# **UNOFFICIAL COPY**

THIS INSTRUMENT WAS PREPARED BY G. SCIBOR PARK NATIONAL BANK OF CHICAGO 2550 N. MILWAUKEE AVE. CHICAGO, ILLINOIS 60618

65~79~891 国

23 088 634

TRUS	T DEED		
O.	CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY	
THIS INDEX (U) E. mad I. KUHE,s wif	de Na	y 17, 1975 , between WHITFORD P. KUHN AND K	ATHERIN
		- herein referred to as "Mortgagors," and PARK NATION	AL BANK
CHICAGO,		<del>o fiter and inust compani</del> a National Banking :	
THAT, WHEREAS the 1 said legal holder or holde	*tgagors are justly indebt rs being lere a referred to a	nois, herein referred to as TRUSTLE, witnesseth: ed to the legal holder or holders of the Instalment Note hereinal is Holders of the Note, in the principal sum of ortgagors of even date herewith, made payable to THE ORDER	
from — Fay 17 of — 8-1	7, 1975 ————————————————————————————————————	the Mortgagors promise to pay the said principal sum on the balance of principal remaining from time to time unpa- er cent per annum in instalments (including principal and interes	aid at the ra st) as follow
the lst_day of payment of principal and All such payments on acc	and Wind every more interest, if not sooner paid count of the indebtedness is	Italiars on the	\$322 <b>.1</b> 0 that the fin <b>\\</b> 200 paid princip
the rate of company in	- per amount, and all of sa Chicago	id principal and where being made payable at such banking hillinois, as the holders of the note may, from time to time the office of PARK ACTICIAL BANK OF CHICAGO —	ouse or fin
NOW, THEREFORE, the Nand limitations of this trust de consideration of the sum of Or Trustee, its successors and assign to wit:	longagors to secure the payment ed, and the performance of the ac Dollar in hand paid, the receipts, the following described Real in e Of Palatine	of the said principal sum of money [d s, d interest in accordance with the ter- covernants and agreements herein contained [d], the Mortgagors to be perform it whereof is hereby acknowledged, do [d], these presents CONVEY and WARK state and all of their estate, right, title and interesting in attract, lying and be COUNTY OF [COOK ] AND STATE (	ms, provisions ed, and also in ANT unto the seing in the OF ILLINOIS,
quarter of 14, Tovmsh	the South West qu	, being a Subdivision of the Scot. West arter of the North West quarter of lection 10, East of the Third Principal Meridian,	
		600	20,
TOGETHER with all improv long and during all such times a and all apparatus, equipment to (whether single units or centra- windows, floor coverings, inadio attached thereto or not, and it is or assgus shall be considered as a TO HAVE AND TO SHOLD it	s Morgagors may be entitled the rarticles now or hereafter there lly controlled), and ventilation, beds, awnings, stoves and water agreed that all similar apparatus, constituting part of the real estate to premises unto the said Trustee, cuefits under and by virtue of the	ixtures, and apportenances thereto belonging, and all rents, twices and profus to retereto (which are pledged primarily and on a parity with said real extent and not rin or thereon used to supply heat, gas, air conditioning, water, hight, power, including (without restricting the foregoing), screen, window shades, stor- t heaters. All of the foregoing are declared to be a part of said real extact which capitance or articles hereafter placed in the premises by the mortizingors or the	(Secondarily) refrigeration in doors and not playsically elf successors ists herens set
This trust deed consistent trust deed) are incorporate	of two pages. The covena	nts, conditions and provisions appearing on page 2 (the reverse d are a part hereof and shall be binding on the mortgagors,	
witness the hand 8	and seate	gagors the day and year first subject of the same seat. (Whit ford P. Kuhn)	[ SEAL ]
,		16-2- ' N 36' !	
STATE, OPHDIANQIS. (	l	Geraldine R. Scibor	
WIE A BON	SS. a Notary Public in an WHITFOI	d for and residing in said County, in the State aforesaid, DO HEREBY CERT RD P. KUHN AND KATHERIN I. KUHN, his wife_	TIEY THAT
	trainent, appeared before me the	- thoir - free and voluntary act, for the uses and purposes there	l, sealed and
COUNTY	Given under my hand and	6. 6. ( ) 1 0.	. 19 <u>75</u> .
Notarial Seal		. / Market deline No	otary Public

Form 807 R 1-69 Tr. Deed, Indiv., Instal,-Incl. Int.

