## **UNOFFICIAL COPY**

- C. J.	
TRUST DEED	
1-MPORTANT	22 748 276
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	
<u> </u>	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made May 28	, 1974_, between
DONALD/WHITE AND JUDITH/WH	(the "Mortgagors"), and
M. duly qualified to act as Trustee and located	COMPANY OF EVANSTON, a national banking association at 800 Davis Street, Evanston, Illinois, as Trustee (said First aston in its capacity as Trustee hereunder being referred to as
cribed and may subsequently become further by the Bank to the Mortgagors as herein refe	
hereby acknowledged, and to secure the p on the following described indebtedness (the (a) The indebtedness of the Mor note of the Mortgagors of even date	tyagors to the Bank evidenced by that certain promissory herewith, payable to bearer and delivered to the Bank D. AND 00/100
and  (b' A' litional indebtedness of the arising from a diditional advances made in prior to the ancellation of this Trust D of the Mort Gors or such successors ran additional advance under, and are seen as a diditional advance under a diditional advance under a diditional advances.	he Mortgagors or their successors in title to the Bank by the Bank to the Mortgagors or their successors in title leed and evidenced by the written obligation or obligations seiting therein that such obligation or obligations evidence secured by, this Trust Deed and with such other terms and he Mortgagors or such successors and the Bank, provided for the indebtedness secured by this Trust Deed (exclusive expenses and all advances made to preserve or protect any convenant or agreement of the Mortgagors herein any convenant or agreement of the Mortgagors herein any convenant or agreement of the Mortgagors herein and the successors in the Mortgagors herein the Mortgagors herei
and also to secure the perform nee at do bar herein contained, do by these presents CO trust and assigns the following accuracy County, Illinois and legally descrited, s fol	eal estate (the "premises") located inCook
THE FAST HALF OF THE WEST I	ALF OF SECTION 21, TOWNSHIP 42 NORTH, PRINTAPA MERIDIAN, IN COOK COUNTY, ILLINOIS.***
	THIS I STRUMENT WAS PREPARED BY:
	First Name at Cark and Trust Company of Evanston 9.00 Davis Street
	Evanst n., Illinois 60204 BRIDGET MC GOVERN
of for so long and during all such times as Mottgagors may be a not secondarily), and all apparatus, equipment or articles (whet supply heat, gas, air conditioning, water, light, power, refrigers	smittled thereto (which are pie — primarily and on a parity with said real estate and ther ample units or centrally controlled) no v bereater therein or thereon used to ation, ventilation, elevator aervice and apri cler p, section, including (without restrict- ation, ventilation, elevator aervice and apri cler p, section, including (without restrict- are the property of the prope
ing the foregoing), screens, window shades, storm doors and water heaters. All of the foregoing are declared to be a part of similar apparatus, equipment or articles hereafter placed in the tuting part of the real estate.  TO HAVE AND TO HOLD the premises unto the said T	nts, fixtures, and appurtenances the pelonging, and all rents, haues and profits there- entitled thereto (which are Die primarily and on a parity with said real estate and men ands units or central or period of the period of t
herein set forth, and free from all rights and sensetts volume and wand benefits the Mortgagors do hereby expressly release and ward for the first support of the first support support of the first support of the first support of the first s	raive. T: uild any buildings or improvements now or hereafter outh prom es which may become
damaged or be destroyed; (2) keep said premises in good condition to expressly subordinated to the lien hercof; (3) pay when due the lien for any one request exhibit satisfactory evidence or the lien for complete within a reasonable time any building or it	It uild any buildings or improvements now or hereafter out the prior uses which may become ion and repair, as the prior uses the prior to the prior uses the prior to the discharge of such prior lien to Trustee or to holders. as me disclasses secured buildings now or at any line in process of erection upon sain p misss; (3) comply with the prior uses
all requirements of law or municipal ordinances with respect to tall requirements of law or municipal ordinances with respect to tall the control of the con	he premises and the use thereof.  general taxes, and shall vay apecial taxes, special assessments, wa or harges, sewer  se, and shall, upon written request, furnish to Trustee or to holder o. tt. indebtedness  recurder Mertgagors shall pay in full under protest, in the manner ror ided by atatute,  a now or hereafter situated on said premises insured against loss or dama by re.
