TRUST DEED

0

22 459 625

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made August 17

, 19 73, between

JOHN M. REMSEN, JR. AND GARLAND S. REMSEN, his wife herein referred to as "Mortgagors," and

THE NORTHERN TRUST COMPANY.

an Illinois banking corporation located in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

sair' principal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at

Dollars on 1.2 5th d NO/100ths (\$187.00)---October , 19 73 and ONE HUNDRED EIGHTY SEVEN AND day of

Dollars on the 500 day of each month thereafter until said Note is fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due on the 5th day of September 1998.

All such payments on account of the indebtedness evidenced by said Note to be first applied to interest on the unpaid principal blange and the remainder to principal; provided that the principal of each instalment unless paid when due shill be interest at the rate of eight per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in the City of Chicago, Illinois, as the Holders of the Note may from tire time in writing appoint, and in absence of such appointment then at the office of The Northern Trus Con pany in said City.

NOW, THEREFORE, the Mortgabers of course the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitatins of this Trust Deed, and the performance of the covenants and agreement herein contained, by the Mortgagors to be perfor ever and in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these prices of CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of the test, right, title and interest therein, situate, lying and being in the COUNTY __AND S' ATE OF ILLINOIS, to wit:

Lot 15 in Block 8 in Provident Mutual Land Association Subdivision of Blocks 7, 8, 9, 10, 11, 12, 28 to 33, 54 to 59 in Village of Winnetka, being a Subdivision of the West half of the North East quarter of Section 20, Township 42 % 7th, Range 13, East of the Third Principal Meridian, in Cook County, Illinois



which, with the property hereinafter described, is referred to herein as the "promise."

TOGETHER with all buildings, improvements, tenements, easements, fixtures at a courtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such time as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply he is gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and vin it tion, including (without restricting the foregoing) screens, window shades, storm doors and windows, floor or erings, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate wheth puriscally attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constituting part of the rese end.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, to the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtee of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagor of hereby expressly release and waive.

It Is Further Understood and Agreed That:

1. Mortgagura shall (1) promptly repair, restore or schuld any buildings or improvements now red or better the promptly repair, restore or schuld any buildings or improvements now pressly subordinated to the last promises in good condition and repair, without waste, and free impressly subordinated to the inpressl; (3) pay when due any indettendans which may be accured in hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trus denable time any building now or at any time in process of erection upon aski premisers ultimances with respect to the premises and the use thereof; (6) make no material alterations in said pre-

