## **UNOFFICIAL COPY**

Econoes for DEEDS TRUST BEEF RECORD 22 326 664 22326664 MAY 16 773 9 55 AF THE ABOVE SPACE FOR RECORDERS USE ONLY May 11th. THIS INDENTURE, made 19 73 , between Daniel R. Corcoran and Brenda C. Corcoran, his wife herein referred to as "Mortgagors," and Oak Park Trust & Savings Bank, a corporation organized and existing under the laws of The State of 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 —Eighteen thousand five hundred fifty and no/100 (\$18,550.00)-------Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER as d delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from loan disbursement on the balance of principal remaining from time to time unpaid at the rate of per cent per annum in instalments as follows: One hundred forty three and 83/100 (\$143.83) whe of loan disbursement Dollars or the 1st. day of July 19 73 and One hundred forty three and 83/100 (\$143.83)Dollars on the Lst. day of each month thereafter until said note is fully paid except that the final payment of principal end interest, if not sooner paid, shall be due on the Lat. day of June 1993.

All such payments of account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and use r.mainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest at the rate of the principal of each instalment unless paid when due shall bear interest being made payable at such banking house or true comp ny in Oak Park Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Oak Park Trust & Savings Bank NOW, THEFEEDRER, the Mostgages to make a symmetric the said principal sum of money and said interest in accordance with the terms provisions and limitations of this trust deed, and the per arms - the coverants and agreements berein contained, by the Mostgagers to be performed, and also in consideration of the sum of One Dollar in ha 1 pr / r receipt whereof is barely acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following "without facts that said all their easier, tight, tilt and interest therein, sinks, lying and Village of Oak Park Cook COUNTY OF AND STATE OF ILLINOIS, Lot 8 in Block 1 in the subdivision of Blocks 1 and 2 of S. T. Gunderson and Sons' Addition to Oak Park, being a subdiviller of the East half of Lot 4 in the Subdivision of Section 18, Township 39 North, Range 13 Fast of the Third Principal Meridian in Cook County, Illinois. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 \tag{2.1. re}, reside of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the money gagors, their heirs, successors and assigns. WITNESS the hand 8 and seals of Mortgagors the day and y Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Daniel R. Corcoran and Brenda C. Corcoran, his wife who are personally known to me to be the same pers on S whose name S are subscribed to the forethey their free and voluntary act, for the uses and of the right of homestead. aigned, sealed and delivered the said Instrument as, purposes therein set forth, including the release and w

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- 1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become danged or be destroyed; (2) keep said premises in good condition and repair, with-ut waste, and free from mechanic's or other lines or claims for lien not expressly suborisitated to the line hereot; (3) gay when due any indebtedness which may be secured by a lien or charge on the premises superior to be lien hereot, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to lead the note; (4) complets within a reasonable time say building now or at any time is process of erection upon said premises; (5) holders of the note; (4) complets within a runnicipal ordinances with respect to the premises and the use thereo; (6) make no material alterations in said premises except as required by law or numbringal ordinance.
- 2. Morgagors shall pay before any penalty staches all general taxes, and shall pay special faxes, special seasons special seasons and shall properly the property of the pr
- 3. Mortgagors shall keep all buildings and improvements now or haresfer situated on said property insured against loss or damage by fire or lightuin for the rith insurable value thereof, and against nonadoes, windstorms, or cyclomes and the same of the insurable value thereof in the insurable value thereof in the insurable value the insurable value that the insurable value in the insurab
- 4. In case of admit therein. Truste or the holders of the rote may, but need not, make any payment or perform any act hersinbefore required of Mortganor in say form and manner demond expedient, and may, but need not, make any payment or perform any act hersinbefore required of Mortganor in say form and manner demond expedient, and may, but need not, make to fill a powerful or printing or it is not taken to provide a promise or context any tax sale or forbiture affecting said premises or context any tax casesament. All monosey paid for any of the purposes supported and any termines and only other moneys advanced by Trustee or the holders of the note to protect the mortganed premises and this lies hereof, plus resonable compensation to Trustee for each matter concerning which action herein substrated may take, shall be so much additional individues according to the contract of the
- 6. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according on sy bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the estidity of any tax, assessment, sele, forfeitupe, are life or title or claim thereof.
- 6. Mortgagers shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagers, all unpaid indebtodness secured by this Trust Deed shall provide anything in the note or in this Trust Deed to the contrary, become due and republic (a) invended they have due to default in large payment of any intellement of principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagers herein contained.
- 7. When the indistinctions hereby secured stall become due whether by acceleration or otherwise, holders of the noise or Trustee shall have the right loncions the isen hereof. In any pull to forections the isen hereof. In any pull to forection the inchange of these shall be allowed and included as additional between the inchange of the pull of Trustee or holders of the noise to strongy less; Trustee's less, appraiser's "a, "thay to documentary and apprt evidence, stenographers' charges, publication cots and once alle (which may be settinated as to itsue to be separated in a truy of the decree) of procuring all such abstracts of title, tills searches and examinations, guarantee publicies. Therese criticates, and similar data for law or the second of the public of the control of the contro
- oals and expenses i data for ". foreclosure sale of the premises shall be distributed and applied in the following order of priority: First on account of all other and expenses i ident for ". foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the "man for constitute secured indebtedness additional to that evidenced by the pate, with interest thereon as herein provided; third all prioripal and interest it maining unpaid on the note; fourth, any overplus to Mortgagors, their birs, legal representatives or assigns, as their right may appear.
- 9. Upon, or at any time at the field in of a bill to foxedoes this trust deed, the court in which subh bill is fided may appoint a receiver of said premises. But appointment may be in a either shore or after sais, without notice, without regard to the bit where or the sais, when a subher the same shall be then occupied as a homestead or not and the Trustee hereunder may be apport. as "noticers Buch receiver shall have power to collect the lents, issues and profits of said premises during the pandency of such foreclosure suit said, in "se of said and a deficiency, during the full statutory period, of redemption whether there be redemption or not, as well as during any further times when forety one, except for the intervention of such receiver, would be satisfied solder such rests, lauses and profits and all other powers which may be necess. "" until a such cases for the protection, possession, pointed, management and operation of the premises during the whole of said period. The Court from time time may authorize the reviewer to apply the net incomes in the whole of the profit of the profits of the profit of the profit of the said and appealing the whole near part of the lates that the profit of the said and profit of the profit of the said and appealing the whole ready part of the little between the profit of the said said profi
- party anterposing same in an action at law upon the note he sty secured.

