## UNDEFICIAL COPY

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| (B) J  | COOK COUNTY, ILLINOIS<br>FILED FOR RECORD  | Andrew Control of the | RECORDER OF DEEDS  |
| W. 74  | TRUST DEED (Illinois) For use with Note Form 1448 Conthly payments including the PY.   | <b>22</b> 336 580  | 22336580   |
|  | dinka Suprinces  | The Above Space For Record   | der's Use Only   |
| THIS IT  |  | etween Wayne A. Gelu   |  |
| $1 \% \equiv$  | Nancy Gehrke, His Wife R. A. E   | IDEN   | herein referred to as "Mortgagors," and  |
| n termed and delivery  | eferred to as "Trustee," witnesseth: That, Whereas Mortgagors are<br>"Installment Note," of even date herewith, executed by Mortgagor<br>Bank of Lincolnwood.  Vered and by which note Mortgagors promise to pay the principal<br>note and 40/100.   | rs, made payable to bespect  | Five Hundred Eighty-   |
| on the b   | ne and 40/100  alance of principal remaining from time to time unpaid at the rate symble in installments as follows:  One Hundred Seve   | ofper cent per a   | annum, such principal sum and interest  Dollars  |
| On the   | 12 day if June 19. 73, and One Hundre  12 day of the and every month thereafter until said note is f   | ed Seventy-Six and 4   | 9/100 Dollars  |
| sooner p<br>by said  | aid, shall be use a the 12 day of May 15 note to be applied st to accrued and unpaid interest on the unpaid installments constitut. "principal, to the extent not paid when due per cent per annum, a d. at' auch payments being made payable at   | 978; all such payments on<br>id principal balance and the rem<br>ue, to bear interest after the da   | account of the indebtedness evidenced ainder to principal; the portion of each the for payment thereof, at the rate of   |
| or interest<br>contained<br>parties th                             | or at such other pla e as the legal holder of the note may, ction of the legal holder Lere if and without notice, the principal sun to note due and payable, at the "ace of payment aforesaid, in case defast in accordance with the terms thereof or in case default shall occur in this Trust Deed (in which ever ele tion may be made at any tineretto severally waive presentment for an an, notice of dishonor,   | from time to time, in writing an remaining unpaid thereon, toggult shall occur in the payment, wand continue for three days in the after the expiration of said the protest and notice of protest.   | point, which note further provides that<br>ther with accrued interest thereon, shall<br>hen due, of any installment of principal<br>he performance of any other agreement<br>here days, without notice), and that all                              |
| NOV<br>limitation<br>Mortgago<br>Mortgago                          | W THEREFORE, to secure the paymer of the said principal sum is of the above mentioned note and c. this T · Deed, and the pros to be performed, and also in considera' no the sum of On ris by these presents CONVEY and WARR NT 1 to the Trustee, of their estate, right, tille and interest thereis situate, lying and being the constant of the control of th | of money and interest in according to the covenants and Dollar in hand paid, the recits or his successors and assign   | dance with the terms, provisions and dagreements herein contained, by the eipt whereof is hereby acknowledged, s, the following described Real Estate,   |
|  | City of Chicago , COUNTY OF Cool   |  | AND STATE OF ILLINOIS, to wit:   |
| <b>ot</b>  | t 63 in J. W. Hambleton s Subdivision of BI<br>st 1/2 of the South East 1/4 of Section 36,<br>the Third Principal Meridian, in Cook Cour   | ', Illinois  | abdivision in the Range 13 East  |
| so long a<br>said real<br>gas, water<br>stricting to<br>of the for | ith the property hereinafter described, is referred to herein as the<br>ETHER with all improvements, tenements, easements, and appurt<br>and during all such times as Mortgagors may be entitled thereto (wh<br>estate and not secondarily); and all factures, apparatus, equipment<br>r, light, power, refrigeration and air conditioning (whether single<br>the foregoing), screens, window shades, awnings, storm doors and we<br>egoing are declared and agreed to be a part of the mortgaged prem<br>age and additions and all similar or other apparatus, equipment or   | tenances the tollonging, and tich rents, issue any profits are or articles now the reafter the units or centrally courterled), a midows, floor cover the inador ises whether physically attarticles hereafter placed in the  | piedged primarily and on a parity with<br>erein or thereon used to supply heat,<br>and ventilation, including (without re-<br>beds, stoves and water heaters. All<br>thereto or not, and it is agreed that<br>a emises by Mortzagors or their suc- |
| cessors or<br>TO I<br>and trusts                                   | assigns shall be part of the mortgaged premises.  IAVE AND TO HOLD the premises unto the said Trustee, its or therein set forth, free from all rights and benefits under and by vi-  | his successors and assigns, orevertue of the Homestead Exempto   | er, or the purposes, and upon the uses Laws of the State of Illinois, which  |
| said right<br>This<br>are incorp                                   | s and benefits. Mortgagors do hereby expressly release and waive.<br>Trust Deed consists of two pages. The covenants, conditions and properties of the second hereby are made a part hereof the s  | provisions appearing on page 2   | ( he . verse side of this Trust Deed)  |
| Mortgago   | rs, their heirs, enccessors and assigns.<br>ess the hands and seals of Mortgagors the day and year first above   |  |  |
|  | PLEASE   | (Seal) Wayne   | me () of he (Seal)   |
| 11.9   | TYPE NAME(S) BELOW SIGNATURE(S)  | (Seal) X M   | en Heh ke icon   |
| c,eie  | COOK S.  | Nancy C  | ehrke Notary Public in and for said Courty,  |
| 34   | in the State aforesaid, I  | oo HEREBY CERTIFY that<br>ehrke and Nancy Gehr   |  |
|  | personally known to me   | to be the same person s. who   |  |
|  | edged that £ h @Y_signs<br>free and voluntary act, fo<br>waiver of the right of ho   | ed, sealed and delivered the said<br>or the uses and purposes therei   | instrument as <u>their</u><br>n set forth, including the release and   |
| Given und<br>Commissio   | in expires 12—11 1973  | day of my.   | 9mally.  |
| 8  | Teneral Control Contro | ADDRESS OF PROPERTY:<br>1723 N. Maplewoo   | antees Notary Public   |
| : :::  | NAME Bank of Lincolmwood   | Chicago, Illinoi THE ABOVE ADDRESS IS IN PURPOSES ONLY AND IS NO   | S O C C C C C C C C C C C C C C C C C C  |
| MAIL TO:   | ADDRESS 4433 W. Touly Ave.   | PURPOSES ONLY AND IS NO<br>TRUST DEED SEND SUBSEQUENT TAX BIL  |  |
| iond s   | CITY AND Lincolnwood, III. ZIP CODE 60646  |  | - Fig. 58  |
| OR   | RECORDER'S OFFICE BOX NO. 533  | (Name)   | NUMBER   |
|  |  | (Address)  |  |

