TRUST DEED CORD

DEC 14 | 50 PM '78

23 746 848

FIGURDER OF DEEDS *23746848

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

November 15th,

19 76 , between

JAMES NEUHAUSER and DOREEN NEUHAUSER, his wife

herein ref rrec 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, WH'. (E. S the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, and legal holder or holders being herein referred to as Holders of the Note, in the principal sum of - Twenty Seven housand and No/100 - (\$27,000.00) - - - - - - - - Dollars, evidenced by one cert. in I stalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by w ich said Note the Mortgagors promise to pay the said principal sum and interest from date of loan disbursemer. on the balance of principal remaining from time to time unpaid at the rate of 8-1/4 per cent per annum in its. ments as follows: Two Hundred Twelve and 89/100 - (\$212.89)

day of Jan ary lst Dollars on the

1977 and Two Hundred Twelve and 89/100 - -(\$212.89)

day of each mont a thereafter until said note is fully paid except that the final all be due on the lst day of December 152001 1st payment of principal and interest, if not sooner put, siall be due on the list day of December 252001 All such payments on account of the indebtedness vid n ed by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provi'c that the principal of each instalment unless paid when due shall bear interest at the rate of screen per annum, and of of said principal and interest being made payable at such banking house or trust company in Oak Park Illi ois, at the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then it the office of Oak Park Trust & Savings Bank

in said City,

NOW, THERE
sions and limitations
also in consideration
unto the Trustee, its er stra Cruk AND STATE OF ILLINOIS, Village of River Forest COUNTY OF being in the

Lot 5 in the Subdivision of all of Block 6 (except th: North 600 feet thereof) in Quicks Subdivision of that part of the N of East 1/4 lying North of Lake Street of Section 12, Township 39 North, Re ge 12, East of the Third Principal Meridian, in Cook County, Illinoi .

rustee, its successors and assigns, forever, for the purp-virtue of the Homestead Exemption Laws of the State

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.

WITNESS the hand.S	and seas of Mortgagors the day and year first above written.
	[SEAL] James Hanhaum [SEAL]
	James Neuhauser
	[SEAL] Ocean Neulaure [SEAL]
	Doreen Neuhauser
TATE OF ILLINOIS,	1. Thagast O Dornell
ounty of Confe	SS. a Notary Public in and for and residing in said County, in the State aforesoid, DO HEREBY CERTIFY THAT James Neuheuser and
\$ YE	Doreen Neuhauser, his wife
NO 487	who_RTCpersonally known to me to be the same personS_ whose name.S_RTC_subscribed to the fore- going instrument, appeared before me this day in person and acknowledge that they
ON ABTIC	signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
ื่องเท่าได้	GIVEN under my hand and Notarial Seal this 23.1 day of 76.5. A. D. 19 7.

Troman, والمناعظ فيرشدنس بالنا while wike attropt. Will have, alasmois.

410-4110-21-SI

fer or tained said this mortgage ree being first best in and to sai term of thi of covenan's during sion or consent c or cons

The mort written or trans

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

I. Mortgagors shall (1) promptly regair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damended or be destroyed; (2) keep and premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not seed or be destroyed; (2) keep and premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not represent the property of the

11. Trustee or the holders of the note shall have the right in in sect 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 can ation on the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms prevent, or he hadden and the relative to the respect to the proper herein given.

13. Trustee shall release this trust deed and the lient thereof by proper insit amon upon presentation of satisfactory evidence that all individuals secured by this trust deed has been fully pairl; and Trustee may execute and delive a reason between the proper herein given.

13. Trustee shall release this trust deed and the lient thereof by proper insit amon upon presentation of satisfactory evidence that all individuals secured by this trust deed has been fully pairl; and Trustee may execute and delive a reason between the proper part of the proper pair of the proper part of part of the proper part of the pro

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

It is further understood and agreed that, together with, and in adout on to, the payments of It is further understood and agreed that, together with, and in addition to, the payments of principal and interest payable under the terms of the note secured hereby, mortgagors will deposit with the Trustee herein on the regular monthly payment date of "ac" month until the said note is fully paid a sum equal to the taxes and assessments next to be fulled on the mortgaged property (all as estimated by the Trustee) less all sums already pild therefore, divided by the number of months to elapse before one month prior to the date as estimated by Trustee when such tax and assessment bills should ordinarily be available, we have to be held by Trustee in trust to pay said taxes and special assessments. Any deficierty in the amount of any such tax and assessment deposit shall, unless made good by the mortgagor. mortgage.

I M P O R T A N T

FOR THE PORTECTION OF BOTH THE BORROWER
AND LENDER, THE NOTE SECURED BY THIS TRUST
DEED SHOULD BE IDENTIFIED BY THE TRUSTEE
EASIED HEREIN REFORE THE TRUST DEED IS FILED
FOR RECORD.

Assistant Secretary

D E	NAME Oak Park Trust & Savings Bank
L	STREET Village Mall Plaza
V E	CITY Oak Park, Illinois 60301
R	- coronal lo.
1	INSTRUCTIONS 552

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 507 Monroe Avenue River Forest, Illinois

END OF RECORDED DOCUMENT