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THIS INSTRUMENT WAS PREPARED BY PARK NATIONAL BANK OF CHICAGO 2958 N. MILWAUKEE AVE. CHICAGO, ILLINOIS 60618

Sidney R. Olson

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6.00



TRUST DEED

| OTTC   |   | 22 634 042   |
|--|---|--|
|  |   |  |
| THIS INDENTU   | RE, made  | THE ABOVE SPACE FOR RECORDER'S USE ONLY February 4, 1974 between EDWIN KOWALSKI, a bachelor.   |
| and VICTORI  | A KOWALSKI, a wi  | dow and not since remarried  |
|  |   | herein referred to as "Mortgagors," and PARK NATIONAL BANK OF  |
| an Iline's corporation doing business in Chicago, Illinois, herein'referred to as TRUSTEE, witnesseth: |   |  |
| THAT, VALREA   | S the Mortgagors are ju   | stly indebted to the legal holder or holders of the Instalment Note hereinafter described.   |
| TWENTY-T' E  | THOUSAND AND N  | eferred to as Holders of the Note, in the principal sum of   |
| evidenced by one   | e Hain Instalment Note  | e 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  |
| from   | February 4, 1974.   | on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows:  |
| 1  |   |  |
| ofApril.   |   | D. 82/100 Dollars on the 1st day and ONE HUNDRED EIGHTY-EIGHT AND 82/100 Dollar\$188.82 on   |
| the lst_   | <ul> <li>day of each and ev</li> </ul>                          | er r month thereafter until said note is fully paid except that the final  |
| All such payment   | s on account of the ind   | councer paid, shall be due on the 1st day of March 1994  councer be done as evidenced by said note to be first applied to interest on the unpaid principal   |
| balance and the r  | emainder to principal; 🗭  | d all ( sav principal and interest being made payable at such banking house or trust   |
| company in -   | Chicago   | Illinois, as the holders of the note may, from time to time, in writing  |
| appoint, and in ab   | sence of such appointme<br>Davment priviles                     | nt then at the office of PARK NATIONAL BANK OF CHICAGO   |
| NOW THEREEN  | F the Masterman to record                                       | the manners of the sa / manners I come of manners and a sale sale sale sale sale sale  |
| Consideration of the t<br>Trustee, its successors  | um of One Dollar in hand pa<br>and assigns, the following des   | ance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in id., the receipt wherein 1,, 17, 2, knowledged, do by these presents CONVEY and WARKANT unto the cribed Real Estate and all of heur tate, right, title and interest therein, situate, lying and being in the COUNTY OP COOK AND STATE OF ILLINOIS,   |
| to will  | City of Chicago   | COUNTY OF COOK AND STATE OF ILLINOIS,  |
|  | ali am sa a   | - · · · · · · · · · · · · · · · · · · ·  |
| to 1   | 14 in block i in<br>5 inclusive and 3                           | Frederick J. Classen's le bdivision of lots 1<br>lot 16 (except the South o feet) also lots 45   |
| to 5   | l inclusive and t   | the North 12 foot of let Ul 12 de barrie 2 - 2 -   |
| lots<br>divis  | I to 17 inclusive ion of the North                              | ve in block 2, all in Ellendale Jeing a Sub-   |
| '  South   | l East quarter of   | Section 10, Township 40 North, Jar 38 13, East   |
| or th  | e Third Principa  | West quarter of South West quarter of the Section 10, Township 40 North, Targe 13, East 1 Meridian, in Cook County, Illinoi  |
| 1  |   |  |
|  |   | 76   |
|  |   | erred to herein as the "premises," essements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits the "" for so   |
| long and during all suc<br>and all apparatus, equi   | h times as Mortgagors may be<br>pment or articles now or he     | entitled thereto (which are pledged primarily and on a parity with said real estate and points the "or so<br>present the property of the property of the property of the area of the property of the area of the property of the area of the property of the pro |
| (whether single units windows, floor covering  | or centrally controlled), and<br>gs, inador beds, swnings, stoy | ventilation, including (without restricting the loregoing), screens, window shades, story door and as and water heaters. All of the foregoing are declared to be a part of said real estate whether, it is a second to be a part of said real estate whether, it is a second to be a part of said real estate whether, it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a part of said real estate whether it is a second to be a second to    |
| TO HAVE AND TO   | HOLD the premises unto the                                      | said Trustos, its successors and assigns, furever, for the purposes, and upon the uses and trusts herein en  |
| i roma, mee mom all mg/  | its and benefits under and by<br>opressly release and waive.    | virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the  |
| This trust deed  | consists of two pages. T  | The covenants, conditions and provisions appearing on page 2 (the reverse side of this   |
| successors and assign  | i.  | eronce and are a part heroof and shall be binding on the mortgagors, their heirs,  |
|  |   | of Mortgagors the day and year first above written.  |
| ***************************************  |   | (Edwin Kowaleki, a bachelor)   SEAL  |
|  |   | SEAL   (VICTORIA NOWALSKI, & VICTOW)   SEAL  |
| STATE BEALINGS   | i   | Geraldine R. Scibor  |
| S) Manage 1  | SS. a Notary i  | Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT  N KOWALSKI, a bachelor, and VICTORIA KOWALSKI, a  |
| Silvo, van A   | wido  |  |
|  |   | known to me to be the same person 8 — whose name 8 — 8.78— subscribed to the foregoing rifere me this day in person and acknowledged that  |
| 200  |   | sment as free and voluntary act, for the uses and purposes therein set forth.  |
| 0.600 kg   | Given under m   | y hand and Notarial Seal this 4th day of Bebruary 19.74  |
| Notarial Sea   |   | Simildine C. Scelin Notary Public  |
|  | d, Indiv., Instal.—Incl. Int.                                   | Page 1   |
| (F. 3.71.) S   | • 5   | A SARAGEA  |

