## **UNOFFICIAL COPY**

			:	i
	,			
		Market and the control of the contro	and the state of t	
		22 782 86		
	TRUST DEED		- •	
	THIS INDENTURE, Made this 26th	•	June	A.D. 19 74
	of the Village	LEY & MARY E. DUDLE of Arlington Height	•	Cook
	and State of Illinois	(hereinafter, "Mortgagor"	), and THE FIRST NATIONA	AL BANK OF CHICAGO, ited States of America,
	and doing business and having its principal (hereinafter, "Trustee"), WITNESSETH: THAT, WHEREAS, MORTGAGOR	office in the City of Chicago,	, County of Cook and State	e of Illinois, as Trustee
_	Note herematter described in the Principal THIRTY TWO THOUSAND AND NO	Sum of       Sum of	Dollars	(\$32,000.00).
	videnced by one certain Promissory Instalment Note (the identity of which is evidenced by the certificate thereon of ruste), bearing even date herewith made payable to bearer and delivered, which Instalment Note (hereinafter, the Note"), bears interest from date of disbursement until maturity at the rate therein set forth, and which principal and terest is payable as follows:			
	tterest only due August 6, 1974 6th day of each and every month to	, thereafter the	e sum of \$ 244.34 : 6, 1999	due and payable on the , if not sooner paid;
-	said principal instalments bearing interest after n principal and interest payments being payable in	um remaining from time to time naturity at the rate of 7-7/lawful money of The United St	unpaid and second on accounts  8 per centum per tes, at such banking house in	nt of said principal sum, or annum, and all of said
	legal h ider() of the Note may in writing appoint the City of the condition of and State of Illinois; in and be thereon, in cole of default as provided in this Tru	it, and until such appointment at by which Note, it is agreed that t ist Deed, may at any time withou	the office of The First Nation he principal sum thereof, toget notice, become at once due at	onal Bank of Chicago, in ther with accrued interest and payable at the place of
,-	iterest only due August 6, 1974 6th day of each and every month to c th of said monthly payment of \$244, 34 1 who monthly on the balance of said principal said said said said said said said said	in this Trust Deed provided, of rpose of securing the payment of ation of the sum of One Dollar unturn unto Trustee its assessment.	rustee or of the holder(s) of if the Note and the perform in hand paid, the receipt who	the Note. ance of the Mortgagor's ereof is hereby acknowl-
·	lying and being in the of lilinois, to wit:	Rolling Meadows	County of	and State
כ	Lot 572 in Rollin, M adows	Unit 3, being a Su	bdivision in the	South ½ of
]	Section 25, Township 42 Nor- Meridian, in Cook County 1.	llinois.	\ ;	ncipal '
3	COOK COUNTY, ILLINOIS		Titue A. Cher	1
	FILED FOR RECORD		22782868	
	JUL 15'74- 3 04 Pt.	OUNE *	22102000	500
				\ <b>\U</b> \\
٠.	which, with the property hereunder described, is re TOGETHER with all the tenements, hereditar	eferred to as the "Premise"," ments, privileges, easement, and	apportenances now or at any	time hereafter thereunto
	belonging, all buildings and improvements now loo (which rents, issues and profits are hereby express in and by this Trust Deed is not a secondary pled	cated or hereafter to be erected sly assigned, it being understood ige but is a primary pledge on r	the premises, the rents, is the the pledge of the rents, a party with the mortgaged	issues and profits thereof issues and profits made property as security for
	without limiting the generality of the foregoing, a venetian blinds, gas and electric fixtures, radiators, water air conditioning and all other companions.	and all apparatus and natures all shrubbery, shades and awning heaters, ranges, bathtubs, sinks,	of svery and and nature with special s	distributing heat, light,
•	which with the property hereunder described, is re TOGETHER with all the tenements, hereditan belonging, all buildings and improvements now (which rents, issues and profits are hereby express in and by this Trust Deed is not a secondary plet the payment of the indebteness secured hereby), without limiting the generality of the foregoing, 'enterina blinds, gas and electric fatures, radiators, water, air conditioning, and all other apparatus and premises, (which are hereby understood and agreed and whether affixed or annexed or not, shall for hereby) and also all the estate, right, tilt and in TO HAVE AND TO HOLD the above descand trusts herein set forth, hereby releasing and we of Illinois, and all right to retain possession of the any breach of any of the agreements herein contain Tinis Trust Deed consists of two pages. The	to be part and parcel of the rea the purposes of this Trust Deed terest of Mortgagor of, in and t	l estate and appropriet to the be deemed conclus very to be o said premises.	ne use of the real estate, real estate and conveyed
	TO HAVE AND TO HOLD the above descrand trusts herein set forth, hereby releasing and wa of Illinois, and all right to retain possession of the	ribed premises unto Trustee, its aiving all rights under and by vi Mortgaged Property after any	successors and as as forevertue of the Homestead F cm default in the payment f sa	for the purposes, uses ptica Laws of the State id idebtedness or after
	This Trust Deed consists of two pages. The Trust Deed) are incorporated herein by reference successors and assigns.	ned. agreements, conditions and provi and are hereby made a part here	isions appearing on page of and shall be binding on the	e orte for their heirs,
	Witness the hand and seal of Mortgagor			
:	John A. Dudley	[SPAL] Many	E. Sudley	
	state of itemois } ss i,	(erches/ B. W./	<u> </u>	[SEAL] O
STATE OF ITUNOIS COUNTYPOT BOOK.  SS. I a Notary Public in and for and residing in said County, in the State aforesa HERBY CERTIFY THAT JOHN A. DUDLEY & MARY E. DUDLEY his to save personally known to me to be the same person. S. whose name-same subscribe to the foregoing Instrument, appeared before me this day in person and acknowledged that the same person and acknowledg				State aforesaid, DO DLEY his wife
				wledged that
1	October Stead and Notarial Seal this 3RD day of JULY AD 1074			
	Notary Public			
The Principal Instalment Note mentioned in the within Trust Deed has been identified herewith.  R. E. No. REO 41099  The First National Bank of Chicago, To				
[8	S INSTRUMENT PREPARED BY AND S		A THE MONORAL BANK	or Cricugo, irustee,
	RRED TO: F. Kurjanski		ay BELLING	? 
	FURDE 11 FAZA AGO, IL 60670	Page 1	Real Estate Offices	BOX 533
,-				CARACTER A

THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOR.

1. Mortgages agrees, the pay each time of indebtoness secured hereby, when doe, according to the terms hereof.

2. Mericages agrees, the pay of upter and make in a consumption of the promises which may become damaged or the control of the part of the p

of the Note.

7. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs had not been inserted.

17. Trustee herein may at any time resign or discharge itself of and from the trust hereby created by a resignation in writing filed in the office of the Recorder (or Registrary) of the County in which this instrument shall have been recorded (or registered).

18. In case of the resignation, inability or refusal to act of The First National Bank of Chicago, as Trustee, at any time when its action hereunder may be required by any person entitled thereto, then the Chicago Tile and Trust Company shall be and it is hereby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical powers and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses and purposes aforesaid.

