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COOK COUNTY, ILLINOIS FILED FOR RECORD

Atelone R. Chen

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## TRUST DEED

CHARGE TO CERT

21 395 046

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

K. Peter Knobel and Loretta G. Knobel, 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, said legal holder or holders being herein referred to as believes of the Instalment Note hereinafter described, said legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders of the Note, in the principal sum of One thousand nine hundred fifty (\$1950.00) no/100 -- Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by white from January 22, 1971 which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows: eight

Forty no/100 - - - - Dollars on the 22nd forty no/100 - - - Dollars on the 22nd for 22nd day of each and every month 22nd day of each and every month thereafter until said note is tully paid except that the time payr entry principal and interest, if not sooner paid, shall be due on the 22nd day of December 1975.

All suc' pa ments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal and interest at the same part of principal principal of each instalment unless paid when due shall bear interest at the same payr on the sa balance an its remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate a same per sent per annum, and all of said principal and interest being made payable at such banking house or trust company in

| Illinois, as the holders of the note may, from time to time, in writing

company in Wilmette Illinois, as the holders of the note may, from time to time, in along appoint, and in been a such appointment, then at the office of C. Herbert Jones, 1039 Linden Ave.

\*\*REMEDIATE OF LILInois or order.\*\*

NOW THEREFORE, the Meri got a secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deer and the performance of the covenants and agreements herein contained, by the Morrageous to be performed, and also in consideration of the sum of On Dollar in hand past, the receipt whereof is hereby acknowledged, do by these presents CONVEY and MARRANT must be Trustee, its successors and appears. The following deer the Milmettee COUNTY OF COOK

\*\*AND STATE OF ILLINOIS.\*\*

Lot 9 (except the 5 ut 150 feet) in Block 24 in Village of Wilmette in Township 42 North Ange 13. East of the Third Principal Meridian, in Cook County, Illing:



This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mong gors, their heirs, successors and assigns.

day and year first above written, Loretta G. Knobel .... | SEAL |

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT K. Peter Knobel and Loretta G. Knobel, his wife

they instrument, appeared before me this day in person and acknowledged that delivered the caid Instrument as their free and voluntary act \_\_signed, sealed and free and voluntary act, for the uses and purposes therein set forth. January

Deed, Indiv., Instal.-Incl. Inc.