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Page 2

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## THE COVENANTS CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

1. Mortgagurs shall (1) primptly repair, restore or rebuild any buildings or improvements now in hereafter on the premises which may become damaged or be destroyed; (2) keep and premises in good condition and repair, without waste, and free from inclinate or other lines or claims for line in or expressly subordinated to the line hereof; (3) pay when due any indebtedness which may be secured by a line or charge on the premises superior to the line hereof; upon requies reshiblt satisfactory evidence of the discharge of such prior line to Trouvee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of exection upon-and premises, (5) comply with all requirements of law or municipal ordinates will respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinates.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments. Water charges, sewer service charges and other charges against the premises when due, and shall, upon written request, furnish to Trustge or to holders of the notice upolitact receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contist.

3. Mortgagers shall keep all buildings and improvements mow or necessive; situated on said premises insured against loss or damage by thre, lightning or inditurum under policies providing for payment by the insurance companies of immers witherent either to be toost of replacing or repainting the same or pay in full the indebtedness secured hereby. All in companies satisfactory to the holders of the note, under insurance policies payable, in case of lins or range, to Travete for the benefit of the holders of the note, such rights to be evidenced by, the standard mirriage clause to be stateded to each policy, and the deliver all policies, including additional and renewal policies, to the note, and in case of insurance about to expire, shall deliver renewal policies not less than the days print to the respective dates of expiration.

It case of details interest. I reduce if in condens of the note may, but nece not, make any payment of perior any act incremental forms of first and may form and manner decimed expedient, and may, but need not, make full or partial payment of principal or interest on prior ensured in any or purchase, discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, or tedeem from any tax sale or forfesture affection, and remines or context any tax or assessment. All moneys paid for any of the purposes hereof, or tedeem from any tax sale or forfesture on context in tax or assessment. All moneys paid for any of the purposes hereof, or tedeem from any tax sale or forfesture in context in the context any tax or assessment any tax or increase or the note to protect the mortaged premises and the lies movely per tax or pay to taken, while be so much additional and by the assessment sufforting or assessment and the lies movely per tax or that the sound additional and by the assessment as the tax of the note to protect the mortage and the perior to consider the assessment of the tax of the note to the form of the note to the note to protect the more account of any default.