UNOFFICIAL COPY

6. In case Mortgagors shall fall to perform any cot form any act hereinhelore required of Mortgagors in any interest on prior encumbrances. If any, and purchase, dis- incurred in connection therewith, including attornay; agged premises and the lien hereof, plus reasonable shall be so much additional indebtedness secured hereof of sight per cent per annum, inaction of Troutes or of any draluit heretunder on the part of Mortgagors.	enants herein contained, Trustee of form and manner deemed expedien tcherge, compromise or settle any ity lax or assessment. All moneys plees, and any other moneys adversmentation to Trustee for each	r the Holders of the Note may, but i, and may, but need not, make i an lien or other prior lien or title said for any of the purposes hera anced by Trustee or the Holde h matter concerning which acti	ut need not mass any payment or per- full or partial payments of principal or so or claim thereof, or redeem from any in authorised and all expenses paid or tra of the Note to protect the mori- on herein authorised may be taken.	22
				100000000000000000000000000000000000000
0. Mortgagors shall pay each item of indebtedne option of the Holders of the Note, and without notice	to Mortgagors, all unpaid indeb	stedness secured by this Trust	Dood shall, notwithstanding anything	
in the Note or in this Treat Deed to the centrary, become horse, or when default and the horse, or (b) when default and the horse ho	hecome due whether by acceleracione the ilen hereof, there aha	ation or otherwise, Holders of il he allowed and included as a of Trustee or Holders of the No a, publication costs and costs (the Note or Trustee shall have the additional indebtedness in the decree ste for attorneys' fees, Trustee's fees, which may be estimated as to items	
appraiser's fees, outlays for documentary and expert to be expended after entry of the decree) of procurir and similar data and assurances with respect to title or to evidence to bidders at any sale which may be tures and expenses of the nature in this paragraph m	ig all such abstracts of title, titles as Trustee or Holders of the No. ad pursuant to such decree the tentioned shall become so much a	le agarches and examinations, guote may deem to be reasonably note may deem to be reasonably not the condition of the title to or tidditional indebtedness secured hypered by Trustee or Holders of	intantee policies. Torrens certificates, incessary either to prosecute such suit he value of the premises. All expenditors by and immediately due and paythe Note in connection with (a) any	
able, with interest thereon at the rate of significant per co- proceeding, including probate and bankrupity proceed of this Trust Deed or any indebtedness hereby secured right to foreclose whether or not actually commenced; or the security hereof, whether or not actually commenced;	ings, to which either of them at a comparations for the compor (c) preparations for the defensed.	iall be a party, either as plaint imencement of any suit for the form of any threatened suit or processing the following order of the processing the content of the following order of the processing the following order of the processing order or the processing or the processing order order or the processing order orde	iff, claimant or defendant, by reason oreclosure hereof after accrual of such seding which might after the premises priority. First, on account of all costs.	
A. The proceeds of any foreclosure sale of the prond expenses incident to the foreclosure proceedings, which under the terms hereof constitute secured indebiging and interest remaining unpaid on the Note: for B. Upon, or at any time after the filling of a bill t	tenness and to the trems as are a ted tedness additional to that evidencush, any overplus to Mortgagors, o forceloss this Trust Deed, the c	mentioned in the preceding para sed by the Note, with interest to their hoirs, legal representatives court in which such bill is flied in	graph herent; second, all other items hereon as herein provided; third, all or assigns, as their rights may appear, may appoint a receiver of said prem-	
ser Such appointment may be made either before or ir ilica on for such receiver and without regard to the "Tri lee hereunder may be appointed as such rec- level, as well as digiting any further times when Mortge	atter sale, without notes, without, then value of the premises or elver. Such receiver shall have pants and a deficiency, during the upon, except for the intervention	whether the same shall be then sower to collect the rents, issues full statutory period of redempt of such receiver, would be entitled to the period of party period of such receiver.	occupied as a homestead or not and and profits of said premises during item, whether there be recomption of tied to collect such rents, issues and ol, management and operation of the	
reality, and other nowers which may be received, the court whole of said period. The Court whole of the life indepted according to the life hereof or of such alle and effect cy.	from time to time may authorie, or by any decree forectoring this lecree, provided such application	s the receiver to apply the net a Trust Deed, or any tan, specia is made prior to foreclosure as	Income in his hands in payment in it assessment or other lies which may ale (ii) the deficiency in ease of a would not be good and available to	
it "Pour a on he Holders of the Note shall have	the right to inspect the premises	n at all reasonable times but n	iccount indiato within no heumitted for	
nat hutpos. 19. Transfee has a catty to examine the fittle, locy to exercise any now, herein given unless express if its own grows no, "enter misconduct or that on power herein given. 10. Transfee shall exceed the read to the things of the catter of th	y obligated by the terms hereof, the agents or employees of Trust len thereof by proper instrument way ay execute and deliver a release	nor he liable for any acts or ee, and it may require indemnili ipon presentation of satisfactory in hereof to and at the request of	ominations needing accept the seasons of the season	
r after maturity thereof, it what and exhibit to "rus rustee may accept as fur which inquiry. Where a reem described any note whit cears a certificate of the description herein contained of the Note and he release is requested of the original was and it	tree the Note, representing that a release is requested of a succe of identification purporting to be which purports to be executed than never executed a certificate	iii indebtetiness hereby secured sant trustee, such successor trustee sexecuted by a prior trustee hereby the persons herein designated on any instrument identifying	nas peen pani, which representation tee may accept as the genuine Note inder or which conforms in substance I as the makers thereof; and where same as the Note described herein, ness with the description hearin con-	
Its own gross its, "enter "miscenduct or that of ny power heris given. III. Trustes shall repass to "reat Deed and that it. III. Trustes shall repass to "reat Deed and that it. III. Trustes my state of the shall shall reastes my refer may never the shall shall reastes my accept as Irus wit or "mujary, Where a result dear the shall shall reast the shall be shall be shall be shall be release is requested of the original see and it may accept as the genulus Notes he in escribed in the shall be shal	ny note which may be presented by the persons herein designated filled in the office of the Record or refusal to act of Trustee, Chir mation, inability or refusal to a	a min which conforms in substate as makers thereof. It is not been the conformation of Titles in which the conformation of the	iich this instrument shall have been Chicago, Illinois, an Illinois corpora- of the county in which the premises	
re situated shall be Successor in Trust. Any Successor and the provisions here also also 15. This Trust Deed and all provisions here and the word "Mortgagors" when used herein and in bather or not such persons shall have executed the.	Trust hereunder shall have to the compensation for all acts pall wiend to and be binding upoclude all such persons and all perto this Trust Deed.	ins mentical title, powers and at serformed hereunder. in Mortgagors and all persons of raons liable for the payment of	aiming under or through Mortgagors, the Indebtedness or any part thereof,	
 Without the prior written consent of the Holders ay elect to accelerate as provided in the Note for breach sonstrued as a walver of or acquisecence in any such 	or the lote, the Mortgagors shall h of the covenant, and no delay i o over new or encumbrance.	not convey or encumber title to it in such election after actual or co	nstructive notice of such breach shall	
	4		RECORDER OF DEEDS	
Coda 494M° Filed Fol	r record		*224596 25	
Aug 30 '73	10 53 AM		~ 224	
Window the land A World sea of of Mortgagor	s the the unit year first above wait	alus S. Re	maen [BRAL]	
John M. Remsen, Jr.	[SEAL] COT	land J. Remsen	[ERAL]	
TATE OF ILLINOIS, IN. a Notary Pub JOHN N	lic in and for and residing in all REMSEN, JR. All	aid County in the S. te aforeas	DO HEREBY CERTIFY THAT	
who are personally	known to me to be the same re me this day in person and a	person S whose name S & T	s bacribed to the foregoing In- al and, said and delivered the therein of forth, including the re-	
WODEN'S		a.st	therein a forth, including the re-	
GIVEN u	inder my hand and Notarial Scal t		mission Expires Way 8.P. 1997	
I M P O R T A N T	hanamith made	ent Note mentioned in the with er Identification No. B 693 RTHERN TRUST COM	In Trust Deed has ben Patter	
E NOTE SECURED BY THIS TRUST DEED SHOULD D BY THE TRUSTEE NAMED HEREIN BEFORE	D BE IDENTI-	Of obert of	fuer	
D NAME				
E L STREET I	• • • • • • • • • • • • • • • • • • •		DER'S INDEX PURPOSES LEET ADDRESS OF ABOVE PROPERTY HERE	١
V. CITY L.	<u> </u>	Winnet	ovident Avenue tka, Illinois 60093	3
n .	-00			
Y INSTRUCTIONS RECORDER'S OFFICE BOX NUMI	BER 980	1		
RECORDER'S OFFICE BOX NUM ATTN: ROBERT H.	SNELL			7.4 7.4 1.4 1.4

END OF RECORDED STORY MENT

Andrew Commencer