## OFFICIAL CO

stillney K. C. wir BESCROER OF DEEDS COOK & CONTRATE ILLINOIS TRUST DEED 23. 774 192 JAN 10 10 45 AM 177 \*23774192 THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTUKE, made December 20 19 76 , between FRED BROUWF AND PAULETTE BROUWER, HIS WIFE AND RICHAR BROUWER AND CAROL BROUWER, HIS WIFE herein referred to as "Mortgagors", and FIRST NATIONAL BANK OF EVERGREEN PARK, A NATIONAL BANKING ASSOCIATION an Illinois corporation doing by sin's sin Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
THAT, WHEREAS the Mortgago's are justly indebted to the legal holder or holders of the principal Promissory Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the Principal Sum of THIRTY-FIVE THOUSA'.D ND NO/100-----(\$35,000.00)----evidenced by one certain Principal Promiser, y Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said l'incir il Note the Mortgagors promise to pay the said principal sum 9 months XKMX after date with interest thereon from February 5, 1977 until maturity at the rate of eight and one per cent per annum, pa abit on the 5th day of every accept month in each year, which said several installments of interest until "" " "urity of said principal sum are further evidenced by interest coupons of even date herewith; all of said principal and interest being real payable at such banking house or trust company in Evergrn. Pk. 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 FIRST NATIONAL BANK OF EVERGREEN PARK

NOW, THEREFORE, the Mortgagors to secure 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 covenants and the performance 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 covenants and the perf BEARER Lots 11 and 12 in Block 19 in Atwoods addition to Washington Heights, a Subdivision of the North 100 acres of the Sout'. Vest Quarter and the North 50 acres of the West Half of the South East Quarter of Section 23, Township 37 North, Range 13, East of the Third Principal Meridian, in Scale County 1111ans Cook County, Illinois. THIS INSTRUMENT WAS PREPARED BY First National Bank of Evergreen Park 3101 W. 95th ST. EVERGREEN PARK, ILLINOIS 60642 DEAN D. LAWRENCE which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits there. It with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits there. It was all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrig ration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors a windows, floor coverings, inador beds, awnings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successor assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive. 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 . ... and seal ...... of Mortgagors the day and year first above written. RICHARD BROUWER

-Debra A. Kennedy-

Given under my hand and Notarial Scal this NOTARY PUBLIC STATE OF ILLINOIS ISSUED THRU ILLINOIS NOT ARY ASSORBER

personally known to me to be the same person @@

a Notary Public in and for and residing in said County, in the State aforesaid DO HEREBY CERTIFY THAT Fred Brouwer, Richard Brouwer, Paulette Brouwer, Carol Brouwer

