## OFFICIAL C

TRUST DEED

22 464 691

Stilney K. Clean

FILED FOR RECORD

August 31,

SEP 4 '73 3 04THE ABOVE SPACE FOR RECORDERS USE ON 2464691

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THIS INDENTURE, made

19 73 , between

THIS INDENTURE, made August 31, 19 73 , between

RICHARD E. MATTESON and JANET M. MATTESON, his wife,
of the City of Chicago County of Cook
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 here-inafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of TWENTY TWO THOUSAND SEVEN HUNDRED FIFTY AND NO/100THS (\$22,750.00) - Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at the rate of 7-3/4 per cent per annum in instalments as follows: ONE HUNDRED EIGHTY-SIX

7-3/4 per cent per annum i AND 2/100THS (\$186.78) Dollars or more on the 1st day of

19 73 and ONE HUNDRED

(\$186.78)

EIGHTY-SI'. AND 78/100THS/bollars or more on the 1st day of each month thereafter until said note: [1] paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 1 t day of September 19 93. All such payments on account of the indebtedness evidenced by an I note to be first applied to interest on the unpaid principal balance and the remainder definess evidenced by an I note to be first applied to interest on the unpaid principal balance and the remainder of the page 19 to principal; provided that he principal of each instalment unless paid when due shall bear interest at the then highest rate permitted by I. v and all of said principal and interest being made payable at such banking house or trust company as the hold rs of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Avenue State Bank, Oak Park, Illinois.

NOW, THEREFORE, the Mortgapus to secur the payment of the said principal sum of money and said interers in accordance with the terms, provisions and limitations of this trust deed, and the performance of the cover sur: of agreements herein contained, by the Mortgapus to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is ver? ', 'nowledged, do by these presents CONVEY and FAREANT' unto the Trustee, its successors and assigns, the following described Real Extree and all of their extract, it not, title and interest therein, situate, lying and being in the

COUNTY OF

COOK

AND STATE OF ILLINOIS, to wir

The North 6 inches of the South 14-1/2 feet of Lot 3 and the South 14-1/2 feet of Lot 2 and the North 35-1/2 feet of Lot 3 in Block 8 in Hulbert's Subjivision of the West half of Lot 2 in the Subdivision of Section . Township 39 North, Range 13, East of the Third Principal Meridian, except the West half of the South West quarter thereof, i. Cook County, Illinois,



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

This trust deed consists of two pages. The covenants, conditions and provisions appear ng 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 \_B\_ and seal \_B\_ of Mortgagors the day and year first above written.

Janet M. Matteson	
STATE OF ILLINOIS	(SEAL) Judan & Malloon (SEAL)
SS. County of COOK	a Notary Public in and for and residing in asid County, in the State aforesaid. DO HEREBY CERTIFY THAT RICHARD E MATTESON and JANET M. MATTESON, himmedian
erentario de la composition della composition de	who are personally known to me to be the same person 8 whose name 8 are large
handers and the	and waiver of the right of homestead.

