UNOFFICIAL COPY

P. FTR	UST DEED JULY 1992)	. ***.
For use v	with Note Form 1448 ments including interest), AUG-21-72 4 8 8 4h7 Above Space For Interest the Omniec	² 5.10
	August 15. 72	
THIS INDEA	August 15, 72 RIS ARBIN ^e AND SUS AN ARBIN HIS WIFE	
OLD	ORCHARD BANK AND TRUST COMPANY	
herein referre	ed to as "Trustee", witnesseth: That, Whereas Mortgagors are justly indebted to the f a principal promissory note, termed "Installment Note", of even date herewith, executed	
by Mortgagor	rs, made payable to Bearer and delivered, in and by which note mortgagors promise to	
pay the princi	interest from date on the balance of principal remaining from	٠.
time to time	unpaid at the rate of7-1/2 per cent per annum, such principal sum and interest to	
	RXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
Dellaneveneth	1979XXXIIAQQQIRIXXXXXXXIXXIIXXIIXXXXXXXXXXXX	
* hat a be dinned	prizmeotyofckirikkirikanikintoocikkifootsoomrojimikobelikkaniminootikanxxxxxifixof xxxxxxxxxxx all such payments on account of the indebtedness evidenced by said	
Total to be an	onlied first to accrued and unpaid interest on the unpaid principal balance and the re-	
paid when du	rincipal; the portion of each of said installments constituting principal, to the extent not e, to bear interest after the date for payment thereof, at the rate of existing per cent per an-	
ni m d ''	such payments being made payable at such allinois . Or at such other place	
that at the el	older of the note may, from time to time, in writing appoint, which note further provides ion of the legal holder thereof and without notice, the principal sum remaining unpaid	
thereon, toge	the with accrued interest thereon, shall become at once due and payable, at the place of	
or interest in	n ac countries with the terms thereof or in case default shall occur and continue for three occurrence of any other agreement contained in said Trust Deed (in which event elec-	
tion may be n	nade at a v time after the expiration of said three days, without notice), and that all parties	
thereto sever	rally wave recentment for payment, notice of dishonor, protest and notice of protest.	
NOW THE	EREFORE, to seek e the payment of the said principal sum of money and interest in accordance with the ns and limitations of the coverence of the sum of One paid, the receipt where of is ereby acknowledged. Mortgagors by these presents CONVEY and WAR-termination of the coverence	-
nants and agre	nements herein contained by he Mortgagors to be performed, and also in consideration of the sum of One	
RANT unto th	the Trustee, its or his successe's and assigns, the following described Real Estate, and all of their estate,	
AND STATE	interest therein situate lying and or ig in the OF LLLINOIS, to wit: Lo. 1 in Block 10 in Glenview Terrace Subdivision, being a E 1/2 of the SE 1/4 of fractional Section 11, Township 41 North, Range 12	
Sub. in the	e E 1/2 of the SE 1/4 of tractional Section II, Township 41 North, Kange 12 3rd P. M., in Cook County III nois.	
Edsi Oi iiic	, old I. 7 mm, in cook coom, minos	
which, with th	e property hereinafter described, is referred to he ein as the "premises,"	
TOGETHI issues and prof	Reproperty hereinafter described, is referred '5 he ein as the "premises," ER with all improvements, tenements, easen ent standard appurtenances thereto belonging, and all rents, fits thereof for so long and during all such times as sortgagors may be entitled thereto (which rents, issues e pledged primarily and on a parity with said real ests' e and not secondarily), and all fixtures, apparatus, articles now or hereafter therein or thereon used standard sta	
and profits are equipment or	e pledged primarily and on a parity with said real est? e and not secondarily), and all natures, apparatus, articles now or hereafter therein or thereon used sv , v heat, gas, water, light, power, refrictions the	
foregoing), sci	the constant of the contrary controlled and ventuation, including (without restricting the controlled) and ventuation (without restricting the con	10
tached thereto	or not, and it is agreed that all buildings and additions at d at similar or other apparatus, equipment or	_ `
premises.	E AND TO HOLD the premises unto the said Trustee, its or his su cessors and assigns, forever, for the	
purposes, and Homestead E:	E AND TO HOLD the premises unto the said Trustee, its or his sv ceseers and assigns, forever, for the upon the uses and trusts herein set forth, free from all rights a d ben fits under and by virtue of the xemption Laws of the State of Illinois, which said rights and ben fits Mo-gagors do heretby expressly	
side of this Ti	t Deed consists of two pages. The covenants, conditions and provisions of a go nage 2 (the reverse rust Deed) are incorporated herein by reference and hereby are made a far lereof the same as though e set out in full and shall be binding on Mortgagors, their heirs, successors no a gens	
Witness	the hands and seals of Mortgagors the day and year his above with the	
PLEASE PRINT OR	[Seal] Mor.: Aron	
TYPE NAME (S	[Seal] X Jusan arm [Seal]	
SIGNATURE (S	Stisan Aren	
State of Illing	Gook ss., I, the undersigned, a Notary Public in and fo said	
12000	County, in the State aforesaid, DO HEREBY CERTIFY that Morris, Aron add Susan Aron by the State aforesaid, Bo HEREBY CERTIFY that Morris Aron add Susan Aron by the Same personally known to me to be the Same persons.	-
3 E "	subscribed to the foregoing instrument appeared before me this day in person, and ac-	
一个	nowledged that L.haysigned, sealed and delivered the said instrument astheir	0
Sen Sunder.	and waiver of the right of homestead.	Y
mission	Experience to promining Funday Delahar 18 1976	
A ///	ADDRESS OF PROPERTY:	_
CCA /	33 Michael Manor	22UZ
\	Glenview, Illinois	图 ?;
· · · · · · · · · · · · · · · · · · ·	NAME Old Orchard Bank & Trust Co. THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS TRUST DEED.	Z III
	THIS INVOLUED.	
		됩 🗆
MAIL TO:	ADDRESS 4949 Old Orchard Road SEND SUBBEQUENT TAX BILLS TO.	NOW I
MAIL TO:	ADDRESS 4949 Old Orchard Road CITY AND Skokie, Illinois (NAME)	NUMBER
MAIL TO:	ADDRESS 4749 Old Orchard Rodd	NUMBER

