## **UNOFFICIAL COPY**

RECORDER OF DEEDS

22403952

TRUST DEED

JUL 18 73 1 38 PH

570642 CHARGE TO CERT

22 403 952

THIS INDENTURE, made

THE ABOVE SPACE FOR RECORDER'S USE ONLY

1973 , between

\*Edward C. Rustigan and Mildred A. Rustigan, 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 TRUSTÉE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, aid legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

TEN THOUSAND FOUR HUNDRED FIFTY AND 00/100 ------(\$10,450.00) Dollars, evil... ed by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

in and by which said Note the Mortgagors promise to pay the said principal sum and interest 21, 1973 on the balance of principal remaining from time to time unpaid at the rate Tuly 24, 1973 (ight (8) per cent per annum in instalments (including principal and interest) as follows:

NINE HUNDER J. T. i AND CO/100 (\$910.00) Dollars on the lst day of September 19.73 and NINE HUNDERD TEN AND CO/100 Dollars 910.00 on the lst dry cach succeeding month for 11 monterester until said note is fully paid except that the final payment of principar and interest, if not sooner paid, shall be due on the lst day of August 19.74 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 remainder to mic. It provided that the principal of each instalment unless paid when due shall bear interest at the rate of the per a num, and all of said principal and interest being made payable at such banking house or trust the remainder to mic. It provides that the principal of each instalment unless paid when due shall bear interest at the rate of the per a num, and all of said principal and interest being made payable at such banking house or trust the remainder to the interest payable at such banking house or trust the remainder to mic. It is not soon to the last of the per a num, and all of said principal and interest being made payable at such banking house or trust the remainder to mic. It is not soon to the last of the per a num, and all of said principal and interest being made payable at such banking house or trust the remainder to mice. It is not soon to the last of the per and Evanston company in Illinois, as the holders of the note may, from time to time, in writing company in Evanston interest and in absence of such appoint ment, then at the office of Roth Mortgage Corporation in said City,

NOW, THEREFORE, the Mortgagors to secure the paym in of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performant. "O, howeventh and agreements herein contained, by the Morragagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the right hereof is thereby acknowledged, do by those presents CONVEY and WARKANT unto the Trustee, its necessary and assign, the following described R all Er te additionally the said principal sum of the said principal sum of money and said interest in accordance with the terms, provisions and limitation of the sum of the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitation of this trust of the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitation of this trust of the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitation of this trust of the payment of

\*\*Lot 3 (except the West 25 feet t'ore of) and Lot 4 (except the East 75 feet thereof) in Mid-Park, a Subdivision of Block 2 in Edgewood, a Subdivision of Blocks 1, 2, 3, 6, 7 and 8 and certain vacated streets and alleys in the Winnetka and Association Subdivision of the North half of the West 90 acc.s of the North west quarter of Section 20, Township 42 North, Rang 1 Past of the Third Principal Meridian, in Cook County, Illivis \*\*

ints, conditions and provisions appearing on page 2 (the reverse side of the trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

successors and assigns.		•/	/
WITNESS the hand 8 and	seal of Mortgagors the day :	and year first above written.	7.6
		11 1 man 1 11 W.	The same
***************************************	[ SEAL ]	dward C. Rustigan	LEGALO SEAL
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	SEAL I	wared U. Kystyan	I SFALL
	N	hildred a. Kustyan Mared A. Rustigan, his	rife
STATE OF ILLINOIS,	The same	a De all orthogon	
	"- Wiese Wie	a 12 Harren	<del></del>
SS.	a Notary Public in and for and residing	in said County, in the State aforesaid, DO I	EREBY CERTIFY THAT
County of mile Cook	mean of truetRan an	n urron on We unsersan' ur	rs Atte
		<del></del>	
who 81	Opersonally known to me to be the same	person whose name 8 are	subscribed to the foregoing
		and acknowledged that they	
		free and voluntary act, for the uses and	
			purposes therein set torth.
A CUIDANO SE	liven under my hand and Notarial Seal this	s /8712 day of Ju	L <b>y</b> 19. <b>73</b>
	. ,	==1011	
		Transfer & Mattel	,
Notes BOULET NO.		Marinean House	Notary Public
an out distribution of the last	1 1-1 1-1	To Commission Evilent May 1	7 1072

