## UNOFFICIAL COPY

TRUST DEECOOK COUNTY, ILLINOIS FILED FOR RECORD

22 568 100

DEC 11 '73 10 56 AH

# 22568100
THE ABOVE SPACE FOR RECORDERS USE ONLY

December 4

evidenced a vone certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER

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

AND 20/100 HS (\$141.20)
Dollars or 10.00 the

THIS INDENTURE, made

1st day of February 19 74 and ONE HUNDRED

(\$141.20)

FORTY-ONE AND 20/10°CTHS/Dollars or more on the 1st day of each month thereafter until said note is fully paile cept that the final payment of principal and interest, if not sooner paid, shall be due on the 1st day of January 1989. 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 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 appointment, then at the holders of the nor may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Avenu Sta Bank, Oak Park, Illinois.

NOW, THEREFORE, the Morrangers to secure the pays not of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants are at year. As herein contained, by the Morrangers to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowle ged, by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Earstee and all of their estate, right, title and it or therein, situate, lying and being in the

COUNTY OF

COOK

AND TA' & OF ILLINOIS, to wit:

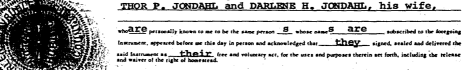
Lots thirty-five (35) and thirty-six (36) in Block two (2) in Woodbine Addition, being a subdivis on of the North East quarter of the South West quarter of Section six (6), Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page reverse side of this trust deed) are incorporated herein by regerence and are a part hereof and shall be hinding on the mortgagors, their heirs, successors and assigns.

of Mortgagors the day and year first above written.

Darlene H. Jondahl <u> उंलाई की व</u>

MARLENE M. VRUBLE



December

19

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## UNOFFICIAL COPY

THE COVENANTS CONDITIONS AND OROVINOUS DEFERBED TO THE DAY DAGE 1/THE DEVERSE SIDE OF THIS TRUST DEED

- 1. Morgagora shall (1) promptly repair, restore or rebuild any building or impurements now on hereafter on the premises which may become damaged or be destroyed.

  (2) keep said premises in good condition and repair, without water, and free from mechanic's or other liens or claims for lien not expressly unberdinated to the lien berech

  (3) pay when due any independence which may be secured by a lien or charge on the premises superior to the lien berech, and upon request enhibit satisfactory evidence of
  the discharge of such prior lien to Tituatee or to holders of the nove; (4) complete within a reasonable time any building or buildings now or at any time in process of
  exerction upon said premises; (3) comply with all requirements of Jaw or municipal ordinances with respect to the premises and the use thereof; (6) make no material altera-
- Morgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special sasessments, water charges, sewer service charges, and
  other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default
  hereunder Morgagors shall pay in full under process; in the manner provided by statute, any tax or assessment which Morgagors may desire to contest.
- 3. Morgagors shall keep all buildings and improvements now or bereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by, the insurance companies of moneys sufficient cibert to pay the cost of replacing or repairing the stance or to pay in full the indebt edness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be arrached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior 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 hereinhedore required of Morgagors in any form and mannet deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if a may, and purchases, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or recleam from any tax ale or forleiture affecting said premises or contest any tax or assessment. All monety paid for any of the purposes herein authorized and all expenses paid or in focurred in connection therewith, including attorneys' fees, and may other mooseys advanced by Trustee or the holders of the note to protect the morgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action here thereon as the then highest rate permitted by law. In action of Trustee or holders of the note shall power inmediately due and physible without notice and with interest thereon as the then highest rate permitted by law. In action of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of my default hereunder on the part of Mortagors.
- 5. The Trace or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or still be procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, seessment so the still be of the still
- 6. Morgague shall pay each item of indebedeness herein mentioned, both principal and increat, when due according to the terms hereof. At the option of the holders of the nore, and will be notice to Morgague, all unpaid indebedeness accured by this Trust Deed than one-withstanding apything in the nore or in this Trust Deed to the contrary, become and payable (a) immediately in the case of default in making payment of my instalment of principal or interest on the note, or (b) when default shall not be a support of the default of the default shall not be a support of the default shall not be a support of the default of the default shall not be a support of the default shal
- 7. Then the ine bred eas bereby accured shall become due whether by acceleration or otherwise, holders of the since or "Trustee shall have the right to foreclose the ine heroet, there shall be allowed and included as additional indebredness in the decree for sale all expenditures and expenses which may be paid or in reed yo or on behalf of Trustee or holders of the note for attorneys' feet, appraiser's feet, outlays for documentary and expert evidence, across a construction of the construction of the
- 9. Upon, or as any time after the tiling of a bill 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 after sale, without notice. Such us regard to the solvency or insolvency of Moragaps at the time of application for such receiver and without regard the two the value of the premises as such that the court is which the court is said. The premises during the premises during the foreclosure suit and, in cases of a sale and deferency, during the full stawardy period of redesption, which there is premised surject the full stawardy period of redesption, which there is the premises during any further times when Moragapors, except for the increasion of such the crivet, would be entitled to collect such them. Such application of not, as well as during any further times when Moragapors, except for the increasion of such the crivet, would be entitled to collect such them. Such application of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1 The nobetedness ascured hereby, or by any decree foreclosing this strust deed, or any trax, specially assessment or other lies which may be not become superior to the lien.

