## UNOFFICIAL COPY

· 1				ją.
	, a			
50V 205	23 747, 547,			ľ
THIS INVENTURE, Made this by and between CRAIG T. BOYD of the Village		11	00	
TRUST DEED	<u> </u>		A.D. 1976	
THIS LUENTURE, Made this by and between CRAIG T. BOYD	7th day of Decem and MARY JO GRAHAMEB	oer OYD, his wife		9
of the Village	ofWilmette (hereinafter, "Mortgagor"	in the County of Cook ), and THE FIRST NATIONAL BA	NK OF CHICAGO,	
and State of III; 10 is a national banking. ss cirtion organize and doing business and a ving its princ (hereinafter, "Trustee"). JTNESSET THAT, WHEREAS, 10: TGAG	d and existing under and by virt ipal office in the City of Chicago,	County of Cook and State of I	linois, as Trustee	
(hereinatter, Thistee THAT, WHEREAS, 10) TGAGO Note hereinafter described in the Prince	OR is justly indebted to the legal ipal Sum of	holder or holders of the From Dollars (\$50	),000.00 ),	
FIFTY THOUSAND AND NOT	istalment Note (the identity of	which is evidenced by the cert	(hereinafter the	
Note ), bears interest item				
interest is payable as follows:  Mide literest only due December 27, 1 day of each and every nont each of said monthly payments of \$40.2.  payable monthly on the balance of said principal instalments bearing interest aprincipal and interest payments being payablegal holder(s) of the Note may in writing a the City of Chicago and State of Illinois; in thereon, in case of default as provided in this payment in said Note specified, at the election NOW, THEREFORE, Mortgagor for the agreements herein contained, and also in cone dedged, does by these presents Convey and Viging and being in the Village	976 h to and it cluding December 62. shall be applied first in	e sum of \$\frac{\$\pmu}{U2.62} \text{ die } 27, 2001  payment of interest at the rate spensorid and second on account of	if not sooner paid; mI6B ecified in said Note, cons said principal sum,	
payable monthly on the balance of said principal said principal instalments bearing interest a principal and interest payments being payab	ter maturity at the rate of 8-12 e in lawf il money of The United St	per centum per and ates, at such banking house in Chie the office of The First National	um, and all of said ago, Illinois, as the Bank of Chicago, in	
legal holder(s) of the Note may in writing a the City of Chicago and State of Illinois; in thereon, in case of default as provided in this thereon.	and by which Note, it is agreed that a Trust Deed, no a any time without a sin this Trust and provided, of	the principal sum thereof, together of it notice, become at once due and pa Trustee or of the holder(s) of the l	yable at the place of Note.	
payment in said Note specimed, at the electron NOW, THEREFORE, Mortgagor for the agreements herein contained, and also in contained and also in contained the but these presents Conyev and V	ne purpose of securi ig the payment sideration of the sun of C Dollar Varrant unto Trustee, it successors	of the Note and the performance in hand paid, the receipt whereof and assigns, the following described	is hereby acknowl- Real Estate, situate, and State	
96 (90 A	/ )			
Lot 86 (except the East 5 being a Subdivision of th	O feet) in Manus LFK	e Shore Highlands, of Section 28,		
being a Subdivision of the Township 42 North, Range in Cook County, Illinois.	13 East of the Third	didner A Co	ijen	
**************************************	015	<i>f</i>		
DEC 15 10 07 AH '	To Silny 1 De	sevo +2374754	7	
	District 1	- and program of		
<b>200</b>				
which, with the property hereunder describe TOGETHER with all the tenements, helonging, all buildings and improvements (which rents) issues and profits are hereby in and by this Trust Deed is not a seconda the payment of the indebtedness secured he without limiting the generality of the for venetian blinds, gas and electric fixtures, rawater, air conditioning, and all other appar premises, (which are hereby understood and and whether affixed or annexed or not, shereby HAVE AND TO HOLD the about the state of the property	ereditaments, privileges, easements, as now located or hereafter to be erect expressly assigned, it being understo	ed on the premises, the rents, is not that the pledge of the rents is	and profits thereof	
