indebtedness secur	THE REVERSE HEREOF
and igagor agrees,	according to the terms hereof.
(a) to keep the premises in good repair and make all necessary replacements; (b) to restore or rebuild promptly any building or improvement now or herea (c) to comply with all laws and municipal ordinances with property of the comply with all laws and municipal ordinances.	
(c) to novel;	fter on the premises which may become damaged or
to keep the premises free from liens of mechanics and respect to the prem	uses and their use:
Mortgagor, further agrees that no author the premises, anything that might impa	I reasonable times for purposes of inspection;
rustee or the holder(s) of the Note shall first have been obtained and Mortenants	ses shall be made unless the written consent of the
hereby authorized to apply the money so deposited either during the pay in full	the cost of such repairs or remodelling of money
(e) to permit the Trustee or holder of this Trust Deed;  (f) not to do, nor permit to be done upon the premises, anything that might impa Mortgagor, further agrees that no substantial repairs or remodeling of the premise usual repairs or remodeling of the premise usual repairs or remodeling of the premise sufficient in the judgement of Trustee or the holder (s) of the Note to pay in full in payment of the cost the repair of the holder (s) of the Note to pay in full in payment of the cost thereof and of the reasonable fees of Trustee.  3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water assessments of any kind which may be leviced, assessed, thereof, and water assisfacrost careful water assisfacrost and water the results of the prompt of the results	repairs or remodeling, or upon completion thereof.
3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water assessments of any kind which may be levied, assessed, charged, or imposed upon the satisfactory evidence of such payment. Mortgagor, to prevent default hereunder, will alw, any tax or assessment which Mortgagor may desire to context by law, and as a context of the mortal of the context of the contex	rates, sewer charges, general and special torics by
by law, any tax or assessment which Mortgagor, to prevent default hereunder, will	pay in full, under protect in Trustee, upon request,
4. Mortgagor agrees to maintain in force, at all times, fire and extended covers	m the manner provided
id is surance shall be carried in such companies as shall be entirely and the holder	r(s) of the Note may require from the
appropriate renewal policy shall be delivered to Trustee or the holder(s) of the No	ne holder(s) of the Note and the policies evidencing
by law, any tax or assessment which Mortgagor may desire to contest.  4. Mortgagor agrees to maintain in force, at all times, fire and extended coverage in the contest of	o the expiration of any current policy.
appropriate renewal policy shall be delivered to Trustee of the holder(s) of the No.  5. In addition to the monthly installments of principal and interest payable under payment of each payment of the payment and the payment date, as set forth in the Note, the payment date, as set forth in the Note, the payment date, as set forth in the Note, the payment date, as set forth in the Note, the payment date, as set forth in the Note, the note of the payment date, as set forth in the Note, the note of the payment date, as set forth in the Note, the note of th	gagor, Mortgagor shall describe provide for the
to deposit, or de nand, such additional amounts and amount equal to one-twelfti	h of the annual real estate taxes and assessments
6. Up a def ule by the Mortgagor of any agreement herein Trustee and the	e. Mortgagor agrees
or partial payme its i principal or interest on prior and co and form and manner de	er(s) of the Note may, but need not, make any
any tax or assessmen. Ar payments made or claim thereof, or redeem from any tax so	if any, and purchase, discharge, compromise or
in connection therewith, ich ding reasonable compensation of Trustee attorneys' fee	in authorized, and all expenses paid or incorrect
including probate and bankr in y proceedings to which Trustee or holding all costs an	s, and any other payments made by Trustee or
or the foreclosure hereof, after ac and of such right to fedness secured hereby, or (ii	ote shall be a party, either as plaintiff, claimant,
percent per annum. In making a weak shall become immediately due and payable	ch suit is actually commenced, shall be so much
to deposit, a de nand, such additional amounts as may be required for that purpose to the payment or perconal by the Mortgagor of any agreement herein, Trustee or the hold or partial payments a may be required for that purpose payment or perconal by act herein required of Mortgagor in any form and manner do repartial payments a principal or interest on prior and co-ordinate encumbrances, settle any len, e min ces, suit, title or claim thereof, or redeem from any tax as it common the payment and compensation of Trustee, attorneys fees including order to the purposes here holder(s) or the Note, p p steet the premises or the lien hereof, indicting all costs and or defendant and partial proceedings to which Trustee, including all costs and or defendant or the proceedings to which Trustee, including all costs and or defendant and premises or the lien hereof, indicting all costs and or defendant and the proceedings to which Trustee, including all costs and or defendant and the proceedings to which Trustee, including all costs and or defendant secured from any all the proceedings to which Trustee or holder(s) additional indicated the proceedings to which Trustee or the holder (s) and the proceedings to the proceedings to the proceedings to any deposit or funds do by the foreign and the proceedings and validity thereof, and of the anount necessary to be paid in satisfaction thereof.  7. With respect to any deposit of funds de by the Mortgagor with Trustee held and used refusives any of such deposits, (b) Sordeposits, shall be held and used refusives on any of such deposits, (b) Sordeposits, and be held and used refusives on any of such deposits,	s) of the Note shall be sole judges of the legit
(a) Mortgagor shall not be entitled a land the Mortgagor with Trustee he	reunder it is arread as 5 !!