secured hereby duplicate receipts therefor. To prevent default he any tax or assessment which Mortgagors may desire, to contest. 3. Mortgagors shall keep all buildings and improvement lightning or windstorm and such other hazards and risks under	a now or hereafter situated on said premises insured against loss or damn by .e. splittless providing for payment by the insurance companies of moneys suff ent ell re
to may the cost of replacing or repairing the same or to pay in the indebtadness secured hereby under insurance policies payable secured hereby, such rights to be evidenced by the standard mort formal and renewal policies. To holders of the indebtedness secure	a now or hereafter situated on said premises insured against loss or damn' by "e, policies providing for payment by the insurance companies of moneys sufficient etil trail the Indebtedness secured hereby, all in companies satisfactory of the insurance and loss of the said loss
than ien days prior to the respective dates of expiration. 4. In case of default therein, Trustee or the holders of ment or perform any act hereinbefore required of Mortgagors in	the indebtedness secured hereby, or any of them, may, but need not, make any pay- any form and manner deemed expedient, and may, but need not, make full or parti- and purchase? discharge, compromise or settle any tax lien or other prior lien or title ng said premises or contest any tax to assessment and bluer money advanced, by Trustee me, to protect the mortgaged premises and the lien hereof, plus reasonable compensa- authorized may be taken, shall be so much additional indebtedness secured hereby and interest thereon at the rate of eight per cent per annum, inaction of Trustee or holders interest thereon at the rate of eight per cent per annum, inaction of Trustee or holders interest thereon at the rate of eight per cent per annum, inaction of Trustee or holders for the appropriate public office without inquiry into the accuracy of such bill, state for feiture, tax lien or title or claim thereof.  A propriate public of the didbtedness secured hereby being first had and some of the holder or holders of the indebtedness secured hereby being first had and
payments of principal or interest on prior encumprances, it any, or claim thereof, or redeem from any tax sale or forfeiture affections between authorized and all expenses paid or incurred in cor the holders of the indebtedness secured hereby or any of the	ng said premises or contest any tax or assessment. All moneys paid for any of the purmental neutron the property of the purmental neutron that the property has taken, aball be so much additional indebtedness secured hereby and
tion to Trustee for each matter concerning which action herein shall become immediately due and payable without notice and with	authorized may be taken, shall be so much additional indebtedness secured hereby and interest thereon at the rate of eight per cent per annum. Inaction of Trustee or holders a waiver of any right accruing to them on account of any default hereunder on the part upper hereby making any payment hereby authorized relating to taxes or assessments.
of the indebtedness secured hereby shall never be considered as a of Mortgagors. The Trustee or the holders of the indebtedness sec	
obtained, make, permit, cause, or contract or agree to, the sair, sin, or make or permit any material alteration in said premises et g, Mortgagors shall pay each item of indebtedness herein option of the holders of the indebtedness secured hereby, or an Trust Deed shall, notwithstanding anything in any note or other contracts to the sorms due and navable (s) immediately in the case of	teent at required by law or municipal ordinance.  mentioned, both principal and interest, when due according to the terms hereof. At the sy of them, and without notice to Mortgagors, all unpul indebtoness secured by this of the sy of them, and without notice to Mortgagors, all unpul indebtoness secured by this of the sy of t
obtained, make, permit, cause, or contract or agree to, the saic, sin, or make or permit any material alteration in said premises et s. Mortragors shall pay each item of indebtedness herein option of the holders of the indebtedness secured hereby, or an Trust Deed shall, notwithstanding anything in any note or other transverse heroms due and navable (s.) immediately in the case of	teent at required by law or municipal ordinance.  mentioned, both principal and interest, when due according to the terms hereof. At the sy of them, and without notice to Mortgagors, all unpul indebtoness secured by this of the sy of them, and without notice to Mortgagors, all unpul indebtoness secured by this of the sy of t
obtained, make, permit, cause, or contract or agree to, the sair, s, or make or permit nay naterial alteration in said premises et s, Mortzagors shall pay each item of indebtedness herein option of the holders of the indebtedness secured hereby, or an Trust Deed shall, notwithstanding anything in any note of other thanks, the come due and navable (a) immediately in the case of	teent at required by law or municipal ordinance, mentioned, both principal and interest, when due according to the terms hereof. At the young the control of
obtained, make, permit, cause, or contract or agree to, the sair, s, or make or permit nay naterial alteration in said premises et s, Mortzagors shall pay each item of indebtedness herein option of the holders of the indebtedness secured hereby, or an Trust Deed shall, notwithstanding anything in any note of other thanks, the come due and navable (a) immediately in the case of	teent at required by law or municipal ordinance.  mentioned, both principal and interest, when due according to the terms hereof. At the sy of them, and without notice to Mortgagors, all unpul indebtoness secured by this of the sy of them, and without notice to Mortgagors, all unpul indebtoness secured by this of the sy of t