(which rents, issues and prints of a secondary in and by this Trust Deed is not a secondary the payment of the indebtedness secured hypothesis that imiting the generality of the fore	ry pledge but is a primary pledge of ereby), and all apparatus and fixtur- going, all shrubbery, shades and awn	n a parity with the included of every kind and nature whats ings, screens, storm windows and dies, apparatus for supplying or dies.	soe er, in cluding, but oo s, cur ain fixtures, str. utin F. at, light,	
venetian blinds, gas and electric fixtures, ra water, air conditioning, and all other appar premises, (which are hereby understood and	diators, neaters, ranges, batteries, tausses, status and equipment in or that may be agreed to be part and parcel of the purposes of this Trust D	e placed in any building now or here real estate and appropriated to the eed be deemed conclusively to be re-	use of fier of estate,	
and whether athixed or annexed in los, an hereby) and also all the estate, right, title hereby and also all the order to the hereby releasing the toth hereby releasing	and interest of Mortgagor of, in ar we described premises unto Trustee, and waiving all rights under and by	d to said premises. its successors and assigns forever, virtue of the Homestead Exempti  or default in the payment of said	for the purpores, isses on Laws of the State indebtedness of the	
of Illinois, and all right to retain possessio any breach of any of the agreements herei This Trust Deed consists of two page	n of the Mortgaged Property after a n contained. s. The agreements, conditions and s	rovisions appearing on page 2 (the hereof and shall be binding on the I	e reverse side of dis Mortgagor, their heirs,	
Trust Deed) are incorporated herein by re successors and assigns. Witness the hand and seal of Mo	ortgagor the day and year first a	bove written.	•	
	[SEAL] Ma	sy y Graham Boyd	[SEAL]	
<del>1</del> 353	[SEAL]		[SEAD] CO	
STATE OF ILLINOIS SS. a COUNTYAOF, COOK SS. a HEREBY CI Who are properties of homested of homested of homested CIVEN	Notary Public in and for and r ERTIFY THAT CRAIG T. I	esiding in said County, in the SOYD and MARY TO GRA	State aforesaid, DO HAM BOYD are subscribed to	
histwife, who are p the foregoing they signed	ersonally known to me to be the Instrument, appeared before m d, sealed and delivered the said	e this day in person and acknow Instrument as their	free and voluntary	
OUBLIC act, for the to of homestead	under my hand and Notarial S	th, including the release and vertex this 11th day of December	per AD. 1976	
COUNTY		Notary Pul	medio	
The Principal Instalment Note of R. E. No. REO 42758 FK	nentioned in the within Trust De	ed has been identified herewith.  The First National Bank o	f Chicago, Trustee,	
THIS INSTRUMENT PREPARE	D BY AND SHOULD BE			
RETURNED TO: F. Kurjan THE FIRST NATIONAL BANK	ski	ByReal Estate Officer		
ONE FIRST NATIONAL PLAZA CHICAGO, IL 60670	Dr CHICAGO	Real Estate Officer		

## 23747547

THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVIRES HEREOF.

1. Mortgages agrees to pay each item of indebtedness secured hereby, when das, according to the terms bereed.

2. Mortgages agrees to pay each item of indebtedness secured hereby, when das, according to the terms bereed.

2. Mortgages agrees to pay each item of indebtedness secured hereby, when day according to the terms bereed.

3. On a country with all lays and municipal ordinances with negacit to the promises and their user, darges, or encountbrances prior to the country of t

of the Note.

16. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs had not been inserted.

17. Trustee herein may at any time resign or discharge itself of and from the trust hereby created by a resignation in writing filed in the office of the Recorder (or Registrar) of the County in which this instrument shall have been recorded (or registered).

18. In case of the resignation, inability or refusal to act of The First National Bank of Chicago as Trustee, at any time when its action hereunder may be required by any person entitled thereto, then the Chicago as Trust Company shall be and it is hereby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical powers and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses and purposes aforesaid.