UNOFFICIAL CO

COOK COUNTY, ILLINOIS FILED FOR RECORD THU BYN DEEB *22871396 22 871 396 585022 CTTC 7 THE ABOVE SPACE FOR RECORDER'S USE ONL THIS INDENTI', E, r ade OCTOBER 1 19 '74, between ROBERT GLENN . LLTN AND LINDA KATHLEEN ALLEN, his wife ROBERT GLENN AND LINDA KATHLEEN ALIZEN, THE WITCH herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

an illinois corporation doing Lindas in Chicago, illinois, berein referred to as TRUSTEF, witnesseth:
THAT, WHEREAS the Mortgago are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, wild legal holder or holders being herein referred to as Holders of the Note, in the principal sum of the state of the Note, in the state of the Note, i and delivered, in and by which said he is Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said he is Mortgagors promise to pay the said principal sum and interest from date of disburratement in the behave of principal remaining from time to time unpaid at the rate of as provided in Installment Hote use cent per summin in installments (including principal and interest) as follows.

Three hundred seventeen and 73/100 (63 7.73) Or more list of principal and interest at the day of each payment of principal interest, it not sooner paid, shall be do noted by all note to be first applied to interest on the unpaid principal balance and the remainder to principal, provided that the placipal of ach in talment unless paid when due shall bear interest at the rate of 9.50 per annum, and all of said principal and interest bearing made payable at such banking house or trust the rate of 9.50 per annum, and all of said principal and interest banking house or trust limited, as in the interest of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of AMERI AN HATIONAL BANK AND TRUST COMPANY OF CHICAGO.

NOW, THEREFORE, the Megrescas to secure the said principal money and a patients in secondance with the terms, propositions. appoint, and in alternice of such appointment, then at the office of AMERICAN HATIOTAL DANK AND TRUST COMPAN.

OF CHICAGO

NEW, THEREFORE, the Mortegoes to secure the payment of the said principal soon of money and we district in accordance with the terms, procisions and inflations of this root feed, and the performance of the convenient and sections for the said with the district in accordance with the terms, procisions and inflations of this root feed, and the performance of the convenient of the said o Village of Oak Park 10 WIS: COOK Lot 15 in the Resubdivision of Block 8 in Village of Ridgeland A Fubdi ision of the East 1/2 of the East 1/2 of Section 7 and the North West 1/4 and the West 1/2 of the West 1/2 of the West 1/4 of Section 8, Township 39 North, dange 13 East of the Third Principal Maridian according to the Plat thereof resulted October 23, 1906 as Document #3943613, in Cook County, Illinois.** istee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein see of the stornestead Exemption Laws of the State of Illinois, which said sights and benefits the This trust deed comists of two pages. The covenents, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNISS the handet... ... and seal of Mortgagors the day and en Allen CLUCKE a Notary Public in and for and residing in seid County, in the Beste aforessid, DO HERBBY CERTIFY THAT Robert Glenn Allen and Linda Kathleen Allen, his wife therein set forth. Given under my hand and Notarial Seal this Note at 1-20 Tr. Deed, indiv., instal-inel int. Page 1

THIS INSTRUMENT PREPARED BY THE AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO 33 North Lasalle Street, Chicago, Illinois 60690 BY, DIANA ROBINSON

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RITER ATTACHED TO AND MADE A PART OF TRUST DEED dated Oc ob r 1 1974 , between

ROBERT GLENN ALLEN AND LINDA KATHLEEN ALLEN, his wife

The second section of the section

and CHICAGO TITLE AND IT ST COMPANY, an Illinois Corporation, Trustee:

585022

The mortgager of ree: that in order to more fully protect the security of this mortgage Mortgager shall deposit with the holder of the Note on the lat day of month, beginning on the let day of December , 1974, on -twilfth (1/12th) of the amount (as estimated by the holder of this mortgage of with be sufficient to pay taxes, special assessments and other chirger of the real estate that will become due and payable during the ensuin, of.

The holder of the Note shall hold such monthly deposits in trust without any allowances of interest, and s'all se such funds for the payment of such items when the same are due and plyable.

If at any time the fund so held by the holder of the Note is insufficient to pay any such item when the same s'all become due and payable, the holder of the Note shall advise the mortgage of the deficiency, and mortgager shall, within ten (10) days after receipt it tuch notice, deposit with the holder of the Note such additional funds as my o necessary to pay such items.

Failure to meet any deposit when due shall to \boldsymbol{x} breach of this mortgage.

If at any time there shall be a default in any of the provisions of this mortgage, the holder of the Note may, at its option, apply e, money in the fund on any of the mortgage obligations and in such order and reaner as it may elect.

Rovert Glenn Allen

. Linda?