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<ol> <li>Mortgagors shall (1) promptly rej ) keep said premises in good condition ) pay when due any indebtedness whice e discharge of such prior lien to Tra- ection upon said premises; (3) comply na in asid premises except as require</li> </ol>	pair, reators or rebuil a and repair, without th may be necused by untee or to holders or with all requirements to by law or municipal	d'any building or Impro waste, and free from m a lien or charge on the of the note: (4) comple s of law or municipal o l ordinance.	ovements now or here echanic's or other lie e premises superior to ete within a reasonab ordinances with respec	ns or claims for lien nor the lien hereof, and upo le time any building or b t to the premises and the	ch may become damaged o expressly subordinated to a request exhibit satisfact wildings now or at any tix use thereof; (6) make no	material altera-
2. Morriagors shall pay before any re charges against the premises whit under Morriagors shall pay in full us.  3. Morriagors shall keep all build es policies providing for payment by eas secured hereby, all in companie holders of the note, such rights to be twal policies, to holders of the not institution.	ings and improvements the insurance compared	nts now or hereafter s	situated on said premi ent either to pay the c	sen insured against loss ast of replacing or repair	or damage by fire, lightni ing the same or to pay in	ng or windstorm full the indebt-
4. In case of default therein, Trus and manner deemed expedient, and promise or settle any tax lien or othe t. All moneys baid for any of the bur	d may, but need not, et prior lien or title o	make full or partial p	ayments of principal of	or interest on priot encur or forfeiture affecting sa	brances, if any, and purch id premises or contest an	nase, discharge, v tax or assess-
. All moneys paid for any of the pur need by Trustee or the holders of t h action herein authorized may be interest there. It the then highes to n account any default hereunde	t rate permitted by It or on the part of Morts	sw. In action of Trust tagors.	tee or holders of the r	iote shall never be cons	dered as a waiver of any r	ight accruing to
5. The Tast or he holders of the ement or estimate procured from the esament, sale, forfer on, tax lien or	he note hereby secure e appropriate public title or claim thereof	ed making any paymer office without inquiry	nt hereby surhorized y into the accuracy o	relating to taxes or asset f such bill, statement	asments, may do so accord restimate or into the vali	ding to any bill, idity of any tax,
6. Morrgagors shall paweach irem e note, and without racice to Morrganizery, become due and payah e (a) im rand continue for the tear as a the	mediately in the case performance of any o	e of default in making   ther agreement of the b	payment of any install Mortgagors berein con	ment of principal of inter	est on the note, or (b) wh	en delault Shall
7. When the indebtedness creb as bereof. In any suit to fr. lone the heavy be paid or incu., ed. heavy be and examinations, guarante po combly necessary either to proacce of the paid of	half of Trustee or or us (which may be es Torrens certifi	bolders of the note for e estimated as to item icates, and similar dat ence to hidders at any	e actorneys' fees, appr is to be expended after to and assurances with a sate which may be b	aiser's fees, outlays for entry of the decree) of respect to title sa Trus	documentary and expent e procuring all such abstrac- tee or holders of the note, see the true condition of the	vidence, steno- ts of title, title may decan to be
B. The proceeds of any foreclosure ident to the foreclosure proceedings, stitute secured indebtedness addition	sale of the premir - including all suc , ite al to that evide ced	hall be distributed as m as are mentioned i	nd applied in the follo in the preceeding para treat thereon as herein	wing order of priority: F graph beteof: second, all provided; third, all prin		
e; fourth, any overplus to Mortgagors.  9. Upon, or at any time after the nament may be made either before o without regard to the then value of the control	filing of a bill to fo	r close this run deed notice, wi war, gard	d, the court in which s to the solvency or ins	such bill is filed may app olvency of Mortgagors at assess or not and the To	oint a receiver of saidpre- the time of application fo istee hereunder may be ap	mises. Such sp- r such receiver pointed as such
iciency, during the full statutory perition of such receiver, would be entition, possession, control, manageme net income in his hands in paymen essament or other lien which may be or in case of a sale and deficiency.  10. No action for the enforcement of	iod of redemption, we led to collect such nt and operation of m in whole or in part r become superior to the lien or of any pro-	the premises d sing is the lien hereo.	prion or not, as well firs and all other powe to whole of said period dness secured hereby the provide	as during any further tin rs which may be necessed. The Court from time to t, or by any decree forect d such application is ma-	es when Mortgagora, exce ry or are usual in such ca cine may authorize the re osing this trust deed, or a le prior to foreclasure sale	pr for the inter- ses for the pro- receiver to apply my tax, special e; (2) the defic-
ie in an action at law upon the note h 11. Trustee of the holders of the not 12. Trustee has no dury to examine	ereby secured. e shall have the righ r the title, location, e	t to inspect the premis	ses it a l reasonable o	imes and access thereto	shall be permitted for the	u purpose. Lot to exercise
					Pr 111 Case of 112 Cas 2000.	e negugence of
13. Trustee shall release this trust as deed has been fully paid; and Trus due and exhibit to Trustee he note, and trustee he note, and exhibit to Trustee he note, and trustee he note, and trustee he executed by the persons herein destinations with the description herein to assaince with the description herein to the trustee of trustee of the tru	deed and the lien taken may execute and representing that all reason-trustee, such by a prior trustee he signated as the maker note described hereis mained of the note as on in writing talled in fusal to act of Trus have the identical timed hereunder.	thereof by proper instradeliver a release here indebtedness hereby as successor trustee-as recorded or which could not a thereof; and where they it may be a succept as the nd which purports to be the office of the Recorder, the then Recorder itle, powers and authorists.	rument upon p sentar on to and at the secured has been pair by accept as the gr forms in substance whe release is requeste e genuine noce herein e executed by the perioder or Registrar of T of Deeds of the countrity as are herein given	on of satisfactory evider, "any person who sha whic representation Tru uline sore herein describ "a scription herein do 'e orivinal trustee i least thed my note which toom in ', ', ', ', ', ', ', ', ', ', ', ', ',	are siruated shall be Succiee or successor shall be	secured by this mustry thereof, without inquiry, a certificate of which purports a certificate on ich conforms in reded or filed. In essor in Trust, ensitled to rea-
13. Troatee shall release this trust deed has been fully paid; and Trus tuee and exhibit to Truscee the note; es release is requested of a succe and exhibit to the release of a succession of the release of the rel	deed and the lient askee may execute and representing that all leastern that all the least that all the leastern that all the leaste	thereof by proper instead deliver a release here indebtedness bereby as successor trustee ma reunder or which cond a thereof, and where th n, it may accept as the ad which purports to be the office of the Reco- ter, the then Recorder itle, powers and authout trend to and be binding and all persons list	tument upon p sentiar ofto and at the, as ecured has been pair by accept as the gt forms in substance w ne release is requeste genuine note berein e executed by the per- veder or Registras of T of Deeds of the coun- rity as are berein give ing upon Mortgagors as ble for the payment of	ion of satisfactory evider, any person who sha which representation. The inner seek person who sha which representation in a control of the c	uce that all indebtedness is, either before or after an area may accept as true we do any note which bears of any note which bears and it has never executed makers thereof. ment shall have been reco- nce situated shall be Succ- ies or successor shall be under or through Mortgagor, part thereof, whether or or	secured by this survivy thereof, without inquiry, a certificate of which purports a certificate on ich conforms in reason in Trust, entitled to reason in trust, entitled to reason such persons such persons
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