Silvy of Clan

COCK COUNTY OF DEEPS COCK COUNTY OF DEEPS FILED FOR RECORD

TRUST DEED

JUN-19-72 45 71 19 0 21943345 4 A - 886

5.00

OPNB Form 7 21 943 845

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made June 13

1 19 72 between ARNOLD LEE DRZONEK and

DIANE M. DRZONEK, his wife,

e ith north by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER

OF EARER

And only en in and by which said Note the Mortgagors promise to pay the said principal sum and interest from

Date

**RECENTIAL INSTABLES OF EVEN HARD REPORTED AND ADDRESS OF EVEN HARD REPORTED ADDRESS OF EVEN HARD REPORTED ADDRESS OF EVEN HARD REPORTED ADDRESS OF EVE HOUSTHAM DESCRIPTION OF THE PROPERTY OF THE PR Five

Three Hund.er. Twenty and 61/100-----

Dollars on the Cch day of August 19 72 and Three Hundred Twenty and 61/100

Dollars on the 30th day of each Month thereafter until said note is fully paid except that the final Dollars on the John day of each MOHA thereafter until said note is fully paid except that the final payment of principal at 1 of test, if not sooner paid, shall be due on the 30th day of July 1975. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remai der principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made payable at Oak Park, Illinois, or as the rate of the pool payable at Oak Park, Illinois, or as the rate of the pool payable at Oak Park, Illinois, or as the payable of the pool payable of the payable

NOW, THEREPORE, the Mortgagors to secule the 23 ment of the said principal sum of money and said inferest in accordance with the terms, provisions and limitations of link trust feed and the performed and also in consideration of the sum of One Dollar in ha d pt d. e receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the folio. d. scribed Real Estate and all of their etair, right, little and interest therein, situate, bying and

Village of Oak Forest being in the

COUNTY OF COOK

Lot 6 in Block 11 in Bruno Jonikas' Forest View Hills, Unit No. 4, a Subdivision of part of the North East quarter of 3 ction 18, Township 36 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois. (commonly known as 15213 Pine Drive, Oak Forest Illinois)



This trust deed consists of two pages. The covenants, conditions and provisions appearing on paside of this trust deed) are incorporated herein by reference and are a part hereof and shall be bin gagors, their heirs, successors and assigns.

WITNESS the hand and seal of Mortgagors the day and year first

.[SE.L]

Helen M. Kramer

a Notary Public in and for and residing in said County, in the State aforesaid. DO HEREBY CERTIFY THAT Arnold Lee Drzonek and Diane M. Drzonek, his wife

no ATC personally known to me to be the same person S whose name S subscribed to the foregoing In-rument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the id Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the re-ase and waiver of the right of homestead.

