

## 22 429 770

## TRUST DEED

June 22

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

19 73 between

JANE L. CAESTECKER, divorced and not remarried 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 said legal holder or holders being herein referred to as Holders of the Note in the principal sum of PIPTEEN THOUSAND AND NO/100. 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 which said Note the Mortgagors promise to pay the said principal sum and interest non August 10, 1973 on the balance of principal remaining from time to time unpaid at the rate 7.500 per cent per annum in instalments (including principal and interest) as follows

إجوال ONDRED TEN AND EIGHTY-FIVE/100 , , Dollars on the 19 73 and ONE HUNDRED TEN AND EIGHTY-FIVE/100 of Soptember day of each thereafter until said note is fully paid except that the final the tine day of each month thereafter unti-payment of principal and interest, if not sooner paid, shall be due on the tenth day of August 19 98 All such payment on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal, provided that the principal of each instalment unless paid when due shall bear interest at the rate of 7.5 5 per annum, and all of said principal and interest being made payable at such banking house or trust Wil mette, Illinois, as the holders of the note may, from time to time, in writing company in appoint, and in absence t (suc tar, pointment, then at the office of THE WILMETTE BANK in said City.

NOW THEREFORE, the Mortgagors to ceur, 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 perform ance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar i, hand paid, the recept whereing the new thoughted, but by these prevents CONVEY and WARRANT unto the Trustee its successors and assigns, the following demands and all of these restaurces, title and interest therein, situate, lying and being in the COUNTY OF AND STATE OF ILLINOIS. Village of W.nnetka

Unit No. \_\_\_\_as delineated on the survey of the following described parcel of real estate (hereinafter referred...as "Parcel"):

The cours of Lots II and 12 in Within's Subdivision in the South West The part of bets 11 and 12 in Wittan as Subdivision in the South West Color of Section 21, Township (2 North, Range 13 East of the Third 12 of the Period of Section 21, Township (5 North, Range 13 East of the Third 12 of the Period of Section 2 North and Section 3 S described line 38.38 feet more or less to its inte section with a line 6.45 feet Bast of and parallel with the East line of Nor 11 in said Whitman's Subdivision extended North thence South along said parallel line 15.71 feet more or less to a point in the North line of Lot 11 extended Last which point is 6.45 feet East of the North Fist corner of said Lot II thence South Westerly 37.34 feet more or less to a point the West line of the East 6.55 feet of said Lot 11, 35 feet South of the Worth line of said Lot il, thence South along the West line of the East 6.55 feet of said Lot Il, 82.98 feet more or less to a point 55.33 feet North of the South line of Said Lot 11 thence East parallel to bard South line of Lots 11 and 12, 102.24 feet thence North Westerly clong line parallel with said Easterly line of Lot 12, 13.39 feet to the meat Scatherly corner of existing brick building thence North Easterly along the South Easterly face of said building (forming an angle of 90 degrees 64 minutes and 30 seconds from South East to North East and with last described course) 59.90 feet thence North Westerly along a line parallel with said Easterly line of said Lot 12, 0.54 feet to the center of existing 13 inch brick wall thence North Easterly along center of said brick wall 75.02 feet to the Easterly line of said Lot 12, thence North Westerly 182.84 feet to the point of beginning in Cook County, Illinois commonly known as and located at 134 Green Bay Road, Winnetka, Illinois.

which said survey is attached as Exhibit A to a certain Declaration of Condominium Ownership made by Amalgamated Trust & Savings Bank, as Trustee under a certain Trust Agreement dated September 28, 1970 and known as Trust No. 2185, and recorded in the Office of the Cook County Recorder of Deeds as Document No. 21831895

together with an undivided \_3.70 % interest in said Parcel (excepting from said Parcel all property and space comprising all the Units thereon as defined and set forth in said Declaration and survey);

Mortgagor also hereby grants to mortgagee, its successors and assigns, as rights and easements appurtenant to the above-described real estate, the. rights and easements for the benefit of said property set forth in the aforementioned Declaration, and all other rights and easements of record for the benefit of said property.

This mortgage is subject to all rights, benefits, easements, restrictions, conditions, reservations and covenants contained in the aforementioned Declaration.

## **UNOFFICIAL COPY**

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which and the assess have for a large of the second	
which, with the property herenafter described, is referred to herein as the "premise;" to the the with all improvements, tenements, easements, futures, and appartenance, it sets belonging, and all rents, issues and profit long and during all such times as Mortgagors may be entitled thereto (which are pledged property and on a parity with said real entate and of an all apparations, equipment or articles now or hereafter therein or therefore on used to sunder, equipment or articles now or hereafter therein or therefore the one of the property and the property of the pro	ts thereof for so not secondarily)
tong and ouring all such times as Mortgagors may be entitled thereto (which are piedged pri nart) and on a parity with said cell estate and a and all apparatus equipment or articles now on hereafter therein or therein on the to supply hard, are conditioning, water, light, power (whether single units or centrally controlled), and ventilation, including (without restriction incloserous), screen, window shades, it windows floor coverings, inadow beds awnings, stoves and water heaters. All of the foregoing are declare, to a part of said real estate what attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed; the pri nises by the mortgagors or or supprishable to considered as constituting part of the real estate.	er, refrigeration form doors and ether physically their successors
TO HAVE AND TO HOLD the premises under and by virtue of the Homestead Exemption Laws of the State.  To HAVE AND TO HOLD the premises under and by virtue of the Homestead Exemption Laws of the State of allinois, which said rights a Morragagori do hereby expressly release and warm.	trusts herein sei ind benefits the
This trust deed consists of two pages. The covenants, conditions and provisions appearing 0, prize 2 (the reversitiest deed) are incorporated herein by reference and are a part hereof and shall be harding of the moreover	se side of this
WITNESS the hand and seal of Mortgagors the day and year first above, written.	
	LLYSEAL
STATE OF ILLINOIS, I Mudred T.D. Smith	SEAL
SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CE County of	RT.FY HAT
personally known to me to be the same person whose name uther ited to	the forego.
free and voluntary act, for the psey and purposes the	ned, scaled and crein set forth.
Given under my hand and Notarial Seal this day of heart	
Notarial Scaliniministic	Notary Public