## UNOFFICIAL COPY

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:

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's leins or liens in favor of the United States or other liens or claims for lien not respectly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured 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 lien to Trustee or to holders of the note; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or r viring the same or to pay in full the indebtendess secured hereby, all in companies satisfactory to the holders of the note, under insurance process payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mort-4s, clr set to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note; and in case to insurance about to expire, shall deliver renewal policies to the statehed and renewal policies to the statehed and the case of expiration.
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mor gagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior ent umb area, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redem from any are in or ferticure affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expected and all expected

- 7. When the indebtedness hereby secure shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall have the interest of the note or Trustee shall have the interest of the note of the note or Trustee shall have the interest of the note o
- 8. The proceeds of any foreclosure sale of the premises shall be distribute, ar ar slied in the following order of p of all costs and expenses incident to the foreclosure proceedings, including all such her s as are mentioned in the preceding ond, all other items which under the terms hereof constitute secured indebtedness auditic al 's that evidence by the n interest thereon as herein provided; indry, all principal and interest tremaining unpaid; f' art', any overplus to Mortgagon sentatives or assigns as their rights may appear.

- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of a person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note; representing that all indebteds as hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee such successor trustee may accept as the genuine note herein described any note which beers a certificate of identification gunporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where release is requested of the original furstee and he has never executed, a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note and which purports to be executed by 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 instrument shall have
- 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.

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IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND Identified herewith under Identification No. LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been

END OF RECORDED DOCUMENT