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8. The proceeds all costs and expenses inc all other items which und	of any foreclosure sale of the premises shall ident to the foreclosure proceedings, including er the terms of paragraph 4 hereof constitut	be distributed and applied in the all such items as are mention additional indebtedness secured	e following order of priority: I ed in the preceding paragraph hereby with interest thereon	First, on account of 1 7 hereof; second, as herein provided;		,
third, all principal and intitives or assigns, as their by Upon or at ar sale without notice to the being hereby expressly w	terest remaining unpaid—on the indebtedness sights may appear.  by time after the filing of any suit to foreclos Mortgagors, or any party claiming thereunds alved), and also without regard to the solven alved.	ecured hereby; fourth, any over e this Trust Deed, the court in w , and without giving bond on su cy or insolvency at the time of	plus to Mortgagora, their heir hich such suit is filed may, elt ch application (any and all su such application of the perso	ther before or after ch notice and bond n or persons liable		
for the payment of the in by the owner of the equit fit of the holders of the order as provided by stati case to collect the rents,	idebtedness secured nereby, and windout regular y of redemption as a homestead, appoint a re- indebtedness secured hereby or, upon applicat ute placing the Trustee or any holder of the issues and profits of said premises, then du- ing the full statutory nariod of redemption w	a to the then value of said pre- ceiver (who may be the Trustee lion of the Trustee or any hold indebtedness secured hereby in and to become due during the bother there be redemntion or no	nises or whether the same sna or its successor in trust hereus er of the indebtedness secure- possession of the premises, wi pendency of such foreclosure it, t, as well as during any further	if then be occupied noder) for the bene- d hereby, enter an  ith power in either  suit and, in case of  r times when Mort-		
gagors, except for the int be entitled to collect such be, to apply the net amou secured hereby. (2) amou ises, (4) taxes, special as	ervention of such receiver or the Trustee or rents, issues and profits, and the court may ints in his hands in payment (in whole or in int due upon any decree entered in any suit sessments, water rates or any other lien or c	any holder of the indebetdness from time to time authorize said part) of any or all of the items foreclosing this Trust Deed, (3) harge upon said premises that ms	secured hereby in possession a receiver or person in possessic following: (1) amount due upo insurance of the improvement y be or become co-ordinate or	as aforesaid, would on, as the case may on the indebtedness ts upon said prem- superior to the lien		
of this Trust Deed or of a exclusive) remedy it shall either with or without preson, goods or chattels the same, making from the same making from the same of the trustee's secondly trustee's second to the same of the same	any decree foreclosing the same, or (5) for a be lawful for the Trustee, its agents or attor occess of law, forcibly or otherwise, to enter occupying or upon the same, and to collect me to time-all needful and proper repairs, an blicitors' and attorneys' fees and all expenses	my necessary repairs upon said forces (although none of them shapon and take possession of said and receive all the rents, issues d to lease the same or any part incurred in the protection, care.	remises. As a concurrent (and all be under any obligation so premises and property, to exp and profits thereof, and to m thereof, from time to time a repair and management of st	o to do) forthwith, bel and remove any anange and control and after deducting ald premises, apply		
the remaining net income closure. In the event of d or any person in possessio capied by Mortgagors, withereon.	terest remaining unpaid-on the indebtedness a ya time after the filling of any suit to forceloo Mortgagors, or any party claiming thereundes doubtedness secured hereby, and without regar- y of redemption as a homestead, appoint a re- ultage of the secured hereby, and without regar- y of redemption as a homestead, appoint a re- tage of the secured hereby, and without regar- ter of the secured hereby, and without regar- ter of the secured hereby, and higher of the issues and profits of said premises, then du- creation for such receiver or the frustee or reath, issues and profits, and the court may and the upper secured hereby and the secured has the secured hereby and the secured has a seaments, water rates or any other lion or a be lawful for the Trustee, its agents or attor- occupying or, upon the anne, and to collect in me to time-all needful and proper repairs, as upon upon the indebtedness secured hereby in the lefault hereunder, as above provided, Mortga- thout regard to the then value of said premi-	same manner as is hereinabove a gors agree to pay to the Trustee e rental value from the date of ses and regardless of whether or	pecified upon a sale of said pr , or to any receiver appointed such default of any parts of not decree of sale has been e	remises under fore- i for said premises said premises oc- entered or sale had		~ .