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THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERS)

 1. Mortgagers shall (1) keep aid premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild ybuildings or improvements now or hereafter on the promises within may become damaged or be destroyed; (3) keep aid premise here of the promise within may become damaged or be destroyed; (3) keep and premise here of the promise which may be secured by a little of the promise of the promise waster and the little hereof; (4) may when due any indebtedness which may be secured by a little of the promise of the note; (5) the promise and the little hereof; (4) may when due any indebtedness which may be secured by a little of the promise of the note; (5) the promise and the little promises of the note; (6) the promise and the little promises of the note; (7) make the note; (8) the promises and the little promises of the note; (8) the promises and the little promises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or the promises of the note; (8) the promises are promised to the promises and the little promises of the note; (8) the promises are promised to the promises and the little promises and the little promises are promised to the promises and the promises of the note; (8) the promises are promised to the promises of the note; (8) the promises are promised to the promises and the promises of the note; (8) the promises are provided by a statute, any tax or assessment which Mortgagors may deal the provided by statute, any tax or assessment which Mortgagors may deal the promises are provided by statute, any tax or assessment which Mortgagors and little promises and the promises are provided by statute, and the promises are provided by statute, and the provided promises and the promises are provided by statute, and the provided promises and the promises are provided by statute, and the provided promises and the provided provided provided provi

- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shill Trustee be obligated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms herein, or be libile for any acts or omissions herein deep require indemnities satisfactory to him before exercising any power herein given.

 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory to him before exercising any power herein given.

 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory to with the state of the state of the state of the state of the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal not, recently at all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquity Wh. e. release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which before any deep representation to the conforms in substance with the executed by a prior trustee hereunder or which conforms in substance with the executed by a prior trustee hereunder or which conforms in substance with the described and he has never executed by the persons herein designated as the makers thereof, and where the release is requested of the original trustee and he has never executed by the persons herein designated as the makers thereof and where the release is requested of the original trustee and he has never executed by the persons herein designated as the makers thereof.

 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which his instrument shall have been recorded or filed. In ca
- 18. I rustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, shall be first Successor in Trust and in the event of its resignation, inability or refusal to act the then Recorder of Deeds of the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

7	he	Installment	Note	mentioned	in	the	within	Trust	Deed	has	
h	been identified herewith under Identification No.										

Trustee

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE. BEFORE
THE TRUST DEED IS FILED FOR RECORD.

END OF RECORDED DOCUMENT