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22 401 938

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

TRUST DEED

July 10, 19 73 , between

of the Village of Oak Brook County of Du Page
State of Illinois herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois corporation doing business in Oak Park, Illinois, herein referred to as TRUSTEE, witnesseth:
THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note herein fits described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of 1 E TY FOUR THOUSAND AND NO/100THS (\$24,000.00) - - - - Dollars,

eviderand by one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER

and delive ed, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date neglect on the balance of principal remaining from time to time unpaid at the rate of seven () per cent per annum in instalments as follows: ONE HUNDRED EIGHTY-SIX AND 08/100THS (\$186.08)

Dollars or more on the 15th day of September 19 73 and ONE HUNDRED ' date necesf

(\$186.08)
EIGHTY-SIX ANI 03/100ths/bollars or more on the 15th day of each month until said note is fu'l; paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of August 19 93. All such payments on account of the indebtedness evidenced by said our to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the trincipal of each instalment unless paid when due shall bear interest at the then highest rate permitted by law and all o said principal and interest being made payable at such banking house or trust company as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Aven's Cate Bank, Oak Park, Illinois.

NUP, THEREFORE, the Mortgagors to secure the pay — of tions of this trust deed, and the performance of the covenants and agree Une Lollar in hand paid, the receipt whereof is hereby acknowled from the covenants and all of their extent, right tritle in the covenants of the covenants. and principles away or maney and said interest in accordance with the terms, plants herein contained, by the Mortgagors to be performed, and also in consided by these presents CONVEY and WARRANT unto the Trustee, its success program therein, attuate, lying and being in the COOK

COUNTY OF

ND STATE OF ILLINOIS, to will

Lot 31 in Block 1 in Kaufman and Stephen's Addition to Oak Park, a subdivision of the West half or ch: South West quarter of Section 18, Township 39 North, Range 13, East of the Third Principal Meridian, lying East of the West 661 feet thereof in Cook County, Illinois,



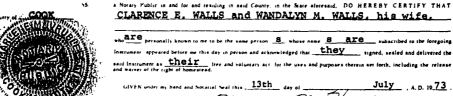
TX.B.Title No. all improvements, represents assents, issues and apportent during all two homes as Montgagers may be morted therein, which are printing primary properties afficient and or hereafter therein or thereon used to supply hear, gas, as untituiffelt, and wentiation, including involved restricting the foregoingly, crems, window and search hearers. All of the foregoingly are declared to be a pair of said real masse wher equipment or articles hereines placed in the premises by the montgagers or their success.

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 regerence and are a part hereof and shall be binding. on the mortgagors, their heirs, successors and assigns.

WITNESS the hand s and seal s of Mortgagors the day and year first above written.

Wandalyn M	Malla Walls	(s	Clarence E	ر ع Walls	Walle-	(SEAL)
			EAL)			_(SEAL)