he to the party interpos is a corporation, it hereby beauty and on behalf of e	ing same in any action at law upon the note waives any and all rights of redemption from ach and every person, except decree or judge	s or other obligations evidencing n sale under any order or decre tent creditors of the Mortgagor,	the indebtedness secured her e of foreclosure of this Trust acquiring any interest in or ti	eby. If Mortgagor Deed, on its own tle to the premises		
may enforce . ri hts as i torneys, nor the hider or omit to do the he royl BANK AND _UE	such holder to the same extent as if it was no holders of any indebtedness secured hereby, sisons of this deed, except in case of its, his or PANY OF EVANSTON merges or consolidating trust powers, such corporation shall	at Trustee hercunder; that neither all incur any personal liability or their own gross negligence or water with, or is succeeded by or the Trustee hereunder with the state.	or the said Trustee, nor any on account of anything that it, ilful misconduct; that in case I the major portion of its busi- tme effect as if originally appe	f its agents or at- he or they may or FIRST NATIONAL ness is taken over pinted as such and		
itself of and from to trinstrument shall have been action hereunder may be under the laws of the Stop and Trustee under the said trustee	tited for that purpose.  It was not be validity as to the validity has been been seen as the validity has been been seen as the valid to the valid t	ing filed in the Registrar's or of the resignation, inability or restricted TILE AND TRUST (Chicago, Illinois, shall be and it ity, and the title to said remi	Recorder's Office of the cou- efusal to act of the Trustee at COMPANY, a corporation cre is hereby appointed and made ses shall thereupon become ve	nty in which this any time when its eated and existing successor in trust ested in such suc-		
cessor in trust for the uses 13. The Trustee s debtedness secured by this son who shall, either befor resenting that all indebted	and pur es aforesaid.  thall r case his Trust Deed and the lien the Trust Deed has en fully paid; and the Trust Deed has en to the trust produce and extensions second order has been paid, which re	reof by proper instrument upon a istee may execute and deliver a ibit to Trustee the note describe presentation the Trustee may so	presentation of satisfactory ever release hereof to and at the red d in item (a) of the granting cept as true wihout inquiry. The	idence that all in- equest of any per- ciause hereof rep- he Trustee shall in		₹
then remains outstanding. Trustee for identification vances have been made he under. Where a release is: any note which bears a cert	unless the written of non of the Mortgag as herein provided. To went shall any sur- regunder, whether c not the written obligation requested of a sur easor trate, such success liffeate of identific tion purporting to be exec	ors evidencing such additional consor trustee have any duty to n or obligations evidencing the or trustee may accept as the guted by a prior trustee hereunde	advance has been theretofore inquire or ascertain whether same have been identified by enuine note herein described i or which conforms in substa	presented to the any additional ad- the Trustee here- n item (a) above ance with the des-		
cription herein contained of lense is requested of the ori accept as the genuine note contained of the note and sented to the Trustee or its posted to the the holden the	and pure sea aforesaid.  And pure sea aforesaid.  Braut Deed nas 'no luly paid; and the lien the True Deed nas 'no luly paid; and the Tr ness see, 'ed 'crdy has been paid, which re acctain who are any additional advance refe as berein provided, 'no 'ere thail any any resender, whether 'no the written obligation  resender, whether 'no the writ	i by the persons herein designa ficiate on any instrument identif may be presented and which con herein designated as makers th such release bears thereon any ey accept such endorgements as a	ted as the makers thereof; a ying same as the note describ nforms in substance with the ereof. In the event any note envine without further inquiry	nd where the re- bed herein, it may description herein or obligation pre- be was or was pur- c, but the Trustee		