1.5. The Trustee of the client of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement coests jute procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into

6. Mortgagors shall pay - in item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the innex and without notice to Mortgagors, all unpaid indebtedness occured by this Trust Deed shall notwithstanding anything in the note or in this Trust Deed to the contrast, a come due and payable (a) immediately in the case of default in making payment of any interient of principal or interest on the note, or (b) when default is "I occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained."

7. When the indebtodness hereby sees ed shall become due whether by acceleration or otherwise, holders of the note of Trustee shall have the right to forechor the lice Inchest. In any suit to forechor the hereof, there shall be allowed and included as additional indebtodness in the deeree for sale all expenditures and exprises which may be entained as to term to be expended after entry of the deeree) of procuring all such buttacts of title, title rearches and examinations, title insurance policies, Torrens certificates, and similar data and assurances with respect to title a Trustee o. he'der 'de note may deem to be teasonably necessive spither to procure such such or to evidence in bidders at any sale which may be had pursuant to such ecre the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in his paragraph mentioned shall become so in chadditional indebtodness secured hereby a mineralized became any inchested the true of the nature in this paragraph mentioned shall become so in chadditional indebtodness secured hereby due and payable, with interest thereon at the rate of seven per cent per annum, when a surface of the note of the note in connection with (a) any proceeding, including probate and bankraptey proceedings, to which either of the in the beginning that the character of the note of the note in connection with (a) any proceeding, including probate and bankraptey proceedings. In which either of the in the beginning that the character of the note of the note in connection with (a) any proceeding, including probate and bankraptey proceedings, in which either of the interest of any suit for the forelosure hereof after accusal of such hight to forelosure whether or not actually commenced, or (b) preparations for the effect of any threatened sout or proceeding with hingh affect the premises or the security

8. The proceeds of any foreclosure sale of the premises shall be listributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such item as — mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness additionally it that eve lened by the note interest thereon a herein provided, third, all principal and interest remaining unpaid on the note; fourth, any overple, to Moi gagors, their heirs, legal representatives or assigns, as their rights may

Queen or at any time after the filing of a bill to foreclose this trust decount is on the inhibit filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, who had a goad to the solvency of insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises when the prediction of the proposed as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver, shall have power to collect the rents, knows and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full—attivety neriod of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such, e.e., but the collect such terts, issues and profits, and all titlet powers which may be necessary or are usual in such cases for the protection. Such in common in this and a payment in whole or it is a such a profit of (1) The mode before severed hereby, as to by any decree foreclosing this trust deed, or any time, any time it in which may be or become

superior to the tien nerviti or of such decree, privilege such application is made prior to toreclosure a let 1/2 the deticiency in case of a safe and deticiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any differ 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 pren

purpose.

12. Trustee has no duty to examine the title, location, existence of condition of the premises, or to inquie into it, e-validity of the signatures or the identity, capacity, or authority of the signatures on the note or, trust deed, nor shall Trustee be obligated to no red this trait deed or to exercise any power herein stem unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunders, exact it case of its own storms nedlacence or.

13. Trustee shall release this trust deed and the heir hereof by proper instrument upon preentasion of astisfactory even the field higher here is built by this trust deed has been fully paid, and firstee may rescute and deliver a release hereof to and at the request of any ners, in the shall either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has over paid. This representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, successor trustee, successor trustee when the note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee hereunder or which comments in the description herein contained of the note and which purports to be executed by the persons herein described as the makers thereof and where the release is requested of the order and it has never placed us identification number on the note described herein, it may accept as the note '... in described any note which may be presented and which purports to be executed by

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have recorded or filed. In case of the resignation, insubility or refusal to act of Trustee, the then Recorder of Deeds of the country in which the prise are stituated shall be Successor in Trust and the removement of the country in trustee and authority as are herein given Trustee and any

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgago, ...d. the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof whether or not such persons shall have executed the note or this Trust Deed. The word "notes" when used in this instrument shall be construed to mean "notes" when more than one note is used.

RIDER ATTACHED HERETO AND MADE PART HERETO

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F. (Koural)

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