Page 1

## **UNOFFICIAL COPY**

	Page	2
THE COVENANTS, CONDITIONS AND PROVISIONS REFE		O ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
1. Mortgagers shall (1) promptly repair, restore or rebuild any bit be destroyed; (2) keep and premises in good conditions and repair, who filter the properties of the destroyed condition and repair, where the properties of the destroyed of such probability or buildings now or at any time in process of erection upon request properties of the use thereoff; (6) make no material altera. 2. Mortgagers shall pay before any penalty attaches all general taxed other charges against the premises when due, and shall, upon writt	ldings or n without w ich may be or hen to said premi tions in sai s, and shal en request	ingrincements into or hierafter on the premises which may become damaged assect and the from mechanic's or other tens or fairn for free in integreesly second by a lieu or cell mechanic and the appearance of the internal methods from any consistent or being the appearance of the internal methods from any cose; (5), comply with all requirements of law or municipal methods with differentiate severe as required by Liw or minicipal ordinance.  I pay special taxes, special assessments, water charges, sewer service charges, farmed to Trustee or to holder of the noted uplicate receipts herefor. To
3. Mortgagers shall keep all buildings and miprovements now or hindstorm under policies providing for payment by the instance comp pay in full the indebtedness secured hereby, all in companies such right anget, to Trustee for the benefit of the holders of the mite, such right half deliver all policies, including additional and renewal publicies, to discuss not less than ten days prim to the respective dates of respiration.	panies of n actory to actory to its to be ev holders o	nusted on said premises insured against loss or damage by fire, lightning or unneys sufficient either to pay the cost of refplating or repairing the same or the holders of the note, under insurance policies payable, in case of loss or idenced by the standard mortgage clause to be attached to each policy, and if the note, and in case of insurance about to expire, shall deliver renewal seed on make the control of the standard mortgage.
fortgagors in any form and manuer decemed especient, and may, but may, and purchase, discharge, comptoning or settle any tax lien or flecting said premises or contest any tax or assessment. All moneys monection therewith, including attorneys fee, and any other moneys are leen hereof, plus reasonable compensation to Trustee for each my distincial indebtendenss secured hereby and shall become immediately or animan. Inaction of Trustee or holders of the note shall never be recounder on the part of Montgagors.	eed not, mother price paid for a dvanced be atter concluse and paid considers	ner provided by statute, any tax or asseximent which Murtspapers may design unsted on said premises insured against loss or damage by fire, lightning or univers sufficient either to pay the cost of replacing or repairing the same or the holders of the note; under insurance policies payable, in case of loss or dienced by the standard mortage clause to be attached to each policy, and if the note; and in case of insurance about to expire, shall deliver renewal excel not, and any payment or perform any act thereinbefore required of take full or partial payments of principal or interest on prior encumbrances, in leno or title or claim thereof, or redeem from any tax sale or forfeiture my of the purposes herein authorized and all expenses paid or incurred in y Trustee or the holders of the note to protect the mortagade premises and cerning which action herein authorized may be taken, shall be so much yable without notice and with interests thereon at the rate of seven per cent ed as a waiver of any right accruing to them on account of any default in thereby authorized relating to taxes or accessments, may do so according thout inquiry into the accuracy of such bill, statement or estimate or into neighbor and interest, when due according to the terms hereof. At the option is secured by this Trust Deed shall, notwithstanding appring in the note in the performance of any where agreement of the Mortagepers herein or action or otherwise, holders of the note or Trustee shall have the right to
5. The Trustee or the holders of the note hereby secured making a sany bill, streement or estimate procured from the appropriate public evalidity of any bax, assessment, sale, forfeiture, tax lien or title or all the sale of the sale of the sale of the sale of the holders of the note, and without notice to Mortgagers, all unput in this Trust Deed to the courtary, become due and payable (a) impressed notice, or (b) when default shall occur and continue for	ny payme c office with the real d. both pri l indebtedra neduately to or three d	nt hereby authorized relating to taxes or accessments, may do so according throut inquiry into the accuracy of such bill, statement or estimate or into might and interest, when due according to the terms hereof. At the options were securately with Trust Deed shall notwentherstanding anything in the noter in the case of default in making payment of any instalment of principal or any in the professor according to the principal or any in the professor according to the principal or any in the professor according to the principal or any in the professor according to the principal or any in the professor according to the professor therein
ntained. 7. When the indebtedness hereby secured shall become due whether reclose the lien hereof. In any suit to foreclose the lien hereof, there endiutes and expenses which may be paid or incurred by or on belt sold to the properties of the content of the con	r by accele shall be a	asy in the performance of any other agreement of the Mortgagors herein retation or other wuse, hulders of the note or Trustee shall have the right to allowed and included as additional indebredness in the decree for sale all sistee or hulders of the note for attorney's feet, Trustee's feet, appraiser's attorn costs and costs (which may be estimated as to items to be expended examinations, title insurance polities. Torrens certificates, and similar data of the reasonably necessary either to prosecute such suit or to evidence to the title to or the value of the premise, All expenditures and expenses of edness secured hereby and immediately due and payable, with interest ear holders of the note in connection with 13 any proceeding, including their particular of the connection with 13 any proceeding, including the process of the treat decrease and expenses of contests of the connection with 13 and proceeding, including the process of the connection with 13 and proceeding which might affect the premises or the security of applied in the following order of priority: First, on account of all costs are mentioned in the preceding paragraph hereof second, all other items videnced by the note, with interest therein a herein provided; third, all orgagors, their heurs, legal representatives or assigns, as their tights may be count in which such hills of the may notice and content of the many countries of the processing of the processing the countries of the processing of the p