UNOFFICIAL COPY

 Mortgagors shall (1) promptly repair, restore or rebuild any build aged or be destroyed; (2) keep sald premises in good condition and repair expressly subordinated to the lien hereof; (2) pay when due any indebted lien hereof, and upon request exhibit satisfactory evidence of the discharge reasonable time any whilding or buildings row or expression. 	tings or improvements now or hereafter on the premises which may become dam- ing or improvements now or hereafter or other items or claims for the inest which may be secured to the control of the control of the te of such prior lien to Trustee or to holders of the note: (4) complete within a so of erection upon said premises; (5) comply with all requirements of law or (6) make no material alterations in said premises except as required by law or	100
Mortgagors shall pay before any penalty attaches all general taxe charges, and other charges against the premises when due, and shall, upor therefor. To prevent default hereunder Mortgagors shall pay in full under	s, and shall pay special taxes, special assessments, water charges, sewer service in written request, furnish to Trustee or to holders of the note duplicate receipls reprotest, in the manner provided by statute, any tax or assessment which Mort-	
gagors may desire to contest. 3. Mortgagors shall keep all buildings and improvements now or her or windstorm under policies providing for payment by the insurance com same or to pay in full the indebtedness secured hereby, all in companies of loss or damage, to Trustee for the benefit of the holders of the note, sur	reafter situated on said premises Insured against loss or damage by fire, lightning statisfactory to the hotders of the note, under insurance policies payable, in case in rights to be evidenced by the standard mortgage clause to be attached to each in rights to be evidenced by the standard mortgage clause to be attached to each so of expiration. Of the note, and in case of insurance about to expire, shall destroy the standard payment of principal or interest on prior encountries of the principal or interest on prior encountries. On the principal or interest on prior encountries of the principal or interest on prior encountries of the principal or interest on prior encountries. One prior that the principal or interest on prior encountries of the state of the prior and of the prior that the prior to the prior that the pri	
liver renewal policies not less than ten days prior to the respective date. In case of default therein. Trustee or the holders of the note may Morigagors in any form and manner deemed expedient, and may, but nee brances, if any, and purchase, discharge, compromise or settle any tax is forfeiture affecting said premises or contest any tax or assessment. All m	es of expiration. y, but need not, make any payment or perform any act hereinbefore required of d not, make full or partial payments of principal or interest on prior encum- oneys paid for, any of the purposes, herein authorized and all expenses paid or	
incurred in connection therewith, including attorneys' fees, and any othe gaged premises and the lien hereof, plus reasonable compensation to Trushall be so much additional indebtedness secured hereby and shall be the rate of seven per cent per annum. Inaction of Trustee or holders of on account of any default hereunder on the part of Mortgagors.	r moneys advanced by Trustee or the holders of the note to profect the mort- state for each matter concerning which action herein authorized may be taken. If the note shall never be considered as a waiver of any right accruing to them	
in to any bill, statement or estimate procured from the appropriate public the validity of any tax assessment sale forfeiture tay liep or title	y payment hereby authorized relating to laxes or assessments, may do so accordice office without inquiry into the accuracy of such bill, statement or estimate or claim thereof. both principal and interest, when due according to the terms hereof. At the inpaid indebtedness secured by this Trust Deed stall, notwithstanding anything payable (a) inmediately in the case of default in making payment of any in-accur and continue for three days in the performance of any other agreement of	A Company of the Comp
stalme ! of principal or interest on the note, or (b) when default shall of the horn-gagors herein contained. i. W n the indebtedness hereby secured shall become due whether the horse to be the lien hereof. In any suit to fore-lose the lien hereof all all e-penditures and expenses which may be paid or incurred by	occur and continue for three days in the performance of any other agreement of r by acceleration or otherwise, holders of the note or Trustee shall have the st, three shall be allowed and included as additional indebtedness in the decree or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's, fees.	A Section 1
apprairy; e dutays for documentary and expert evidence, stenograt to be expend d a leer entry of the decree) of procuring all such abstracticates, and mila data and assurances with respect to little as Trustee of such suit, to e dence to bidders at any sale which may be had pursua All expendit. y xpenses of the nature in this paragraph mentioned due and payable this interest thereon at the rate of seven per cent per	phers' charges, publication costs and costs (which may be estimated as to lefts replaced by the cost of the cost	Survey Servey