		Pag			<del></del> 1
1. A or be d subordi upon re building respect 2. A and ott	Mortgagors shall (1) prompt lestroyed: (2) keep said pre- inated to the lien hereof; (3) equest exhibit satisfactory e g or buildings now or at an to the premises and the use Mortgagors shall pay before her charges against the prem	ly repair, restore or rebuild any buildings or mises in good condition and repair, without pay when due any indebtedness which may vidence of the discharge of support and pro- teed of the discharge of support and pro- teed of the discharge of support and pro- teed of the discharge of the discharge of the thereoft (6) make no material alterations in any penalty attaches all general taxes, and a nises when due, and shall, upon written requ	r improvements now or herea t waste, and free from mechar the secured by a lien or charge to Trustee or to holders of the mises: (5) comply with all ra- said premises except as requi- hall pay special taxes, special test, furnish to Trustee or to h	VERSE SIDE OF THIS TRUST DEED): firet on the premises which may bectome damage ite's or other liens or claims for lien-nit express e on the premises superior to the lien-thereof, as note: (4) complete within a reasonable time ar- quirements of law or municipal ordinances wite of by law or municipal ordinance, assessments, water charges, sweer service charge olders of the note duplicate receipts therefor. I	ly ad ny th
to cont 3. I windste to pay damage	t default hereunder Mortgag test. Mortgagors shall keep all bu orm under policies providin in full the indebtedness see e, to Trustee for the benefit	ors shall pay in full under protest, in the n uildings and improvements now or hereafte of for payment by the insufance companies cured hereby, all in companies satisfactory t of the holders of the note, such rights to b	nanner provided by statute, an or situated on said premises in of moneys sufficient either to to the holders of the note, we e evidenced by the standard r	y tax or assessment which Mortgagors may desi sured against loss or damage by fire, lightning pay the cost of replacing or repairing the same nder insurance policies payable, in case of loss nortgage clause to be attached to each policy, a	or or or or
policies 4. Mortga	s not less than ten days prior In case of default therein, agors in any form and mann	r to the respective dates of expiration.  Trustee or the holders of the note may, but need no	ut need not, make any paym t, make full or partial paymer	insufance about to expire, shall deliver renew ent or perform any act hereinbefore required ats of principal or interest on price reneumbrane erector, or redeem from any tax sale or forfeitin authorized and all expenses paid or incurred of the note to protect the mortgaged premises a eim authorized may be taken, shall be so must historized thereon at the rate of ght accruding to them on account of any defagit accruding to them on account of any defagits according to the contract of the contr	of es,
to ar the val	bill, statement or estimate lid. v of any tax, assessment	procured from the appropriate public offi sale, forfeiture, tax lien or title or claim th	ce without inquiry into the a ereof.	gnt accruing to them on account of any deta- ting to taxes or ascessments, may do so accordi- ccuracy of such bill, statement or estimate or in due according to the terms hereof. At the opti- Deed shall, notwithstanding anything in the n making payment of any instalment of principal of any other agreement of the Mortgagors her	ito
foreign fees of after to and as bidder the nathered	when the indebtedness here ose the line in large of the most of the line in large of the most of the most of the line in large of the la	eby secured shall become due whether by suit to foreclose the lien hereof, there sha may be paid or incurred by or on behalf d expert evidence, stenographers' charges, uring all such abstracts of title, title searche le as Trustee or holders of the note may chad pursuant to such decree the true condi- tioned shall become so much additional at per anum, when paid or incurred by the part of the paid of the properties of the step of the properties of the properties of the step of the properties of the paid of the step of the properties of the step of the paid of the step of the properties of the step of step o	acceleration or otherwise, ho il be allowed and included as of Trustee or holders of the publication costs and costs (w and examinations, title insur- cent to be reasonably necess- ion of the title to or the value indebtedness secured hereby Trustee or holders of the not	ders of the note or Trustee shall have the right additional indebtedness in the decree for sale additional indebtedness in the decree for sale of the state of the sale of the premises. All expenditures and expense and immediately due and payable, with interest in connection with (a) any proceeding, include the sale of the sale o	t to all er's ded lata e to s of rest ling