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THE C	OVENANTS, CONDITIONS AN			HE REVERSE SIDE OF THIS TRUST DEED):
More or be destre subsardinate upon reque building or respect to it 2. More and other o prevent def	gagors shall (1) promptly repair, re oyed; (2) keep said premises in go of so the Hen hereofi; (3) pay when st earlibit satisfactory evidence of buildings now or at any time in g he premises and the use thereof. (6 gagors shall pay befure any penalt herees against the arenises when	restore or rebuild any building to condition and repair, with due any indebtedness which filter discharge of such prior liprocess of erection upon said junke no material afteration by attaches all general taxus, and due and shall, upon written in due are written.	gs or improvements now o nout waste, and free from may be secured by a hen i not to Trustee or to holder premises. (5) comply we a in said premises except a not shall pay special taxes, request, furnish to Trustee	or hereafter on the premises which may become damage mechanic's or other hims or claims for then not expre- or shape on the premises superior to the line hereof, a rs of the note; (4) complete within a reasonable time a thall requirements of law or municipal ordinatives we as required by law or municipal ordinance special assessments, water charges, sower service charge or to holders of the note duplicate receipts therefor title, any tax or assessment which Murtigapors may de-
to contest.  3 Mort windstorm to pay in fi danage, to shall delive policies not 4 In c. Mortgagues if any and affecting a connection the lien haddistional per annum herwinder 5. The to any bill, the billithe	gagers shall keep all buildings and under policies proveding for paying provided to the providing for paying. Traintee for the benefit of the holf of all policies, including additional less than ten days prior to the rest are of default therein. Traintee in any form and manner deemed in purchase, dischargs, compromise of premise or contest any texts of premise or contest any texts of premise or contest any texts. In purchase, dischargs, compromise providing fully reasonable components or the providing of the providing of the Inaction of Trustee or holders on the part of Mortisgors. Trustee or the holders of the nots	d improvements now or here, each by the insurance compan- ificers of the nine-term consistency of these of the nine-term consistency of posture dates of capitation the holders of the note may superfernt and may but need to use titl any tas lien or off assassment. All monery as assassment all monery as to assassment all monery as to assassment all monery as to be to the state of the state of the state of the state of the the state of the state of the the state of the the state of the the the the the the the the	ifter situated on said pre- tes of inconsys sufficient is tes of inconsys sufficient is to be evidenced by the sta- ilders of the note and in not, make fail or partial ter prival len or tille or e for any of the purpose of or any of the purpose of of the pur	mises insured against loss or damage by fire, lightning their to pay the cost of replacing or repairing the sundar indice, under insurance politices payable, in case of lists indice in morting reflexe to be attached in each politic as of lists of the payable in the payable in each politic as of lists of the payable in the payable
freelo e the comment of the comment	in the indebtedness hereby accured to the item hereof. In any suit to feet and expenses which may be pain of documentary and expert even the decree) of procuring all succes in respect to title as Truste one safe inch may be had pursuant the paisgraph mentioned shall the late of seven per cent per ann the paisgraph mentioned shall the late of seven per cent per ann to the paisgraph mentioned shall be also to a roccerning to which	is shall become due whether beclose the lien hereof, there a did or incurred by or on behal idence, stenographers' charge the abstracts of title, title search or or holders of the note may not osuch decree the true con ill become so much addition num, when paid or incurred the other of them shall be a check of them shall be a	by acceleration or otherwhall be allowed and inclu If of Trustee or holders or s, publication costs and or, hea and examinations, titly deem to be reasonably ditton of the title to or that ditton of the title to or that or the title to or that by Trustee or holders of the party, either as plaintiff; or	size, holders of the note or Trustee shall have the right ded as additional indebtedness in the decree for said of the note for attorney's feet, Trustee's feet, appraisable that the said of the note for attorney's feet, Trustee's feet, appraisable that the said of the premises. All expenditures and explain evaluate of the premises. All expenditures and expense reby and immediately due and payable, with interest the notes in connection with (a) any proceeding, including a limitary of the foreign of the said of the sai
And expens	proceeds of an librer osur-saic ii eximple of to the fire of sure proc	of the promoco shall be distri Keedings including all such i	buted and applied in the tems as are mentioned in	following order of priority. First, on account of all c the preceding paragraph hereof second all other it note, with interest theiron as herein provided, thud heirs, legal representatives or assigns, as their rights.
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!   тн	HE NOTE SECURED BY THIS	TRUST DEED SHOULD		CAGO TITLE AND TRUST COMPANY.
BE IDEN	HE NOTE SECURED BY THIS NOTE IS OF THE BY Chicago Title a THE TRUST DEED IS FILED	ind Trust Company		CAGO TITLE AND TRUST COMPANY. Truste

'END OF RECORDED DOCUMENT

BOX 533 →

Winnetka, Ill.

THE WILMETTE BANK 1200 Central Avenue Wilmette, Illinois 60091

PLACE IN RECORDER'S OFFICE BOX NUMBER.