MARLENE M. VRUBLE



Tilsalence To

## <u>UNOFFICIAL COPY</u>

THE COVENANTS CONDITIONS AND PROVISIONS REPERRED TO ON PAGE 1 THE REVERSE SIDE OF THIS TRUST DEEDS

- I. Morgagons shall (1) promptly repair resource or febuild any huisling or approximents now in these states on the premises which may become damaged or be destroyed? It was not premise in good condition and repair, without seate, and tree from mechanic; or other lens or claims for lien not expressly subsidiated to the lies hereof.
  (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to be lien hereof, and upon request sphibit satisfactory evidence or the discharge of such prior lare to I truster or to holders of the note. (4) complete which a reasonable time any building no to sat any time in process or exection upon said premises. (5) comply with all requirements of law or municipal ordinances with respect to the premises accept as required by law or municipal ordinance.
- 2. Morrgagors shall pay before any penalty attaches all general taxes, and shall pay apecial taxes, apecial assessments, water charges, are returned to the charges against the premises when due, and shall, upon written request, furnish to Trustee or to holiders of the note duplicate receipts therefor. To prevent defaul the premises which have not been considered to the note duplicate receipts therefor. To prevent defaults are not appeared to the note duplicate receipts therefor.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter isstanced on said premiers insured against loss or damage by fire, lighting or windstoom under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtenders accurate hereby all in companies sairsfactors to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the need, such rights to be evidence for the holders of the need, such rights to be evidence for the sandard mortgage clause to be attached to each policy, and shall deliver all policies not less that need also priors to the respective dates of
- 4. In case of default therein. Truster on the holders of the note may but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner demend expedient and man, but need not make full or partial payments of principal or interest on prior encumbances. If any, and purchase, discharge, compromise or verife any task prior to other prior less need not any task and on task also prior interests, and any other moneys and the same of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers herein such as the prior term of the purphers the prior term of the purphers the purphers the purphers the prior term of the purphers the purphers the prior term of the purphers the purp
- 6. Morgang is shall pay such titem of indetectories became mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, an early in the control of the note of the note of the control of the note of the Trust Deed for the control, become if a and sayable rist immediately in the case of default in making payment of any increalment of principal or indetection the note, or the when default shall not undersoon the note, or the when default shall not undersoon the note.
- Then the indicate feet person assured shall be some due assure by as creation in otherwise, holders of the mass of Tuster shall have the right to foreclase the limited feet person and the person of the state of of
- B. The fiverfact days to recover a state that it may be about the distributed and applied in the following order of privates. For security of all casts and appears in interior of a transcription of the transcription of
- 9. Upon one and their help of ability brees, each trust deed the court in which such bill is liked may appoint a receiver of and premises, Such appointment not be made a their belieur or after such a more of the regard in the subseries of invited never of Mortgagins at the time of application for auch receiver and whiting arguint in the chean source of the premises on whether he same shall be then in squeed as homewhead or not and the Trustee hereunder may be appointed as such profess, a same profess of same shall be then in squeed as a homewhead or not such the Trustee hereunder may be appointed as such receiver. As the profess of same shall be then in squeed as a homewhead or not such that Trustee hereunder may be appointed as such fails uncorrectly as a substitute of the trustee of a safe and a fail interpretable of the trustee of the trustee of the same shall be during an further times when Mortgagine, except for the interpretable of the trustee of the same shall be during an further times when Mortgagine are strengthen the same shall be during an further times when the same shall be during an further times and the same same of the same trustee of a safe and a strengthen of the profession of the
- 10. So as sum for the colors event of the field of oil and processing hereof shall a subject to any defense which would not be good and available to the party interposing same of an action to the processing here of an action to the processing here of an action to the processing here.
- It cover to the butters of the cover shall have the right to inspect the premises at all leasns ble times and access thereto shall be permitted for that purpose.
- 12 freshes has no dues to examine the rise. Justice, existence, or condition of the remises, nor shall Trustee be obligated to record this trust deed of to exercise members, every normal deed to the existence of the existence o
- It have sets referent this start there and the centification upon provided in most one satisfactory evidence that all indebtedness necured by this itself test has been filling all and livery me me resource and district rectangles here to take and at the real chapperson who shall called before or after managing thereof, produce and exhibition. If have emblaced more representing that all indebtections hereby necurified has been paid, hick representation. Trustee may accept as the ground and the exhibition. The extent of a second continuous secretification is admitted attention and interest of a second continuous secretification is admitted attention. The extent of a second continuous admitted attention is a finished and the presented of the present of a second continuous and of the present of the second continuous and other continuous and the present of the second continuous and other continuous and the present of the second continuous and the second continuous and the present of the second continuous and the present of the second continuous and the s
- As Truste may resign by instrument to some finish in the office of the Resorter or Registrar of Titles in which is instrument shall have been recorded or filed. In case of the resignation, instability or instability of the residence of Trust, and Sucressor in Trust hereoffer shall have been recorded or filed. In Sucressor in Trust hereoffer shall have been recorded and administration of the countries of the recorder of the rec
- 15. This Trais Deed and all processors beared, shall extend to and be binding upon Mortgagors and all persons claimin, under or through Mortgagors, and the word discussed as the used herein shall on-loss all on-loss all discussed and all persons and all persons itable for the passens of the indebtedness or 6 years thereof, whether or not such persons shall have exactly of the order of this Trust Deeg.
- Its 8 shout the prior written consent of the holder or holders of the note secured hereby, the Merigator or Morigagoes shall not concey concumber sittle to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerat the entire unpaid principal balance as providing the note for breach of this common and no deley its such interconstructive motion of such breach and the providing the interconstruction of or such breach of a such breach of

COOK COUNTY, ILLINOIS

JUL 17 '73 12 34 Pl

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IMPORTAN

FOR THE PROTECTION OF BOTH THE BORROTER AND LENDER THE ROTE SECERED BY THIS TRUST DEED SHOLED BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILLED FOR RECORD The Instalment Note mentioned in the within Trust Deed has been identified

AVENUE STATE BANK

. FOR

D NAMES 9671

E STREET RRICK MC NEILL

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E STREET RRICK MC NEILL

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FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

947 Wenonah Avenue

Oak Park, Illinois

B04279

END OF RECORDED DOCUMENT