TRUST DEED

22 47.2 436

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

August 24,

19 73 , between ANNA M. BARKER, a widow,

and GRACE C. BARKER, a spinster, Chicago County of Cook

of the City Illinois State of

herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois

State of 1111018

Refein feterred to as Mortgagors, and AVENUE STATE DAMA an Infinois corporation doing business in Oak Park, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder of holders of the Instalment Note herein after described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of ORTY FIVE THOUSAND AND NO/100THS (\$45,000.00) - - - - - - Dollars, videnced 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: THREE HUNDRED SIXTY-NINE AND 45, 10 JTHS (\$369.45)

Dollars or ror on the lst day of October 19 73 and THREE HUNDRED

Dollars Or nor on the 1st day of (\$369.45)

SIXTY-NINE AND 15/100THS/Dollars Or more on the 1st day of each month thereafter until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully paid except that the final payment of principal and interest, if not sooner paid, shall be until said note is rully payment of principal and interest. due on the 1st dy of September 19 93. All such payments on account of the indebtedness evidenced by said one 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 then highest rate permitted by law and all of 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 Arenus State Bank, Oak Park, Illinois.

NOW. THEREPORE, the Mortgagors to secure the _m ... the said principal aum of money and said interest in accordance with tions of this time deed, and the performance of the covenants and is rever not herein contained, by the Mortgagors to be performed, and one of the contained of the Mortgagors to be performed, and one of the contained of the contained of the contained of the coverage of the contained of the co

COUNTY OF

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COOK

AND STATE OF ILLINOIS, to wit

See Rider Attached Hereto And Expressly Made A Part Hereof.

RIDER

as delineated on survey of the tollowir g described parcels of real estate in Cook Unit No. County, Illinois (hereinafter referred to collectively as "Parcel")

Parts of the land, property and space below, at and above the surface of the earth, located within the boundaries projected vertically upward and downward from the surface of the earth, of a parcel of land comprised of Lot 17 (except the east 16 feet thereof) and all of Lot 18 the 128 inclusive, in Lake Shore Drive Addition to Chicago, a subdivision of part of Blocks 1\(^1\) and 2\(^1\) in Canal Trustees' Subdivision of the South Fractional Quarter of Fractional Section 3, To...hi, 39 North, Range 14 East of the Third Principal Meridian; also Lots 1 to 4 inclusive, in County Cle & Die Sion of the West 300 feet of that part of Lots 16, 17, 18 and 19 of Block 14 lying east of the Lac\(^1\). Park Boulevard in the Canal Trustees' Subdivision of the South Fractional Quarter of Fractional Cection 3 Township 39 North, Range 14 East of the Third Principal Meridian, conveyed by Deed dated 12 y 7, 1973 and recorded in the Office of the Recorder of Deeds of Cook County, Illinois on Jul. 0, 1273 as Document No. 22418957, from John Hancock Mutual Life Insurance Company, a Missachisetts corporation, to LaSalle National Bank, a national banking association, not individually, but as \(^1\) in the under a Trust Agreement dated February 15, 1973, and known as Trust No. 45450,

which survey (hereinafter called "Survey") is attached as Exhibit "A" to the Declaration of Condomi Jum Ownership, Easements, Restrictions, Covenants and By-Laws for 175 East Delaware Place, Chicago, Illicote (hereinafter called "Declaration"), recorded on August 10, 1973, in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 22434263; together with an undivided 0.18230 interest in the Parcel (excepting from the Parcel all of the property and space comprising all Units as defined and set forth in the 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 Declaration, and in the Deed recorded July 30, 1973, as Document No. 22418957, and in the Declaration of Zoning Restrictions recorded July 30, 1973, as Document No. 22418956, and in the Operating Agreement recorded August 10, 1973, as Document No. 22434264.

This Mortgage is subject to all rights, easements, restrictions, conditions, covenants and reservations contained in the Declaration, the Deed, the Declaration of Zoning Restrictions and the Operating Agreement, the same as though the provisions of the aforesaid documents were recited and stipulated at length herein.

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which, with the property hervinafter deactibed.

TOCETHER with all improvements, two assessments, finances and apparenances thresto belonging, and all rents, latures and profits thereof for so long and rents and apparenances thresto or succidences and the secondarily), and all apparents, sequipment or strictes now with the secondarily), and all apparents, sequipment or strictes now with the secondarily), and all apparents, sequipment or strictes now with the secondarily), and all apparents, sequipment or strictes hereafter therein or the can used to supply heat, gas, air conditioning, water, light, power, refrigareston (whether single units or committee, and severalized the secondarily), and all apparents are considered as constitution from the secondarily and on a parity with said real states and were sequipment or strictes hereafter placed in the premises by ' monage yet or their successors of assigns shall be considered as constituting part of the real easies. To HANT AND TO HOLD the premises and ment is a true to the secondarily of the sequipment of strictes and were and hereful substituting and the real easies. The sequipment of strictes are desired as constituting part of the real easies. The sequipment of substituting and hereful substituting and the real easies. The sequipment of stricts are desired as constituting part of the real easies. The sequipment of substituting part of the real easies. The sequipment of substituting part of the real easies and sequipment of substituting part of the real easies. The sequipment of substituting part of the real easies and sequipment of substituting part of the real easies. The sequipment of substituting part of the real easies and sequipment of substituting part of the real easies. The sequipment of substituting part of the real easies and sequipment of substituting part of the real easies. The sequipment of substituting part of the real easies and substituting part