## **UNOFFICIAL COPY**

THE COVENANTS, CONDITION, AND, PROVISION REFERRED TO ON FAGE 1 (THE REVERES SIDE OF THIS TRUST DEED):  1. Management shall (1) promptly replif: rentors or related any buildings or improvements to me on herothers on the premises which may become damaged and provided the promption of the control of	A STATE OF THE STA	e. Salamaning spinions of a constitution	
1. Mortsegors shall (1) promptly explications or include or pulsation or pulsation or pulsation of the process of process proces	and the second s	Page 2	
1. Notingenes shall (1) promptly replic receives or rebuild on you half and produced many continued and an expectation of the first produced which may be exceed by a first or decide on the first produced which the process of the following of and provided with the process of the following of the produced which may be exceed by a first or decide on the produced within a produced by the or many color complete within a rehard the produced of the			
half de' — Il publicis, including additional and enswal politics, to holder o die oute, and in case of instructure about to caphe, shall deliver nemeral — in case of Actual therein. Travaure or the holders of the note may, but need and, make any paymont or perform any act hereinfore equipted of the major in any formula disament decembed expectation, and may him or other print flux or fitted or date in the control of the co	1. Mortgagors shall (1) promptly repair, restore or rebuild any build on be destroyed; (2) keep asid premises in good condition and repair, valued repair, v	dings or improvements no without waste, and free feel may be secured by a lie or lien to Tratee or to hol aid premises. (5) comply lims in said premises (5) comply lims in said premises excey askes, and shall pay specific more request, furnity protest, in the manner protest, in the manner protest, in the manner or moneys sufficient cuty to the holders of it is to be wideled by the is to be wideled of he to the content of the money of the content of the money of the said protest of the wideled by the stope wideled by the stope wideled by the stope wideled by the said protest of th	or intertaints of other liens of claims for the not expressly or charge on the premises superior to the lien liereof, and deas of the note; (4) complete within a reasonable time any with all requirements of law or municipal ordinances with 1 as required by law or municipal ordinance. It is a required by law or municipal ordinance, and I taxex, special assessments, water charges, sewer service is in to Trustee or to holders of the note duplicate receipts ovided by statute, any tax or assessment which Mortgagors remises insured against loss or damage by fire, lightning and either to pay the cost of replacing or repairing the same or the note, under insurance policies payable, in case of loss or the note, under insurance policies payable, in case of loss or
any phil statement or estime ter for great of home per greated point to appropriate public of fifther without inquiry into the accuracy of such bill statement or estime ter in our walking you put him to be comed to state the control of the walking of any tax, assessment, alle forfeiture, has been to the control of the walking of any tax, assessment and the forfeiture is a forfeiture to be control of the cont	hall de', "all policies, including additional and renewal policies, to oblicies not. 'than ten days prior to the respective dates of expiration. A In case 'default therein, Trustee or the holders of the note an obtgagors in 'ny form and manner deemed expedient, and may, but ne if any, and pure ase discharge, compromise or settle any tax lien or flecting said penils so re contest any tax or assessment. All moneys promoction there "in 'n' using attorneys' fees, and any other moneys are he lien hereof, plu reas nable compensation to Trustee for each madditional indebter as "even hereby and shall become immediately du dditional indebter as "even hereby and shall become immediately du	holders of the note, and hay, but need not, make a ed not, make full or partia tother prior lien or title or said for any of the purpor dvanced by Trustee or the sterr concerning which as ue and payable without no considered as a waiter.	in case of insurance about to expire, shall deliver renewal any payment or perform any act hereinbefore required of all payments of principal or interest on prior encumbrances, claim thereof, or redeem from any tax sale or forfeiture sea herein authorized and all expenses paid or incurred in holders of the note to protect the mortgaged premises and cition herein authorized may be taken, shall be so much stice and with interest thereon at the rate of seven per cent of any tolds received them.
receives the field network in any start to charge a few feet of the period, meet shift the answer and included at adoptional measurements and the accrete of the expended feet entry of the decreed of procuring all such abstract of the child was and a samulations, the linear accordance of the expended feet entry of the decreed of procuring all such abstract of the child was referred and examinations, the linear accordance of the child was all the child was referred and examinations, the linear accordance of the premises. To receive the child was all the child was al	ercunder on the part of Nort, 2015.  5. The Trustee or the 'lde, of the note hereby secured making a pany bill, statement or estim to provide from the appropriate public nevalidity of any tax, assessment, ale forfeiture, tax lien or title or clain.  6. Mortugages shall pay each term of indebtingers therein morniqued.	ny payment hereby autho office without inquiry in m thereof.	rized relating to taxes or assessments, may do so according nto the accuracy of such bill, statement or estimate or into
de expense incident to the foreclosure proceedings, including all such items at me mentioned in the preceding paragraph hereof; second, all other items ich out during the terms hereof constitute secured indichtedness additional to 0't ac, velaced by the principal note and interest coupons; with interest thereon herein provided; third, all principal and interest remaining unpaid on the principal rote or interest ecupons; with interest thereon herein provided; third, all principal and interest remaining unpaid on the principal rote or interest ecupons; with interest therein herein provided; third, all principal and interest remaining unpaid on the principal rote or interest ecupons; with interest therein herein provided; the provided in the provided provided in the provided provided in the provided pr	rections the hen hereof, in any suit to 10, 20 % to the hereof, they penditures and expenses which may be paid or incurred by or on beh es, outlays for documentary and expert evidence, stem—ohers' charge ter entry of the decree) of procuring all such abstract of the citle sear dassurances with respect to title as Trustee or hol ers of he note in dders at any sale which may be had pursuant to such decree the true co	snan be allowed and the last of Trustee or holders les, publication costs and rches and examinations, the lay deem to be reasonably indition of the title to or t	unded as additional indebteures in the decree for sale all of the note for attorneys' fees, Trustee's fees, appraiser's costs (which may be estimated as to items to be expended the insurance policies, Torrens certificates, and similar data necessary either to prosecute such suit or to evidence to the value of the premises. All expenditures and expenses of
