## **UNOFFICIAL COPY**

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COOR COUNTY, ILLINOIS FILED FOR RECORD #21951381 Jun 23'72 3 03 PH 21. 951. 381 TRUST DEED 5561.03 THIS INDENTURE, made June 3, 1972 between Arnold F. Karr and Patricia A. Karr, His Wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, an a livered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from the date hereof on the balance of principal remaining from time to time unpaid at the rate of Sir. ar, three quarters (6 3/4) per cent per annum in instalments (including principal and interest) as follows: One hundred fifty two and 8/100-of high the second of the seco in xid Cix.

Now. THEREFORE, the Morgagors to see of the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performed, and also in consideration of the sum of One Dollar in hand, "the economic and agreements herein contained, by the Morgagors to be performed, and also in consideration of the sum of One Dollar in hand, "the economic and agreements herein contained, by the Morgagors to be performed, and also in consideration of the sum of One Dollar in hand, and the experiments herein contained, by the Morgagors to be performed, and also in consideration of the sum of One Dollar in hand, and the performed and the error of the Morgagors to be performed, and also in consideration of the sum of One Dollar in hand, and the performed and also in consideration of the Morgagors to be performed, and also in consideration of the Morgagors to see the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of the Morgagors to see the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of the Morgagors to be performed, and also in consideration of the Morgagors to be performed, and also in consideration of the Morgagors to be performed, and also in consideration of the Morgagors to be performed, and also in consideration of the Morgagors to see the payment of the said principal sum of money and said interest in accordance with the error of the coverant of the Morgagors to see the payment of the said interest in accordance with the error of the payment of the said interest in accordance with the error of the payment of the said interest in accordance with the error of the payment of the said interest in accordance with the error of the payment of the said principal said in the payment of t in mid-City. to wit: Village of Northfield Lot 15 in Roy N. Schoenbrod's Eden's Acres, being a Subdivision of part of the North East quarter of Section 24, Tow ship 42 North, Range 12 East of the Third Principal Meridian, and of Lot 4 of Server Subdivision of that part of the North Half of the South East quarter of the North East quarter of Section 24, Township 42 North, Range 12 East of the Third Principal Meridian, lying West of the right of way, of the Chicago and Northwestern Railrod. except therefrom the North 266 feet of that part lying Easterly of the center in of Happ or Willow Road in Cook County, Illinois. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the vers, side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mor tagors, heir heirs, successors and assigns WITNESS the hand of Mortgagors the day and year first above written.

[SEAL] Patricia A. Karr [ S EAL . Timothy O. Duffy STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Arnold F. Karr and Patricia A. Karr, His Wife they free and voluntary act, for the uses and purposes therein set forth,