or any successor trustee ma company.  14. In order to pr gors shall deposit with the secured hereby may design:	y also, but shall not be obligat d to, equ'z ovide for the payment of taxes,	that all such signatures on such and insurance premiums require or such other person, firm or out equal to 1/12th of the annu-	endorsements be guaranteed b I to be paid hereunder by Mo corporation as the holders of the premium on all such insura-	y a bank or trust rigagors. Mortga- the indebtedness ace as determined		
by the amount of the last holders of the indebtedness taxes and assessments anti- reserves are to be held with surance policies when the a gors agree to deposit any a	available buts and 1/12th of the annul tra- secured hereby may request in order to acci- ipated to be payable with respect to the prem rout interest and are to be applied to the pay- ame expire or for paying premiums thereon, mount necessary to make up the deficiency.	is any assessments assessed againm are a the first day of Jan is in the telendar year. The ment of set haves and assessmend in the event any deficit shat othing in this paragraph continue in the parag	nst the premises or such great uary of each year a fund suff noneys thus deposited in such nts as the same become due or all exist in the amount of such ained, however, shall relieve	icient to pay the insurance and tax r for renewing indeposits Mortga.  Mortgagors from		
the performance of any ott payment of any monthly li- the indebtedness secured he 15. Each and ever- tive and shall be in additionally and shall be in additionally and the state of the st	her covenants and agreements relative to the mintalliment or in the performance of any of reby may apply any and all sums then on de y remedy herein conferred upon or reserved in n to every other remedy given hereunder, or conferred upon or defeat, that invasir and	the coverant and agreements the coverant and agreements posite account of the indebte to the rust of the holders of now or after existing at layer right or page of he construction.	and insurance premiums. In cof Mortgagors herein contained mess secured hereby.  Indebtedness secured hereby or in equity; that no delay of the area as waiver of any such	ase of default in d, the holders of shall be comula- or emission to ex- default or scori-		
escence therein; that any at provisions hereof shall extended when used herein shall inclu- executed this, Trust Deed or In Witness Whereo	ovide for the payment of taxes.  ovide for the payment of taxes, or taxes, o	me to time and ar often as man all persons to lim ay ader or the the indebtednes, or any part to indebtedness second her aby, ested by Mortgagors the dan an	be deemed expedient. This Trough Mortgagors, and the we hereof, whether or not such p d year first above written.	rust Deed and all ord "Mortgagors" ersons shall have		
	D/WHITE (SE	() JUDI7 H	T White	(SEAL)		
COUNTY OF COOK	}**.  DEMERETTE KEE	,	C			
a Notary Public, in and for	said County, in the State aforesaid, Do Hereb	1 '	- 'Q			
(Individual)	who is(are) personally known to me to be ment, appeared before me this day in personal	on and acknowledged that he(s)	e, they) signed, sealed and d	eHd the anid		
COOK	Consument as his (her, their) free and volu- tion of the right of homestead. ED FOR RECORD	ntary act, for the uses and purn	ORDER OF DEEDS	t. s. elense und		
Jun 1	2.74 1 so PH	*2	2748276	and Secretary		
(Corporation)	of said Company, personally known to me to as such President and acknowledged that they signed and delivered	Secretary, respectively, d the said instrument as their o	appeared before me this de- wn free and voluntary set and	W. 100	3	
	voluntary act of said Company, for the uses and there acknowledged that he(she), as seal of said Company to said instrument as	custodian of the corporate sea his(her) own free and volunta	d of said Company did said	N		
GIVEN under my hand and I	said Company, for the uses and purposes to Notarial Seal this	D. 19_74	enerotto	OF SEEDING		, ()
	My Commission Expires:	12-18 1026	Not	ary Public.		
	ed in item (a) of the granting clause ed has been dentified herewith under	DELIVER TO:		<u>(( </u>		
Any written oblig made pursuant to item presented to the Truste the same number.  FIRST ALTERIAL TRACES	ration evidencing additional advances to be of said granting clause shall, if for for identification, be identified under the party of	OR: NAME	onal Bank and Trust is Street, Evanston,	Co. of Evanston		
By (Johnson)	EXAMENDE Trustee	First Nati	onal Bank and Trust is Street, Evanston,	Illinois		
Annual of the second of the se			2274827	. •		
END OF	RECORDED D	OCUMENT	\$01300			
		and x yes land of	College Extra 1984			