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THE COVERANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Morgagors shall (1) promptly repair, restore or rebuild any building or improvements now or heirster on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from methanic? or other lines or claims for line not expressly subordinated to the line hereof; of the control of

reversit policies to holders of the note, and in case of insurance about to partie, shall deliver renewal policies no less than ren days pitor to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mongagots in an form and menner deemed expedient, and may, but need not, make full or partiel payments of principal or interest on pitor encumbrances, if any, and purchase, discharge compromises or serile any cast filter or other pitor lien or title polt claim thereof, or release from any is a sale or otherited permises or contents any tast or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other money developed.

5. The Trustee or the holders of the note hereby secured making any payment hereby surhorized relating to cases or assessments, may do so according to any bill, attement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, said, forfeture, tax liter or title or claim threat.

6. Morgagors shall pay such item of indebredness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders is enter on without notice to Morgagors, all unpoid indebredness accured by that Trust Deed end all, nowithstanding anything in the note or in this Trust Deed the star. "Second due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) when default shall of an interest on the professionance of any other agreement of the Morgagors begin contained.

?. hen the indebtedness betteby recured shall become due whether by acceleration or otherwise, holders of the note or Trustes shall have the right to foreclose the time need, there shall be sellowed and included as additional indebtedness in the decree fore sals all supersidiares and sepanase which my, a sid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, appraiser's fees, ourlays for documentary and expent evidence, stemographers charge, subjection costs and coast seven the several content of the content of the several content of th

8. The proceeds of any it polor is any of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure processing, including all such items as are mentioned in the preceding paragraph hereoft second, all other items which under the terms hereof constitute secured indebtedness add donal to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest tensining unpaid on the note; fourth, any overplus to Morgagors, there are, legal representatives or sasigns, as their rights may appear.

9. Upon, or at any time after the filling of a lilito foreclose this trust deed, the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or a create, without notice, without regard to the solvency of intolvency of Mortgagors at the little of application for such sectives and without regard to the their votation of the solvency of intolvency of Mortgagors at the little of application for such sections with the section of the solvency of the solvency of Mortgagors at the little of application for such section for such foreclosure suit sod, in case of a saide and a deficiency, duling the full statutory period of real option, whether throw evention of such receiver, sould be entitled to collect. Characteristic solvence of the profession, currior, management and operation, it is a said and the profession of the profession, currior, management and operation, it this premises during the whole of said period. The Court from lines to time may such or such cases for the profession, currior, in a payment in whole or it part if I. The indebendences secured hereby, or yelderess foreclosing that trust deep, or any test, appella assessment or when the which may be not become superior to the profession of a said and deficiency.

10. No agains for the enforcement of the lies or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note bereby accured

11. Trustee or the holders of the note shall have the right to inspect to premes at all reasonable times and access thereto shall be permitted for that purpose.

real reviews may no duty to examine the title, location, existence, a condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise my power herein given unless expressly obligated by the terms hereof, for he liable for any acres of onlishing hereinder, except in case of its own gross negligence or inscendent or that of the agents or employees of Trustee, and then related the altitude statistication to it here agents are not made to the agents of the proposed to the proposed of the pr

13. Truster shall release this trust deed and the lien thereof by proper latrum at mon presentation of satisfactory evidence that all indebtedness saccued by this trust deed has been fully paid: and Trustee may exceut and deliver a release him to do at the request of any person shall, either before or after mainty thereof, products and establish to Trustee the none; representing that all indebtedness hereby secund has been fully paid. In the product of the none is the none of the none is the state of the sta

14. Trustee may reason by instrument in atting tiled in office of the Recorder of Registric of Titles are which this instrument shall have been recorded or filed. It case of the resignation, inshifting or refusal to act of Trustee, the then Recorder of Deeds of the control which the premises are statuted shall be Successor in Trust.

Any Successor in Trust hereunder shall have the indentical title, powers and authority as are here no less Trustee, and any Trustee or successor shall be emitted to reasonable compensation for all acts beclamed hereunder.

15. This Trust Deed and all provisions breed, shall excend to and be binding upon Norsgapers and all ersons c siming under or through Norsgapers, and the word "Morsgapers" when used berein shall include all such persons and all persons itable for the payment of the ir oberdness or any part thereof, whether or not such persons shall have executed the note or that Trust Deed.

In what he from writing cases of the holder or hidders of the none records hereby, the Merigation or alteringage . . . of convey or prounder title to the premises herein annotated. The holders or hidders of the ones secured herein may be considered to the consideration of the consi

COOK COUNTY ILLINOIS

SEP 10 '73 2 26 PM

RECORDERY OF DEEDS

#22472436

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FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The instalment Note mentioned in the within Trust Deed has been identified

AVENUE STATE BANK, se Trustee,

Vice President

D NAME
E STREET
L T CITY
V: CITY

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

175 Fast Delaware Place Chicago, Illinois

. PORM SSIS BANKFORMS, INC., FRANKLIN FARS. muy Box 279

END OF RECORDED DOCUMENT