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| Page 1   |   | \$   |
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| COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO   | ON PAGE 1 (THE REVER  |  |
| ortgagors shall (1) promptly repair, restore or rebuild any buildings or in  | provements now or hereafter of                                      | on the premises which may become damaged   |
| programment of the control of the co | secured by a lien or charge on                                      | the premises superior to the lien hereof, and  |
| est exhibit sabsfactory evidence of the discharge of such prior lien to<br>r buildings now or at any time in process of erection upon said premi   | rustee or to holders of the note<br>es: (5) comply with all require | :: (4) complete within a reasonable time any<br>ements of law or municipal ordinances with                       |
| the premises and the use thereof; (6) make no material alterations in sai<br>tgagors shall pay before any penalty attaches all general taxes, and shal   | l premises except as required by                                    | y law or municipal ordinance.  |
| gagors shall pay before any penalty attaches all general taxes, and shall<br>harges against the premises when due, and shall, upon written request<br>out become der Mortagagors shall may in full under protect in the man  | furnish to Trustee or to holder                                     | s of the note duplicate receipts therefor. To  |
| ult hereunder Mortgagors shall pay in full under protest, in the man   | er provided by statute, any tax                                     | or assessment which Mortgagors may desire  |
| gagors shall keep all buildings and improvements now or hereafter signed to plicies providing for payment by the insurance companies of a lit the indebtedness secured hereby, all in companies satisfactory to Trustee for the benefit of the holders of the note, such rights to be evilated for the benefit of the holders of the note, such rights to be evilated for the benefit of the holders of the note, such rights to be evilated for the benefit of the holders of the note, such rights to be evilated for the benefit of the holders of the note, such rights to be evilated for the benefit of the holders of the note, such that the suc | uated on said premises insured<br>uneys sufficient either to pay t  | against loss or damage by fire, lightning or<br>he cost of replacing or repairing the same or                    |
| If the indebtedness secured hereby, all in companies satisfactory to<br>Frustee for the benefit of the holders of the note, such rights to be e-   | he holders of the note, under<br>idenced by the standard morte:     | insurance policies payable, in case of loss or   |
| all policies, including additional and renewal policies, to holders of   | f the note, and in case of insu                                     | rance about to expire, shall deliver renewal   |
| Trustee for the benefit of the holders of the note, such rights to be c all policies, including additional and renewal policies, to holders cless than ten days giren to the respective dates of expiration, se of default therein, Trustee or the holders of the note may, but need not, may be the properties of the state of the note of the purchase, discharge, compromise or settle any fax lien or other pri purchase, discharge, compromise or settle any fax lien or other pri therewith, including attorneys (e.e., and any other moneys advanced the control of the properties of the private for each patter core of the properties of the private for each patter core.   | seed not, make any payment of                                       | r perform any act hereinbefore required of   |
| purchase, discharge, compromise or settle any tax lien or other pri  | or lien or title or claim thereof                                   | or redeem from any tax sale or forfeiture  |
| therewith, including attorneys' fees, and any other moneys advanced  | ny of the purposes herein auth<br>y Trustee or the holders of the   | note to protect the mortgaged premises and   |
| reof, plus reasonable compensation to Trustee for each matter con<br>ndebtedness secured hereby and shall become immediately due and pr<br>Inaction of Trustee or holders of the note shall never be conside   | terning which action herein a<br>yable without notice and with:     | uthorized may be taken, shall be so much<br>interest thereon at the rate of seven per cent                       |
| Inaction of Trustee or holders of the note shall never be considerable never of Morteagors.  | ed as a waiver of any right a                                       | ccruing to them on account of any default  |
| in the part of Mortgagors.  Trustee or the holders of the note hereby secured making any paym statement or estimate procured from the appropriate public office of any tax, assessment, sale, forfeiture, tax lien or title or claim theret  | nt hereby authorized relating t                                     | o taxes or accessments, may do so according  |
| of any tax, assessment, sale, for teiture, tax lien or title or claim therei   | f.  | cy of such bill, statement or estimate or into   |
| gagors shall pay each item of indebtedness herein mentioned, both p<br>ers of the note, and without notice to Mortgagors, all unpaid indebte   | incipal and interest, when due<br>ness secured by this Trust Deer   | according to the terms hereof. At the option  I shall, notwithstanding anything in the note                      |
| rs of the note, and without notice to Mortgagors, all unpaid indebte<br>ust Deed to the contrary, become due and payable (a) immediately<br>he note, or (b) when default shall occur and continue for three  | in the case of default in making lays in the performance of any     | ng payment of any instalment of principal or other agreement of the Mortgagors herein                            |
|  |   |  |
| the indebtedness hereby secured shall become due whether by accepted hereof. In any suit to foreclose the lien hereof, there shall be an 'xpenses which may be paid or incurred by or on behalf of I   | allowed and included as addit                                       | ional indebtedness in the decree for sale all  |
|  |   |  |
| of the ecree' of procuring all such abstracts of title, title searches an<br>es with respect to title as Trustee or holders of the note may deen   | to be reasonably necessary eit                                      | her to prosecute such suit or to evidence to   |
|  |   |  |
| in this p. and ph entioned shall become so much additional indeher are of see per cent per annum, when paid or incurred by Tru bankrup, proceedings, to which either of them shall be a party, shereby secured; or neparations for the commencement of an otactually comme ced. (c) or reparations for the defense of any temperations for the defense of any temperature.   | stee or holders of the note in co                                   | efendant, by reason of this trust deed or any  |