(b) Such deposits shall be held an used xclusively, as herein provided and shall not be such exclusively, as herein provided and shall not be such as the such as	all be in-
(c) If a default occurs in any of the ir recof, or of the Note Transfer	for, Trustee for such
of said indebtedness or any other c. any the purpose for which said	y, at its option, and shall, upon written direction
and validity thereof, and of the another measury to be paid in satisfaction thereof.  7. With respect to any deposit of funds de by the Mortgagor with Trustee he (a) Mortgagor shall not be entitled any interest on any of such deposits, (b) Such deposits shall be held any under activatively, as herein provided, and shall not be subject to the direction or control of the Mortgag by the holder(s) of the Note, notw instanding the purpose for which same by the holder(s) of the Note, notw instanding the purpose for which same of said indebtedness or any other care 'then acrossed for which same any other care's the acrossed of the Note of th	ed by this Trust Deed.
(a) All sums and Least Deed and shall co. in for a period of it.	performance of any other agreement - f ar
(b) without a secured hereby shall, at the option of Trustee or the holder(s) of the Note may immediate! to close the lien of ceeding is pending for that purpose may, at once, o at at the therefore of the indebtedness certain of the premise, and may pay all or any part of the indebtedness certain of personness of the indebtedness certain of the proceeds of such sale,  (a) all principal and interest remaining unpaid and external destands of the process.	f the Note become immediately half apply:
ceeding is pending for that purpose may immediate' to close the lien of	f this Truet Days Tr
Mortgagor, and without requiring bond, and without regard to the solvense	r, either before or after sale, without notice to
homestead, appoint a receiver for the benefit of Truves and to the then value of	of the premises, or the occupancy the payment
redemption notwithstanding any redemption. The	of the Note, with power to collect the rents,
water and other utilities and insurement and operation of the premis s, pr or and	nts, issues and profits when collected, may pay
to the premises, and may pay all or any part of the indebtedness secured he	d may make and pay for any necessary repairs
9. In any foreclosure of this Trust Deed, there shall be allowed and included it.  (a) all principal and interest remaining unpaid and secured beautiful.	decree for sale to be said
e proceeds of such sale,  (a) all principal and interest remaining unpaid and secured hereby,  (b) all other items advanced or paid by Trustee or the holder(s) of the Note p.  percent per annum from the date of advancement, and court costs, attorneys' fees, appraiser's fees, and ditures for documenta philication costs, and costs (which may be estimated as to items to be expended to title with Trustee or holder(s) of the Note the such to title with Trustee or holder(s) of the Note may deem necessary in con 10. The proceeds of any foreclosure sale of the premises shall be distributed and applications account and applications are not to the such control of the Note to the precision of the Note that the such control of the Note to the precision of the Note that the such control of the Note o	be paid out of the rents, or
(c) all court costs attenues the date of advancement, and	rs. ant to this Trust Deed, with interest at eight
publication costs, and costs (which may be estimated as to documenta	ry and carert evidence stenormalists at eight
to title which Trustee or holder(s) of the Ness title guaranty policies, Tor	nded after citry of the decree) of procuring all
First, on account of all costs and foreclosure sale of the premises shall be distributed and and	nection with such foreclosure proceeding.