with (a) any price ig. including probate and bankrupicy proceeding fendant by reaso of the 'rust deed or any indebtedness hereby secure hereof after accrual of ucn. 'ght to foreclose whether or not actually ceeding which might, 'ect'.' premises or the security hereof, whether a beginning to the proceeding which is the proceeds of an foreclosure sale of the premises shall be distributed at the processing of the premises and the distributed of the premises and the processing of the premises and the distributed of the premises and the processing of the premises and the processing of the premises and the distributed of the premises and the processing of the premises and the premises are processed on the premise of the premises and the premises are premised to the premise of the premises and the premise of the premises and the premise of the premises and the premises are premised to the premises and the premises are premised to the premise of the premises are premised to the premise of the premises are premised to the premise of the premise	return to the property of the	And the state of t
items which under the terms here I constitute secured indebtedness addithird, all principal and interest remaining unpaid on the note; fourth, arrights may appear. 9. Upon, or at any time after the sing of a bill to foreclose this truites. Such appointment may be made eith rebefore or after sale, without	tional to that evidenced by the note, with interest theron as herein provided; yo overplus to Mortgagors, their heirs, legal representatives or assigns, as their ist deed, the court in which such bill is fired may appoint a receiver of said prem- notice, without regard to the solvency or insolvency of Mortgagors at the time	
of application for such receiver an 'wit out', gard to the then value of and the Trustee hereunder may be 'up', m', as such receiver. Such rec during the pendency of such foreclosure all and, in case of a sale and redemption or not, as well as during an further times when Mortgagor rents, issues and profits, and all other powers w', any be necessary of operation of the premises during the whole of, aid be 'od. The Court from	ast deed, the court in which such bill is filed may appoint a receiver of said prem- notice, without regard to the solvency or insolvency of Mortgagors at the time clever shall have power to collect the rerus, issues and profits of said premises elver shall have power to collect the rerus, issues and profits of said premises a deficiency, during the full statutory period of redemption, whether there is a deficiency during the full statutory period of redemption, whether there be a cecept for the intervention of such receiver, would be entitled to collect such an time to time may authorize the receiver to apply the net income in his hands or by any decree foreclosing this trust deed, or any tax, special assessment or the decree, provided such application is made prior to foreclosure saie; (2) the perior thall be subject to any defense which would not be seed and available to	100
in payment in whole or in part of: (1) The ind bledner secured hereby, other lien which may be or become superior to the lien hereof or of sur deficiency in case of a sale and deficiency. 10. No action for the enforcement of the like or a say provision he the party interposing same in an action at law upon a ence hereby secured.	or by any decree foreclosing this trust deed, or any tax, special assessment or the decree, provided such application is made prior to foreclosure sale; (2) the ereof shall be subject to any defense which would not be good and available to tred. It the premises at all reasonable times and access thereto shall be permitted for	
12. Trustee has no duty to examine the title, location, eximence, or deed or to exercise any power herein given unless exprestly of ig ed becase of its own gross negligence or misconduct or that of the arts or	condition of the premises, nor shall Trustee be obligated to record this trust y the terms hereof, nor be liable for any acts or omissions hereunder, except in employees of Trustee, and it may require indemnities satisfactory to it before	
13. Trustee shall release this trust deed and the lien the eo by pr secured by this trust deed has been fully paid; and Trustee may execut either before or after maturity thereof, produce and exhibit to Trustee if representation Trustee may accept as true without inquiry. Where a r the genuine note herein described any note which bears a certificate f.	oper instrument upon presentation of satisfactory evidence that all indebtedness end deliver a release hereof to and at the request of any person who shall, end to the state of the stat	A. A.
makers thereof; and where the release is requested of the original tru, as the note described herein, it may accept as the genuine note herein with the description herein contained of the note and which purports 14. Trustee may resign by instrument in writing filed in the office recorded or filed. In case of the resignation, inability or refusal to act	oper instrument upon presentation of satisfactory evidence that all indebtedness e and deliver a release hereof to and at the request of any person who shall, lease I requested of a successor frustee, such successor frustee may accept as ident leation purporting to be executed by a prior trustee hereunder or which ead which purports to be executed by a prior trustee hereunder or which ead which purports to be executed by the persons herein designated as the careful and the property of the present of the property of the p	
part thereof, whether or not such persons shall have executed the note of	such persons at a all persons liable for the payment of the indebtedness or any	· North
to pay the current general taxes, special assessments, if any, and has	undersigned agreef to pay, in equal monthly instalments, a sum sufficient and insurance prer um due on the within property.	
	C ₂	
	C/A,	
	Tio	
IMPORTANT	The Instalment Note mentioned in the within Trust Dee has be n identified	-
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	FIRST BANK OF OAK PARK, OAK PARK, OAK PARK, OAK PARK,	
IS FILED FOR RECORD.	Assistant Secretary Assistant Vice President Assistant Trust Officer	+3
D NAME E L STREET I	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	943
V CITY E R		3 84!
Y INSTRUCTIONS OR RECORDERS'S OFFICE BOX NUMBER 47		OT !
*FND OF RECORDED DOGUMENT		
END OF RECORDED DOCUMENT		