indebt wheth hereo: 8. and e: which princi	tedness hereby secured; ir ner or not actually commen f, whether or not actually. The proceeds of any force expenses incident to the force a under the terms hereof co- ipal and interest remaining	(t) preparations for the commencement of c d·(c) preparations for the defense of a menced. losure sale. the premises shall be distributed eclosure roce dings, including all such iter institute secur. 1 i· btedness additional to	of any suit for the foreclosury threatened suit or proceeds ted and applied in the follow ms as are mentioned in the p that evidenced by the note,	re hereof after accrual of such right to force ing which might affect the premises or the secu- ring order of priority: First, on account of all c receding paragraph hereof. second, all other it with interest thereon as herein provided; third regal representatives or assigns, as their rights in	ose rity osts ems
	Upon, or at any time after			bill is filed may appoint a receiver of said prem wency or insolvency of Mortgagors at the tim all be then occupied as a homestead or not and entrs, issues and profits of said premises during fredemption, whether there he redemption or be entitled to collect such rents, issues and pro- tonttol, management and operation of the premise control, management and operation of the premise in common the properties of the pro- tone of the premise of the premise joint of the premi	
during of: (1 super 10 party 11 purpe	1. Trustee or the holders of	The Court from time to time	the receiver to apply the net rust deed; or any tax, speci de prior to foreclosure sale; ( shall be subject to any de preprierrat at all reasonable	income in his hands in payment in whole or in al assessment or other lien which may be or bec 2) the deficiency in case of a sale and deficiency fense which would not be good and available to times and access thereto shall be permitted for	part come y, o the
ii ident herei misce 1. 2 by the after Trust descr the dis rec any of the angle of the dis rec any of the distribution of the distribut	2. Trustee has no duty to tity, capacity, or authority in given unless expressly obling the total to the agents. 3. Trustee shall release this its trust deed has been fully maturity thereof, produce tee may accept as true wirlbed any note which bears description herein contained quested of the original trust mote which may be present.	to emproyees of rissele, and it may require trust deed and the lien thereof by proper in crust deed and the lien thereof by proper and exhibit to Trustee the note, egress thout inquiry. Where a release is requeste an identification number purporting to be of the note and which purports to be execu- ted and it has never placed, its identification ed and which tonforms in substance with t	and in of the premises, or or a state of the control of the contro	to inquire into the validity of the signatures of to record this trust deed or to exercise ye punder, except in case of its own gross negligen to before exercising any power herein given. I attifactory evidence that all indebtedness see request of any person who shall, either beforeby secured has been paid, which represent his successor trustee may accept as the note hate hereunder or which conforms in substance of the conformation of the con	r the ower cee or cured we or action tercin tercin tercin tercin tercin tercin tercin tercin tercin
i recor situa	4. Trustee may resign by rded or filed. In case of the sted shall be Successor in Tr	instrument in writing filed in the office of resignation, inability or refusal to act or rust. Any Successor in Trust hereunder shall	of the Recorder or Registrar of Trustee, the then Record have the identical title, power	o T. es in which this instrument shall have Deeds of the county in which the premises and auth eye are herein given Trustee, an I persons laiming under or through Mortgagore payment of the in chotedness or any part used in this sustrainent shall be construed to	been es are id any
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				570642	9
	THE NOTE SECURE	ORTANT  DED BY THIS TRUST DEED SHOULD ago Title and Trust Company ED IS FILED FOR RECORD.	Identification i	TITLE AND TRUST COMPANY,	
MAIL TO:	Roth Mortga 3000 Centra Evanston, II		<i>∂</i> ⊤ <i>⊳</i>      -	FOR RECORDER'S INDEX PURPOSE INSERT STREET ADDRESS OF ABO DESCRIBED PROPERTY HERE	S.
☐ PI	LACE IN RECORDER	'S OFFICE BOX NUMBER	33_		
	THE RESERVE OF THE PARTY OF THE				The second secon