TRUST DEED

COOK COUNTY ILLINOIS FILED FOR RECORD

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## THE ABOVE SPACE FOR RECORDERS USE ONLY

mar' payable to BEARER
ar' de vered, in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust
Agre...eint and hereinafter specifically described, the said principal sum and interest from date hereof
on the palance of principal remaining from time to time unpaid at the rate of 7-3/4% per cent per annum in instalments as

---- Lot 15 (except the South 33 feet thereof and except the North 17 feet thereof) of the North East Avenue Addition to Oak Park in the North East qualter of Section 6, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois ----

THIS METRUMENT, WAS PREPARED BY HERRICK, MUNERLL, MCELROY & PEREGRINE 105 W. MADISON CHICAGO, ILLINOIS 60602

OUNT CLOSE

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

TOGETHER with all improvements, tenements, easements, fixtures, and uppurtenances thereto belonging, and all rents, issues and profits thereof for "b" a "curing all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondar" y)." a all apparatus, equipment, or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether "agle "mits or centrally controlled), and ventilation, including (without restricting the foregoing), series, storm doors and windows. Noto coverings, lander bed, saw, as stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically stacked thereto or not, and it is agreed that all similar aper are "culpinantor or articles hereiter placed in the premises by First Party or it is successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors or assigns shall be considered as constituting part of the real estate.

NAME STREET

INSTRUCTIONS

BN 279

## **UNOFFICIAL COPY**

## IT IS FURTHER UNDERSTOOD AND AGREED THAT:

- 1. Until the indebtedness aforesald shall be fully paid, and in case of the fallure of First Party, its successors or assigns to: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; less pead premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not exprestly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien, or charge on the premises angle of the lien hereof; (4) complete willing a reasonable time any buildings of buildings now or at any time in process of exection upon said oremines; (5) comply with all requirements of law or monifolish ordinates; (7) pay burders any pennity attaches all secretal tools, and pay special taxes, special assessments water charges, sewer service charges, and other charges and other charges and other charges are charged to the charges of the charges and other charges and other charges and other charges are charged by statute, any tax or assessment which First Party may desire to constant; (5) keep all buildings and improvements more of hereafter situated on said pre-misestingered against loss or damage by fire, lightning or windstorm under policies providing for payment by the invariance companies of moneys sufficient either to pay the cost of replacing or repatring the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under invariance policies poyable, in case of loss or damage by fire, lightning or windstorm under policies providing for payment by the invariance companies of moneys sufficient either to pay the policy; and to deliver all policies, including additional and renewal policies, to holders of the note, such rease of insurance about to explice, to deliver amount of the payments of the note, such rights to be evidenced by the
- The Trustee 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 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, as a continuous procured from the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, as a continuous procured from the procured fr
- At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed shall, notwithm m, anything in the note or in this trust deed to the contrary, become due and payable do; immediately in the case of default in making apparent of any instalment of
  princical or interest on the note, or (b) in the event of the failure of First Party or its successors or assigns to do any of the things specifically set forth in paragraph one
  here: .. d such default shall continue for three days, said option to be exercised at any time after the expiration of said three day period,

  The successors or assigns to do any of the things specifically set forth in paragraph one
  here: .. d such default shall go period.
- 4. V... is indebtednes hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In a y sult to foreclose the lien hereof, there shall be allowed and included a additional indebtedness in the decree for sale all expenditures and expenses which may be pail or incurred by or on helall of Trustee of holders of the note for attorneys fees, tustees fees, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all sustained abstracts of this includes a summary of the decree of procuring all sustained abstracts of the state of holders of the note may deem to be resumbly as "I there to prosecute such suit or to evidence to obliders at any sale which may be had pursuant to such decrete the true condition of the title or of the procuring all sustained to an advantage of the premit of the procuring all sustained to an advantage of the premit of the procuring all sustained to an advantage of the premit of the premitted by the premit or by the premitted by the premitted
- 5. The proceeds of any (or desire sale of the promises shall be distributed and applied in the following order of priority: First, on account of all cests and expense incident to the foreclosure, accounts, including all such tierms as are mentioned in its proceeding pagagraph below, if extend, all other limit within the proceeding pagagraph below. If the content is all contents and the proceeding pagagraph is the proceeding pagagraph and interest remaining unpaid on the note; fourth, any overthing the First Part. It is all representative of a sales, as their fields may a never.
- 6. Upon, or at any time after the time the state of the contract of the contra
- 7. Trustee or the holders of the note shall have the right to in sect U e profiles at all reasonable times and access thereto shall be permitted for that purpose
- 8. Trustee has no duty to examine the title, location, exhitence, and dition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, no be itable for any acts or ombiation hadder, except in case of its own grownegligence or misconduct or that of the agents or employees of Trustee, and it may require inde natities satisfactory to it before exercising any power herein given.
- 9. Trustee shall release this trust deed and the lien thereof by proper instrum at upc a presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof; and at his requests of any person shall, either before or after maturity thereof, produce and exhibit to Trustee the note representing that all indebtedness hereby coured has been paid, which representation Trustee may accept as true without inquiry.

  Where a release is requested of a successor trustee, such successor trustee may a custom and the bears without inquiry.

  Where a release is requested of a successor trustee, such successor trustee may a custom and the bears of the country of the country
- 10. Trustee may resign by instrument in writing filed in the office of the Recorder or Res. of the is in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the one is y in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the Identical title, powers and authority as are here in your Trust hereunder successor shall be entitled to reasonable
- 11. Without the prior written consent of the holder or holders of the note secured hereby, the Mortg or of Mortgagors shall not convey or encumber title to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate the entire up to include balance as provided in said note for breach of this covenant and no delay in such election after actual or constructive notice of such breach shall be covered. So as a waiver of or acquiescence in any such conveyance or

THIS TRUST DEED is executed by the Avenue State Bank, not personally but as Trustee as aforesaid in the exc. (se of the power and authority conferred upon and vested in it as such Trustee (and said Avenue State Bank, hereby waterins that it spostesses full power and authority; a execute the instrument), and it is expressly understood and agreed that nothing herein or in said one contained shall be construed as creating any liability or any or any

IN WITNESS WHEREOF, Avenue State Bank, not personally but as Trustee as aforesaid, has caused these presents to be signed by its \times \tau\_-\tau\_1 and its corporate seal to be hereunto affixed and stetseted by its Cashier, the day and year first above written.

By Annals Of Long VI E-PRES JEN

Authorities of Marlene M. Vruble

Brank Rew Keinper Avenue State Bank, and George Q. Evans

Cashier of said Bank, who are personally known to me to be the same persons whose same has published to the following the same and cashier, respectively, appeared before me this day imposing a substitute of the same and delivered the said instrument as their own free and voluntary act and as the free and voluntary act and act a

IMPORTANT

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, OAK PARK, ILLINOIS, As Trustee as afores lid and not personally,

with under Identification No. 1943
AVENUE STATE BANK
BY: Uffeed H. Koho

Asst. Vice-President

END OF RECORDED DOCUMENT

THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.