UNOFFICIAL CO

COOK COUNTY. ILLINOIS

Ellen R. Ohen

TRUST DEED

Aug 10 172 10 45 AM

22 009 265

THE ABOVE SPACE FOR RECORDERS USE ONLY

22009265

THIS INDENTURE, made

August 7

, 19 72 , between

DOUGLAS MUELLER and MAXINE D. MUELLER, his wife, herein referred to as "Mortgagors," and

THE NORTHERN TRUST COMPANY,

an Illinois banking corporation located in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS, the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described (said legal holder or holders being herein referred to as Holders of the Note) in the principal

said princips, som and interest from date hereof on the balance of principal remaining from time to time unpaid at the rate of _7 % per annum in instalments as follows: THREE HUNDRED FIFTEEN AND NO/100ths

(\$315.00) ---Dollars on the 10th day of October , 19 72 and THREE HUNDRED FIFTEEN AND NO/100ths (\$い) -----

10+11 day of each month thereafter until said Note is fully paid, except that the final gayment of principal and it terest, if not sooner paid, shall be due on the 10th day of September 1987.

All such payments on account of the indebtedness evidenced by said Note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear ince est at the rate of eight per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in the City of Chicago, Illinois, as the Holders of the Note may from time to the in writing appoint, and in absence of such appointment then at the office of The Northern Trust Company in said City.

NOW, THEREFORE, the Mortgagors to see the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trust Deed, and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, in a in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these present CO VVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their e ate r jot, title and interest therein, situate, lying and being in the COUNTY Cook TOF AND STAT. JF ILLINOIS, to wit:

SEE RIDEF AT TACHED

Unit No. 21-E as delineated on survey of the following described parcel of real estate (hereinafter referred to as "Develop. r. Parcel"): Lots 6, 7, 8 and 9 (except the West 14 feet of said Lots) in Bloc'. 6; also all that land lying East of and adjoining said Lots 6, 7, 8 and 9 ard lying Westerly of the West boundary line of Lincoln Park, as shown on the plut by the Commissioners of Lincoln Park as filed for record in Recorder's frice of Deeds of Cook County, Illinois, on July 16, 1931 as document no. 10938695, all in Cochrans Second Addition to Edgewater, being a Subdivision in the East frictional half of Section 5, Township 40 North, Range 14 East of the Thild Principal Meridian, in Cook County, Illinois, which survey is attached as Exhibit "A" to Declaration made by La Salle National Bank, as Trustee under Trust No. 74662, recorded in the Office of the Recorder of Cook County, Illinois, as Document No. 20686341 together with an undivided 2681% interest in said Development Parcel (excepting from said Development Parcel, all the property and space comprising all the Units as defined and set forth in said Declaration and survey) and amended by document 20765789, 22 009 265

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

TOGETHER with all buildings improvements, tenements, easements, fixtures and appurtenances thereto belonging, and all rents, issue are profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are readed orimarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles new or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigerat on (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing) so the secondarily of the readers. All of the fore oin are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed whether apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or a ssigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises un o the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set for all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Il nois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

1. Mortgagers shall (1) promptly repair, restore or schuld any buildings or imp over late now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without w ste any free from mechanics or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which m. by sourced by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior; in Trustees or to Holders of the Note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said profits. (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations say premises except as required by law or municipal

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special axessments, water charges, sewer service charges, and other-charges against the premises when due, and shall, upon written request, furnist. Trustee or to Holders of the Note duplicate receipts therefor. To prevent details hereunder Mortgagors shall pay in full under protest, in the maniar, provided a vatue, any tax or assessment, which Morts-duple the protection of the Note of

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insure against loss or damage by fire, lightning, windstorm and such other hazarts or contingencies as the Hoiders of the Note may require under policies providing for pays, ont by the angurance companies of moneys sufficient under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Hoiders of the Note, such light to the evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies to the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to Hoi. er of t. s. Note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration. In case of it is, Tustee may, but need not, collect and