8. The proceeds of "y foreclosure sale of the premises shall be dist expenses incident to the fore-"sure proceedings, including all such ich under the terms hereof "mittle secured indebtedness additional neipal and interest remain 'g unpai on the note: fourth, any over were."	ributed an items as a I to that o plus to M	d applied in the following order of priority: First, on account of all costs to mentioned in the preceding paragraph hereof-second, all order items videnced by the note, with interest thereon as herein provided; third, all ortgagors, their heirs. legal representatives or assigns, as their tights may
h appointment may be made cut to be one or after sale, without relication for such receiver and wn out; gard to the then value of the stee hierarchies he appointed.  """ ever, Such receiver as the appointed of the sale and a deficiency, well as during any further times when horse or seeps for the interest of the sale and a deficiency, well as during any further times when horse or seeps for the interest of the sale and the sale properties of the sale and the sale properties of	otice, with premises hall have during the ervention of for the prize the reachist trust dimade prioecof shall	hous regard to the tolvency or insolvency of Mortgagors at the time of or whether the ame shall be then occupied as homestead or not and the power to collect the rents, issues and profits of said premises during the full statutory period of redemptions, whether there be redemption or not, of such receiver, would be enritled to collect such rents, issues and profits, overcion, post-such control, management and operation of the premises societies, post-such control, management and operation of the premises received to any state of the profits of the profits of the profits leed, or any tax, special assessment or other hen which may be or become to foreclosure saic (2) the deficiency in case of a sale and deficiency, be subject to any defense which would not be good and available to the
12. Trustee has no duty to examine the title, location, raisi nee or nut, eaparity, or authority of the signatories on the note or rust, eight, eaparity, or authority of the signatories on the note or rust, eight produce or that of the agents or employees of Trustee, and it may re. 13. Trustee shall release this trust deed and the lien thereof by proper this trust deed has been fully paid; and Trustee may execute and delir maturity thereof, produce and eighbit to Trustee the note, rept steem any accept as true without inquity. Where a release is require streem as a received in the time that the produce and entitle day note which bears an identification number purporting to descendish begins consisted of the note of which buy once to be extended.	condition for any sire of demi iver rele senting the ted of the placed by the	of the premises, or to inquire into the validity of the signatures or the all Trustee be obligated to record this trust deed or to exercise any power acts or omissions becaused recept in case of its own gross negligence or intimes attifactory to it before exercising any power herein given to the properties of the pro
equested of the original trustee and it has never placed its identification note which may be presented and which conforms in substance with persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the office yield of filed. In case of the resignation, inability or refusal to acted shall be Successor in Trust Arey Successor in Trust hereunder shated on the successor shall be entitled to reasonable compensation for all as the successor shall be entitled to reasonable compensation for all as word. "Mortgagors" when used herein stall include all auch person their or not such persons shall have executed the note or this Trust!	on numbe the descri of the Ri of Truste Il have the ts perform sinding up s and all i Deed. The	uses at all reasonable times and access thereto shall be permitted for that of the premises, or to inquire into the validity of the signatures or the all Trutne be obligated to record this timit deed or to exercise any power acts or omissions becaused; except in case of its own gross regigence or nities satisfactory to it before exercising any power herein given. The properties of the presentation of a sitisfactory evidence that all indebtedness secured or hope of the presentation of a sitisfactory evidence that all indebtedness secured or hope of the presentation of a sitisfactory evidence that all indebtedness secured or hope of the presentation we expert trustee, such successor trustee may accept as the note herein every by a prior trustee hereinder or which conforms in substance with neep 1500 herein designated as the makers thereof and where the telease of the own of the own of the note and which purports to be executed by coorder or egistar of Titles in which this instrument shall have been eightenical title, wer' and authority as are herein given Trutice, and any eight herein on Mortagors and all c. on claiming under or through Mortgagors, and versions lable for the use, in the indebtedness or any part thereof, word "note" when use, in the indebtedness or any part thereof, word "note" when use, in the indebtedness or any part thereof, word "note" when use, in the time that the construct to mean
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IMPORTANT		Identification No
THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BY Chicago Title and Trust Company FORE THE TRUST DEED IS FILED FOR RECORD.		Mongaret C Cock is L Maistern to to an Assistant So or Assistant So or

[X]	MAIL TO:			
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END OF RECORDED DOCUMENT