third all animate the terms nereot, constitute additional	mouding at the as enumerated to
to title which Trustee or holder(s) of the Note may deem necessary in 10. The proceeds of any foreclosure are ale of the premises shall be distributed and appail other items which, under the terms hereof, constitute additional secured indebted all other items which, under the terms hereof, constitute additional secured indebted all. No action for the enforcement of the lien, or of any provision hereof, shall be add available to the party interposing the same in an action at law record.	ess, with i ter i thereon as herein provided;
od and available to the party interposing the same in an action at law upon the Nest to	e subject to an def ases which would not be
11. No action for the enforcement of the lien, or of any provision hereof, shall be do and available to the party interposing the same in an action at a word when the party interposing the same in an action at law upon the Note I 2. This Trust Deed and the lien created hereby shall be actioned to the agreements herein made by Mortgagor, and the payment of the ruster the Note and as the request of, any person who shall be when the payment of the ruster the Note and as the request of, any person who shall be requested.	full payment of all is debate
ustee the Note and Trust Deed representing the payment of the restriction who shall, either before or	easonable fees of Trustee 1 ustee may execute
true without inquiry and where Trustee has never executed a certificate on any instance, it may accept as the genuine Marie has never executed a certificate on any instance.	en paid, which represents or Trustee may accent
12. This Trust Deed and the lien created hereby shall be released by Trustee upon the performance of the agreements herein made by Mortgagor, and the payment of the rustee the Note and Trust Deed representing that all indebtedness hereby secured has be true without inquiry and where Justee has never executed a certificate on any instantiant of the Note and Trust Deed representing that all indebtedness hereby secured has be true without inquiry and where Justee has perver executed a certificate on any instantianted of the Note and which Note any Note which may be presented and which create in the presented and which contained of the Note and which purports to be executed by the makers thereof.  13. It is expressly agreed that neither Trustee, nor any of its agents or attorneys, the presented and which provides the presented and which presented and which the presented and which presented and whi	onforms in substance with the described
rsonal liability on account of anything that it, he or they may do or omit to do under the its, his or their own willful misconduct	for the holder(a) of it are
13. It is expressly agreed that neither Trustee, nor any of its agents or attorneys, reish, its, his or their own willful misconduct.  14. The agreements herein contained, shall extend to and be hinding to the way.	he provisions of this Trust Deed, excer in any
15/Except as herein every sale and shall inure to the benefit of Trustee, its successors and assigns	ill the agreements herein shall bind them by
the holder(s) of the Note is intended to be to the exclusion of any other right herein	conferred upon or reserved to the Tourse
dission to exercise any remedy or right accruing on any chief remedy or right given hereus	ngnt, but each and every such remedy or right
h remedy or right may be exercised from time to shall it affect any subsequent def	remedy or right, or shall be construed to be a
andy and severally, and shall inure to the benefit of Trustee, its successors and assigns, the holder(s) of the Note is intereded to the contrary, no remedy or right herein the holder(s) of the Note is intereded to be to the exclusion of any other remedy or right herein the properties of the Note is intereded to be to the exclusion of any other remedy or right herein diplies cumulative and shall be in indication to every other remedy or right given here were of any such default, or acquiescence therein, nor shall it affect any subsequent define hote.  16. The invalidity of any one or more agreements, phrases, clauses, sentences or value againing portions of this Trust Deed or or sentences or value.	1 expedient by the Trustee or by the holder(s)
such invalid agreements, phrases, clauses, sentences or para 17. Trustee herein may at any time resign or discharge treat for the office of the Durant at any time resign or discharge treat for a fund for the office of the Durant at any time resign or discharge treat for a fund for the contract of the Durant and for the office of the Durant at any time resign or discharge treat for a fund for the office of the Durant and fund for the office of the office	lidity, this Trust Deed shall be construed as
17. Trustee herein may at any time resign or discharge itself of and such insert he office of the Recorder (or Registrar) of the County in which this instrument shall action hereunder may be required by any person entitled thereto the Asiana Band by appointed and may be required by any person entitled thereto the Asiana Band by appointed and may be required by any person entitled thereto the Asiana Band by appointed and may be required by any person entitled thereto the Asiana Band by appointed and may be required by any person entitled thereto the Asiana Band by appointed and may be required to make the same than the sam	ereby created by a resignation in
action hereunder may be required by any regusal to act of The First National Bank	nave been recorded (or registered).
and ounce of the Recorder (or Registrar) of the County in which this instrument shall all in case of the resignation, inability or refuse on the remainder may be required by any person entitled therefor them the Chicago exponinted and made successor in trust to The First National Bank of Chicago, as authority, and the title to said Mortgaged Property shall thereupon become v purposes aforesaid.	Title and Trust Company shall be and it is
sery appointed and made successor in trust to The First National Bank of Chicago, as purposes aforesaid.  No. 430 Res.	ested in such successor in trust for the
No. 439 (8-69) Page 2	Tot life uses
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