UNOFFICIAL COPY

22 182 844 TRUST DEED THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE, made January 5, 1973 , between John W. Illyes, Jr. and Rosalie Mary Illyes, his wife of the Village of Oak Park ROSALIE MATY 111yes, his wire of the Village of Oak Park County of Cook
State of 11linois herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois corporation doing business in Oak Park, 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 sum of len. Thousand (\$10,000.00) 6 evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER a d'elivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from the date hereof on the balance of principal remaining from time to time unpaid at the rate of 3/1 per cent per annum in instalments as follows: One Hundred Fourteen and 83/100ths (\$1.4 32)
Dollars or more on the 1st day of March 1973 and One Hundred Fourteen 7:d 83/100ths (\$114.83)
Dollars or more on the 1st day of each month thereafter Dollars Or more on the 1st day of each month thereafter until said note is filly paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 1st day of February 1983. All such payments on account of the indebtedness evidence by said note to be first applied to interest on the unpaid principal balance and the remainder edness evidence a by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that he principal of each instalment unless paid when due shall bear interest at the then highest rate permittee by 12 and all of said principal and interest being made payable at such banking house or trust company as the biders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office i Avanue State Bank, Oak Park, Illinois.

NOT THEREFORE, the Morageous to cure 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 commonts and agreements herein contained, by the Morageous to be preferred, and also in consideration of the sum of Ower Dallar in hand paid, the receipt whereof is varie, 2 is invalided, do by these presents CONEYY and EARANT unto the Trustee, its successors and assigns, the building described Real Existence and all of their exist. Tight into and invest therein, strucke, lying and being in the COUNTY of COOK.

AND STATE OF ILLINOIS, to wit: COUNTY OF COOK

AND STATE OF ILLINOIS, 16 VIE

Lot 234 in NORTHGATE - UNI! TVC, being a subdivision in the Southeast quarter of Section 8, Townshi. 12 North, Range 11 East of the Third Principal Meridian in Cook County, Illinois. This trust deed consists of two pages. The covenants, conditions and provisions app a ting on page 2 (the erse side of this trust deed) are incorporated herein by regerence and are a part hereof ...d shall be binding on the mortgagors, their heirs, successors and assigns. and seal S of Mortgagors the Ollyes (SEAL) John Willyes _(S_AL) (SEAL) John W. Illyes Rosalie Mary Illyes SUSAN DOBBECK STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the State aforesaid. DO HEREBY CERTIFY THAT John W. Illyes, Jr. and Rosalie Mary Illyes, his wife nent. Appeared before me this day in person and acknowledged that they

1. Morgagors shall (1) promptly repair, restore or rebuild any building of ing 2) keep said premises in good condition and repair, without water, and tiere from (3) pay when due any indebedness which has be secured by a lien or chage on 1 of the dischage of such prior lien to Treater or to holders of the none; (4) comparison in said premises except as required by law or municipal ordinance. 2. Morgagors shall pay before any penalty starches all general cases, and so other chages against the premises when due, and shall, upon written request. 3. Morgagors shall keep all buildings and improvements now or hereafter under providing for parametry by the numeror companies of energy suffered policies providing for parametry by the numeror companies of energy sufficient providing for parametry by the numeror companies of energy sufficient providing for parametry by the numeror companies of energy sufficient providing for parametry by the numeror companies of energy sufficient providing for parametry by the numeror companies of energy sufficient contents policient, and the providing for parametry by the numeror companies of energy sufficient contents policient, and the providing for parametry by the numeror companies of energy sufficient energy policient, and the providence of the standard mortage (2).	RED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): provements now or hereiver on the premises which may become damaged or be destuoyed; mechanic is no other livers or claims for liver to the property of the livers of the provided of the control of the con
form and manner deemed expedient, and may, but need not, make full or partial, or recurst or sertle any tail from or often principle into or ritter or trials in the root, or remain. All maneys parted for any of the purposes bettein nutries and all expenses assisted of by Trustee or the hold of the root of	need not, make any payment or perform any act hereinbefore required of Mortgagors in any payments of principal or interest on prior encumbrances, if any, and purchase, discharge, obered from any taxable or leferture effecting said premises or contest any tax or assess- pant for mercet and prior the said of the said
5. Trustee or the holders of the note hereby secured making any pay statem at or stimate procured from the appropriate public office without inquies any life for the propriate public of the procured of the	ment hereby authorized relating to taxes or assessments, may do so according to any bill, uny into the accuracy of such bill, statement or estimate or into the validity of any tax,
6. ga s hall pay each item of indebtedness herein mentioned, both of the note, of with vir notice to Mortgagors, all unpaid indebtedness vecused contrary, h s me d and payable (a) immediately in the case of default in making the case of default in making the case of the	principal and interest, when due according to the terms hereof. At the option of the holders by this Trust Deed shall, norwithstanding anything in the note or in this Trust Deed to the ap payment of any instalment of principal or interest on the note, or (b) when default shall be Mortgagors herein contained.
("When the it is to do say hereby secured shall become due whether by ac- ien hereof, in any six i, for close the line hereof, there shall be allowed an which may be pail to live to a year on behalf of Trustee or holders of the note gaphers' charges, public, on co s and costs (which may be estimated as to i searches and examinations, gua niter policies. Torrens certificates, and similar example, measurements to the source of the sou	celeration or otherwise, holders of the note or Trustee shall have the right to foreclose the discluded as additional inderhedries in the decree (on sale all expenditures and expenses low attorneys' fees, approxer's fees, ourlays for documentary and expent evidence, stepse- led the sale and assume that the sale of the sale and assumers as white speers to ritle as Trusteer to holders of the note may deem to say sale which may be had pursuant to such decree the true condition of the title to or the graph mentioned hall become so much additional indebedness secured hereby and immedi- by law, when paid or incurred by Trustee or holders of the note in connection with (4) any teas shall be a party either as plantiff, claiment or defendable, the office close whether or on or proceeding which might affect the premises or the security hereof, whether or not actu-
incident to the foreclosure proceedings, including all such tiens as are mention constructes seried indetections addenoutly to the evidence. In the new, with constructes are used in the foreclosure of the new constructes are used in the foreclosure of the process of the process of the foreclosure of the process of the foreclosure of t	ed and applied in the following order of priority. First, on account of all costs and expenses and in the preceding paragraph hereof, second, all other issens which under the terms hered to the content of the property of the solvence or insolvency of Morraggors at the rine of application for such receiver to the non-tended as homested on one and the Trustee hereunder may be appointed as under the non-tended as homested on one and the Trustee hereunder may be proposed as under the order of the property of
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, TO NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED THE TRUSTEE NAMED MEREIN BEFORE THE TRUST DEED IS FILL FOR NECORD.	The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No. 1777 AVENUE STATE BANK, as Trustee, By Vice President Trust Officer
D NAME E STREET L T CUTY V: E	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

'END OF RECORDED DOCUMENT