  11. Trustee or the holders of the note shall have the right in ins, set the premises at all reasonable times and secess thereto shall be permitted for that purpose.
- 12. Trustee has no ditty to examine the title, location, an tence or condition of the premises, nor skall Trustee be obligated to record this trust deed or to examine any power herein given unless expressly obligated ... "be hereof, nor be liable for any acts or containing hereunder, except in case of its own great negligence or misconduct or that of the agents or employee of To take, and it may require intermilities satisfactory to it before exercising any power herein given.
- secured by this runt deed has been fully poid; and firstee may recruite and cultive: a release herefor to and at the request of any person who hall, either before or after maturity thereof, produce and exhibit to Trustee the noise, were after that all indebtedness here been poid, which representation Trustee may accept as the without inquire and exhibit to Trustee the noise, were after that all indebtedness hereby secured has been paid, which representation Trustee may accept as the without inquire and the representation. The product of the representation of the rep
- 14. Trustee at any time acting hereunder may resign by instrument in writing file. In ... a 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 returns to act of Trust. AND TRUST COMPANY as Illinois corporation, shall be Successor in Trust, and in case of its resignation, inability or return J. oc., the Recorder of Decks of the county is which said property in situated shall be such Successor in Trust. Any Successor in Trust hereunder shall and the Sentical title, powers and sutherity see are hearing given Trustee.
- 15. This Trust Doed and all provisions hereof, shall extend to and be binding upon Mortgagors and, per one claiming under or through Mortgagors and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the property. The indebtedness or any part thereof, whether or not each persons allow here or the property of the propert

It is further understood and agreed that, together with, and in add'ior to, the payments of principal and interest payable under the terms of the note secured herely, cortgagors will deposit with the Trustee herein on the regular monthly payment date of each north until the said note is fully paid a sum equal to the taxes and assessments next to be billed on the mortgaged property (all as estimated by the Trustee) less all sums already paid actifore, divided by the number of months to elapse before one month prip to the date at estimated by Trustee when such tax and assessment bills should ordinarily be available, such since the amount of any such tax and assessment deposit shall, unless made good by the mortgagor prior to the due date of the next such payment, constitute an event of default under this mortgage.

AND DEED NAME	I M P O B T A N T THE PROTECTION OF BOTH THE BORROWER ENDER, THE NOTE SECURED BY THIS TRUST SHOULD BE IDENTIFIED BY THE TRUSTEE TO HEREIN BEFORE THE TRUST DEED IS FILED BECORD.	under Identification No	Welso	st Deed has been identified berewith  Ank, as Trustee,  VICE PRES I DENG	R
D	NAME Toak Park Trust & Saving		NSERT STREE	RS INDEX PURPOSES T ADDRESS OF ABOVE IOPERTY HERE	
I	STREET 1048 Lake Street		531. Sout	h Ridgeland	d d
V E R	CHY Oak Park, Illinois		Oak Park	, Illinois	<b>2</b>
Ÿ	OR INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER	552			