11. Trustee of the noders of the note shall have the right to inspect the premises at all reasonable time, allow ceess thereto shall be permitted for that 12. Trustee has no duty to examine the title, location, existence or condition on of the premises, or to is quite into the validity of the signatories on the note or trust deed, nor shall Trustee bolligated to and all trusts deed or to exercise any power conduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.  13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactor exercising the satisfactory to its before exercising the satisfactory that the satisfactory to its before exercising the satisfactory that the satisfactory to its before exercising the satisfactory that the satisfactory to its before exercising the satisfactory that the satisfactory to its before exercising the satisfactory to its before exercising the satisfactory to its before exercising the satisfactory to the satisfactory to its before exercising the satisfactory to its before exercising the satisfactory to its before exercising the satisfactory to the satisfactory to its before exercising the satisfactory to the satisfactory to its before exercising the satisfactory to the satisfactory to the satisfactory to its before exercising the satisfactory to exercise the satisfactory of	d expenses incident to the foreclosure proceedings, including all such circle under the terms hereof constitute secured indebtedness additional herein provided; third, all principal and interest renaining unpaid on the herein provided; third, all principal and interest renaining unpaid on the all representatives or assigns, as their rights may appear.  John or at any time after the filing of a bill to oreclose this true and the proportion of the sale, without no provided the proportion of the sale, without no like the proportion of the sale and the sa	teems 22 to mentioned in to 12 to 12 to 15	in the preceding paragraph hereof; second, all other items principal note and interest cupons, with interest thereon tecupons; fourth, any overplus to Mortgagots, their heirs, h such bill is filed may appoint a receiver of said premises, the solvency or insolvency of Mortgagots at the time of came shall be then occupied as a homestead or not and the the rents, issues and profits of said premises during the criod of redemption, whether there he redemption or not, would be entitled to collect such rents, issues and profits, sion, control, management and operation of the premises to eti income in his hands in payment in whole or in part operation and the deficiency in case of a sale and deficiency.
THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BYFIRST Mational Bank of Evergreen Park FORE THE TRUST DEED IS FILED FOR RECORD.  WITH President and Trust Citizent Trust Officer Assistant Vice President INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	11. I trustee of the holders of the hole shall have the right to inspect 12. Trustee has no duty to examine the title, location, existence or titly, capacity, or authority of the signatories on the note or trust deein given unless expressly obligated by the terms hereof, nor be liable conduct or that of the agents or employees of Trustee, and it may requi 13. Trustee shall release this trust deed and the lien thereof by proper in this trust deed has been fully paid; and Trustee may execute and delir maturity thereof, produce and exhibit to Trustee the principal note betedness hereby secured has been paid, which representation Trustee tee, such successor trustee may accept as the note herein described as I trustee hereinders or which conforms in substance with the described ons herein designated as the makers thereof; and where the release is retrustee hereineder or which conforms in substance with the description ons herein described herein, it may accept as the principal note he the description herein contained of the principal note and which purper to the described or the description herein contained of the principal note and which purper and the substances or successor shall be entitled to reasonable compensation for all act acted shall be Successor in Trust. Any Successor in Trust heremoder shall see to successor shall be entitled to reasonable compensation for all act they of the such persons shall have executed the principal note, the in the original note, the in	condition of the premises d, nor shall Trustee be ob for any acts or omission ire indemnities satisfactor instrument upon presentati ver a release hereof to an c (with or without the co e may accept as true with my note which bears an ide in herein contained of the equested of the original tru- renin described any note worst to be executed by the of the Recorder or Regis of Trustee, the then Rect I have the identical title, p. sperformed hereunder, incline woon Mattragures at the properties of the properties of the properties of p. sperformed hereunder.	saise time and seess increto shall be permitted for that be larger than a quire into the validity of the signatures or the bligated to and an is trust deed or to exercise any power is hereunder, etc. or in case of its own gross negligence or you to it be fore executed, any power herein given. On of satisfactor executed all indebtedness secured at the request of an person who shall either before or upons evidencing interest aeron), representing that all out inquiry. Where a retained to principal not and which a principal note and which a principal note and which a principal note and which a proper so be executed by the istee and it has never placed it is in infeation number on thich may be presented and when the northern singular expensions herein designated as makers the consideration of Deeds of the county in which the princips are owder of Deeds of the county in which the princips are owners and authority as are herein given. True executed and all persons claiming under or through Morease. And
FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	THE NOTE SECURED BY THIS TRUST DEED SHOULD DEPTH BY THE SECURED BY	First	Rational Bank of Evergines Pork  Trustee.  President and Trust Officer Assistant Secretary
FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	MAIL TO:	· ·	
God to:	. По на ма <sub>д</sub>	. –	INSERT STREET ADDRESS OF ABOVE
	PART OF THE PART O	1 to:	A Company of the Comp

END OF RECORDED DOCUMENT