| s hereby secured; or a preparations for the commencement of a  | ny suit for the foreclosure he                                      | reof after accrual of such right to foreclose  |
|  |   |  |
| proceeds of any force. The sac of the premises shall be distributed es incident to the foreclor re proceedings, including all such items are the terms hereof constitute seeven to be tedness additional to the  | and applied in the following of                                     | ng paragraph hereof. second. all other items   |
| r the terms hereof constitute securia, debtedness additional to the interest remaining unpaid on the not; fourth, any overplus to  | t evidenced by the note, with<br>Mortgagors, their heirs, legal r   | interest thereon as herein provided; third, all<br>epresentatives or assigns, as their rights may                |
| o, or at any time after the filing of a bill to foreclose this trust deed  | the court in which such bill is                                     | filed may appoint a receiver of said premises.   |
| ntment may be made either before sale, without notice,   | without regard to the solvency                                      | or insolvency of Mortgagors at the time of   |
| eunder may be appointed as such see 'ver, such receiver shall ha<br>f such forceloure suit and, in case of a, a a a ficient, during<br>uring any further times when Morrgagors, e cept or the intervention<br>repowers which may be necessary or are us a linguage case for the<br>whole of said period. The Court from time to time remained the<br>indebtedness secured hereby, or by any decree for companies true  | e power to collect the rents, i                                     | ssues and profits of said premises during the  |
| iring any further times when Mortgagors, e cept or the intervention  | n of such receiver, would be en                                     | titled to collect such rents, issues and profits,  |
| er powers which may be necessary or are us. at in suc., cases for the whole of said period. The Court from time to time r avouthorize the  | protection, possession, contro<br>receiver to apply the net incon   | <ol> <li>management and operation of the premises<br/>ie in his hands in payment in whole or in part.</li> </ol> |
| indebtedness secured hereby, or by any decree fore losing this true<br>the lien hereof or of such decree, provided such application is made p  | t deed, or any tax, special assertor to foreclosure sale: (2) the   | ssment or other lien which may be or become  |
| action for the enforcement of the lien or of any provision to consing same in an action at law upon the note hereby secure   | sall be subject to any defense                                      | which would not be good and available to the   |
| stee or the holders of the note shall have the right to inspect the p  | emises at all reasonable times                                      | and access thereto shall be permitted for that   |
| stee has no duty to examine the title, location, existence of June"  | of the premises, or to inqu   | sire into the validity of the signatures or the  |
| stee has no duty to examine the title, location, existence o,on^*<br>pacity, or authority of the signatories on the note or trust deed, o<br>o unless expressly obligated by the terms hereof, nor be liable fo<br>or that of the agents or employees of Trustee, and it may require in-   | sh il Trustee be obligated to r                                     | ecord this trust deed or to exercise any power<br>, except in case of its own gross negligence or                |
|  |   |  |
| t deed has been fully paid; and Trustee may execute and deliver a  | release the red   | uest of any person who shall, either before or   |
| and what has been fully paid; and Trauster may execute and deliver a<br>ity thereof, produce and exhibit to Trauster the note, representin<br>y accept as true without inquiry. Where a release is requested of<br>any note which bears an identification number purporting to be plast<br>ion herein contained of the note and which purports to be executed<br>of the original trustee and it has never placed its identification nu   | a successor , user, such suce                                       | essor trustee may accept as the note herein  |
| ny note which bears an identification number purporting to be plac<br>tion herein contained of the note and which purports to be executed  | ed thereon '/ a ' or trustee he<br>by the persons 'erei' designate  | ereunder or which conforms in substance with<br>d as the makers thereof: and where the release                   |
| l of the original trustee and it has never placed its identification nu<br>hich may be presented and which conforms in substance with the d  | nber on the nate discribed here<br>scription herein or no med of th | ein, it may accept as the note herein described<br>he note and which purports to be executed by                  |
| hich may be presented and which conforms in substance with the dherein designated as makers thereof.   | Becorder or Registrar of vi   | the in which this instrument shall have been   |
| stee may resign by instrument in writing filed in the office of the<br>r filed. In case of the resignation, inability or refusal 10 act of Ti<br>all be Successor in Trust. Any Successor in Trust hereunder shall hav   | ustee, the then Recorder of D                                       | eed of the county in which the premises are  |
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| is Trust Deed and all provisions hereof, shall extend to and be bindin<br>'Mortgagors' when used herein shall include all such persons and<br>r not such persons shall have executed the note or this Trust Deed,<br>ten more than one note is used.   | g upon Mortgagors and all personall persons liable for the payr     | ons raiming under or through Mortgagors, and<br>out : indebtedness or any part thereof                           |
| r not such persons shall have executed the note or this Trust Deed.  | The word "note" when used i   | in this instrument shall be construed to mean  |
| net more than one hore to date.  |   | ~'\\   |
| <del></del>  | <del></del>   |  |
|  | Identification No.  | <u>55440;</u>  |
| IMPORTANT  |   | TLE AND TRUST COMPANY.   |
| · · · · · · · · · · · · · · · · · · ·  | 1 //  | O Trustee  |
| RE NOTE SECURED BY THIS TRUST DEED SHOULD STIFIED BY Chicago Title and Trust Company   | By Kose   | um Alien   |
| THE TRUST DEED IS FILED FOR RECORD.  | By 1. ). 0.22   | ann I le x   |
| •  | In Kose   | Assistant Se , eta,  |
|  | 1/=-  | Assistant Vice i restr' nt   |
| то:  |   | n arconnens when who have  |
| 2 AND T MARTITIES A  | FO INS  | R RECORDER'S INDEX PURPOSES<br>ERT STREET ADDRESS OF ABOVE   |
|  | I I DE  | SCRIBED PROPERTY HERE  |
| BANK OF NORTHFIELD   | 1   |  |
| 400 Central Ave.   |   |  |
| HOO, Central Ave.<br>Northfield Illinois 6009  |   | 3  |
| 400 Central Ave.<br>Northfield, Illinois 6009  |   | 3  |
| DANK OF WORTHFIELD<br>400, Central Ave.<br>Northfield, Fllinois 6009   | 533   |  |

'END OF RECORDED DOCUMENT