  Of any such decree, provided such application is made prior to foreclosure sale; (2) the deficiency.
- 10. No action for the enforcement of the lien or of any provision hereof half 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 hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premis a set all reasonable times and access thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the r.mix. v, nor shall Trustee be obligated to record this trum deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable fo any sor consistions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of trustee, and it may require indemnitize stristact. y to it before exercising any power herein given.
- 13. Trustee shall release this trust deed and the lien thereof by proper instrument, to oper-mation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release shrenfo to and at t, req est of any persons who shall, either before or after maturity thereof, produce and exhibit to Trustee the none, representing that all indebtedness hereby secured has be in pa i, which representation Trustee may accept as true without infquiry. Where a release is requested of a successor trustee, and successor trustee may secrept as been one been described any none which beens a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purport to be executed by the persons herein designated as the makers shereof, and where the release is reque the do original trustee and it has never executed a certificate on any instrument identifying same as the note described herein, it may accept as the genuine none herein. See the any once which may be presented and which purpors to be executed by the person herein contained of the note and which purpors to be executed by the person here in designed as makers thereof.
- 14. Trustee may resign by instrument in writing tiled in the office of the Recorder or Registrar of Titles is whit, this instrument shall have been recorded or filed. In case of the resignation, mability or refusal to act of Trustee, the then Recorder of Deeds of the county in whit, the premiers are situated shall be Successor in Trust.

  Trustee or as the resignation of a state performed between title, powers and authority as are betted given Trust; at Jano Trustee or auccessor shall be engisted to reseasonable connectation for all acts performed between the residence of the re
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Morgagors and all persons claiming for intrough Morgagors, and the word "Morgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or ay par thereof, whether or not such persons shall have excuted the note or this Trust Deed.
- 16. Without the prior written consent of the holder or holders of the note secured hereby, the Mortgator or Mortgagors shall not conv. or encumber title to the premises the retin involved. The holder or holders of the note secured hereby may belief to secretize the entire unput of principal balance. pr. vided in the note for breach of this retin involved. The holder or holders of the note secured hereby may belief to secretize the entire unput of principal balance. pr. vided in the note for breach of this convergence and no delay in such election after actual or constructive notice of such breach shall be construed as a waiver of or ar july cv. re in any such conveyance of enumbrance.

BETANT The Instalment No.

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.

D NAME
E STREET
L T L T
V CITY

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

822 N. Kenilworth

Oak Park, Illinois

PORM 6512 BANKFORMS, INC., FRANKLIN PARK, IL

witing

END OF RECORDED DOCUMENT