FORM 2036 N 6/67

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	nable compensation to Tru- hereby and shall become i see or Holders of the Note	moneys advanced stee for each mat minediately due an shall never be co	r any of the pu by Trustee, or ter concerning d payable with asidered as a	lote may, but need not, make full or lien or title or classes herein auth the Holders of which action here out notice and waster of any right	the Note to pro ein authorized r th interest there at accruing to th	tect the mort- nay be taken, on at the rate em on account	
l, statement or estimate procured from the app	propriate public office withou	it inquiry into the	accuracy of su	ch bill, statement	or estimate or i	nto the validity	
6. Mortgagors shall pay each item of inde- tion of the Holders of the Note, and without the Note or in this Trust Deed to the contrary, incipal or interest on the Note, or (b) when diedin contained. 7. When the indebtedness hereby secured that to forestee the line hereof. It are with	notice to Morgagors, at , become due and payable (efault shall occur and contistant become due whether to formelose the limit become due whether the formelose the limit become	a) immediately in nue for three days	the case of d in the perform or otherwise,	this Trust Deed efault in making nance of any other Holders of the N	shall, notwithstar payment of any r agreement of to ote or Trustee	instalment of the Mortgagors shall have the	
sale all expenditures and expenses which may orniser's fees, outlays for documentary and be expended after entry of the decree) of p d similar data and assurances with respect to to evidence to bidders at any sale which may	y be paid or incurred by c expert evidence, atenograp procuring all such abstracts to title as Trustee or Holde y be had pursuant to such	r on behalf of Tra hers' charges, put of title, title sea rs of the Note ma decree the true or	istee or Holder blication costs rches and exan by deem to be condition of the	s of the Note for and costs (which ainstions, guarant reasonably necessa title to or the val	attorneys' fees, may be estimate se policies, Torre ry either to pros se of the premise	Trustee's fees, d as to items ens certificates, ecute such suit	
ein contained. 7. When the indebtedness hereby secured to to foreclose the lien hereof. In any suit asle all expenditures and expenses which may raiser's fees, outlays for documentary and be expended after entry of the decree of p i similar data and assurances with respect to evidence to hidders at any sale which may which may be a suit of the second of the secon	aph mentioned shall become per cent per annum, when proceedings, to which either secured; or (b) preparations in the properties of the preparations in the properties of the preparations in the preparation in the	e so much addition paid or incurred in of them shall be for the commence for the defense of a	nal indebtednes by Trustee or e a party, eith ment of any si any threatened i	s secured hereby Holders of the Ner as plaintiff, cluit for the foreclosuit or proceeding	and immediately ote in connection simant or defend ure hereof after which might affe	due and pay- with (a) any ant, by reason accrual of such ct the premises	
expenses incident to the foreclosure proceed ich under the terms hereof constitute secured	dings, including all such i indebtedness additional to	tems as are menti-	oned in the pre	ceding paragraph	hereof; second,	all other items	1
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ofits, and a oth r powers which may be nec mises durig the whole of said period. The ole or in pa	cessary or are usual in suc Court from time to time d hereby, or by any decree such decree, provided suc	h cases for the primay authorize the lore closing this Trub application is many the control of the cases of t	rotection, posses receiver to ap ist Deed, or an isde prior to f	ssion, control, ma oply the net incor y tax, special asse oreclosure sale; (nagement and or ne in his hands ssment or other I 2) the deficiency	peration of the in payment in lien which may in case of a	
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12. Trustee has no duty to examine the tito exercise any power here' given unless eits own gross negligence or mis ond or or tity power herein given. 13. Trustee shall release the Trust Deed an this Trust Deed has been fully paid; e. a. Trustee shall release the trust Deed has been fully paid;	expressly obligated by the hat of the agents or emplo ad the lien thereof by prope ustee may execute and deliv	terms hereof, nor eyees of Trustee, a r instrument upon for a release hereo	be liable for nd it may requ presentation of f to end at th	any acts or omis ire indemnities sa satisfactory evider e request of any	sions hereunder, disfactory to it be one that all indeb- person who shall	except in case efore exercising tedness secured teither before	
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