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Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 CHE REVIKS. SIDE OF THIS TRUST DEED):	7
1. Mortagines shall (1) promptly repair, restrict or testual any buildings or torprosoments more threather and the presence which may be atoms damaged or be destroyed; (2) keep and permose in good conduction, and repair, within extract the first of the destroyed; (2) keep and permose in good conduction, and repair, within extract of the absolute for first may sepressly who offered the permose of the destroyed of such principles and the first support of the destroyed of such principles and the context (2) complete within a resumable time any building or buildings one or at any force in present of section principles (2) complete within a first or more principles and permose (3) complete within a resumable time any building or buildings one or at any force in present of section principles (3) complete within a first or more principles (4) complete within a resumable time any or to be a section principle of the destroyed of the section (4) complete within a first or more principles (4) complete within a first or more principles (4) complete within a first or controlled of the section (4) complete within a first or controlled (4) complete within a first or destroyed or controlled (4) complete within a first or controlled (4) complete within a first or destroyed (4) complete within a first or controlled (4) complete within a first or controlled (4) contro	A second
3. Mortgaged's that keep all boundings and implovements now or heterafter stituted up and personne the house Mildle by Welfalling and winding minder platein streaming for payment by the insurance compinence of minings sufficient either to pay the cost of replating or regularing the same or to pay in the third the contract of the cost of the	Service States
pulsive and less then fee days print to the expectate dates of septration. 4. In case of default therein, Traines or the indices of the noisy may, but need not, make any apprent or perform any act hereinbefore required of 30. egors in any form and manner decide expedient, may, but need not, make any payment or perform any act hereinbefore required of 30. egors in any form and manner decide expedient, any tax lies not other print for or title or claim thereof, or reduce from any tax side or forfeiture a certain payment of interest of expense paid or learned at the content of the premises or contest any tax in cases animals. All noncest paid for any of the purposes better nothings and all appears paid or learned in connection therewish including attentives "feet, and any other more year advanced by Truiters on the holders of the notest proposes therein action in the content of the payment of the payment of the notest proposes the rest of \$9.50 meshed and indicestant of the notest proposes the considered as a walver of any tight accruing to them on account of any default herein are no payment to the holders of the note that force to confidered as a walver of any tight accruing to them on account of any default for any however among the content of the holders of the notest proposes public office without inquiry into the accountry of such till, interests or assessments, may do to according to any however among the content of individual new terms of the holders of the notest proposes and the payment therefore the payment of the holders of the notest proposes and the payment therefore any till not the payment therefore any till not the payment of the payment therefore any till not the payment of the payment therefore any till not the payment of the payment of the holders of the notest payment of the payment of the payment of the holders of the notest payment of the payment of the holders of the payment of the paym	See and the second seco
hereup of in its part of Mortgagor, and the notes hereby we coved making any pagament hereby authorized extenting to tease or excessionine, may do so according to any hand to early to retain the personnel from the appropriate public office without inquiry into the according to the wilding any it is assistant personnel, sale, forfeithure, take line or soften relating thereof. The Mortgagor is assistant and individually the train mentioned boil principal and interest, when due according to the terms hereof. As the opsion of the individual are according to the terms hereof. As the opsion of the individual are according to the terms hereof. As the opsion of the individual are according to the terms hereof, as the opsion of the individual and without notice to Mortgagors, all unpaid individual and in the trust person and without notice to Mortgagors, all unpaid individual to the case of destation in making pagement of any interior and prayled (a) in the case of destation in making pagement of any interior and prayled (a) in the case of destation in making pagement of any interior and prayled (a).	** (Treptie despende
when the index over the ment of the Montgagers heten the control of the Montgagers heten to the the theory of the decree for sale all expenditures and as present the theory of the decree for the theory of the theory of the theory of the decree for the theory of the	
8. The proceeds of any foretourie sale of the j emises a all be distributed and applied in the following order of priority. First, on secount of all costs and expenses incident to the forecolourie proceeding, including all just items as we mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured index. i. "distonal to that evidenced by the note, with interest thereon as herein provided, third, all principal and interest termining impaid on the note; four a, any overplus to Mortagors, their height segal representatives or assigns, as their rights may	ra someoni de se
appears. Such a spontanes in we start the filing of a bull to fore: "t", with deed, the court in which such bull is filed may appoint a receiver of sask premise. Such appointment may be made unter before or after sake, who cust nates, which it easily otherway or districtionery of Moregapen as the time of application for such receiver and without regard to the then value of the properties of the properti	The second secon
12. Trustee has no duty to examine the title, location, existence or condition of the ears set, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, not shall Trustee a cold it acts that deed or to exercise any power has a constant of the control of the signatories of the control of the signatories of the control of the signatures of the control of the signatories of the control of the signature of the signature of the control of the signature of the signatu	A Section of the Sect
musconduct or that of the agents of employees of Trustee, and it may require indemnities satulae, my it is fore exercining any power hertin given. 13. Trustee shall release this trust deed and the line threefo by proper instrument upon presents on of a stifactory reducence that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof to and at ic uset of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness one by recured has been paid, which representation trustee may accept as true without inquiry. Where the class is required at all indebtedness one by recured has been paid, which representation trustee may accept as true without inquiry. Where the class is required thereon by a grown trustee in the conformal trustee and the properties of the conformal trustee the conformal trustee is required to the conformal trustee the conformal trustee the conformal trustee the conformal trustee is required of the conformal trustee and where the release is required to the conformal trustee and where the release is required of the conformal trustee and which conforms in substance with the description herein contained of the note of a which purports to be executed by the conformal trustee and which conforms in substance with the description herein contained of the note of a which purports to be executed by	Comments.
the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this is roument shall have been recorded or filed in case of the resignation, inability or refusal to act of Trustee, the their Recorder of Deeds of the count in which the premises are strated shall be Storescon in Trust, Any Successor in Trust, and any the denthest title, powers and authority, are recting green Trustee, and any the strategy of the strategy	And the second s
16. In the event the Mortgagors sell or otherwise transfer title to the precises described herein, the note secured hereby shall thereupon become immediately due and payable. 17. Tax Deposit Rider attached.	J. C. Sections of the section of the
505022	B. + 391
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. Identification No	
FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 419 North Elmwood Avenue	
X PLACE IN RECORDER'S OFFICE BOX NUMBER 221	
BENDEDIARIZEORIDED DOCUMENT	