### **UNOFFICIAL COPY**

### 23088634

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

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

1. Mortgagars shall (1) promptly repair, restore or rebuild any buildings or improvements mow or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other hers or claims for her not expressly subtribilitied to the hers beginned; (3) pay when due any mechanic and the premise superior to the her hereof, and upon request exhibit satisfactory evidence of the discharge of such prior her to Trustee or to Indiges of their crief (2) complete within a reasonable time any point request exhibit satisfactory evidence of the discharge of such prior here to Trustee or to Indiges of their of law or minimpol ordinalises with the product of the premise when the case of the product of the p

or in this Trist Deed to the contrary, by one and payable (a) immediately in the case of default in making payment of any inclaiment of principal or interest on the note, or (b) when default and its all occurs of the Mortgagors better contained.

7. When the indubtedness hereby secured stull sections have whether by acceleration or inherence, hadder of the mote or Trustee shift have the right in the proceeding of the process of the mote of the Mortgagors better contained.

7. When the indubtedness hereby secured stull sections have been desired to the process of the pro

11. Trustee or the holders of the note shall have the tight to inspect the premises at all reasonable times at 3 access hereto shall be permitted for that purposes.

12. Trustee has no duty to examine the title, location, existence or condition of the premises of the incomparity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity capacity, or authority of the signatures or the identity capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the interesting seen unless expressly obligated by the trust letter of, no be liable for any acts or omissions betweinder, except in a consistency of the interesting the interesting the signature, except in a consistency of the fore excitation, any, not a briefly governed to the signature of the sign

TRUST DEED DATED MAY 17, 1975

16. Mortgagora further agree that upon default in the payment of any of the said instances or of any of the obligations evidenced by the note necessary that Trust Bood, or of any of the covenants or agreements attiquated in this Trust Bood, which is a superior of the covenants or agreements attiquated in this Trust Bood, we obtain the rate of - 9-1/2 - per cent per annum, or such statutory rate in effect at the time of execution upon the total indebtedness so long as said default shall continue and further agree that upon such default the principal sum above mentioned, or such part thereof as may be unpaid, and any advances made by the Holders of the Note, together with interest as aforesaid, shall, at the option of the Holders of the Note, together with interest as aforesaid, shall, at the option of the Holders of the Note, together with interest as aforesaid, shall, at the option of the Holders of the Note, together with interest as aforesaid, shall, at the option of the lite agree to deposit with the Trustee or the Logal Holder of the within mentioned note, on the left day of each and every ments, during the term of said loan, commencing on the left day of sully, 1975, a sum equal to one-twelfth (1/12th) of the optimated general real estate taxes next account and premises or the Logal Holder of the note as and for a Sinking Fund to be used by the Trustee or the Logal Holder of the Note, to pay the general real estate taxes have account by the Trustee or the Logal Holder of the Note, to pay the general real estate taxes have account said premises, and incurance premiums as and when the same become due and payable.

18. In the event of a Sale or Convagance of the property described herein the entire balance remaining unpaid on this mortgage shall become due and payable immediately at option of the Note.

23 088 634 (Mintierd P. Kunn)

(Katherin I. Kunn)

## **UNOFFICIAL COPY**

O					
				and the second	
					Aug 44. 图2015年12日 12. 14. 14. 14. 14. 14. 14. 14. 14. 14. 14
	¥				
	may eeskat by instrument in w	writing flied in the office of	the Recorder or Reput Trustee, the then Recor	tar of tade in which dee of to da of the co	this listingient shall have been the state of the state o
14. Trustee recorded or file situated shall b Trustee or succ 15. This Tr	may resign by instrument in the difference of the resignation, in some of the resignation, in some of the control of casonal and in the control of the contr	writing filed in the office of inability or refusal to set of inability or the feet of the set of the compensation for all all at a fort, that is extend to and be bind ill include all woch persons, as	the Recorder or Regist Trustee, the then Recor we the identical title, pe terformed hereunder, ling upon Morreage, upon Morreage, the work of the upon the trust	or of tale in which deep of Do the of the or works are orderly as a dill person claiming in the payment of the ine used in the six and	this instrument shall have been only in which the greatest as a re been for Trustee, and a debt of through Mortgagors, an debt of the work of the control to mean that he construct to mean that he construct to mean
14. Tristee recorded or fit situated shall be Trissice or saler the word "Mot whether or not "notes" when t	"nay reigh by instrument in wed. In case of the resignation, is Successor in Trust. Any Successor shall be entitled to reasonat use Deed and all provisions here riggors." When used herein shall sauch persons shall have execute note than one note is used.	writing filed in the office of inability for refusal to set of inability files of the files of t	the Recorder or Regist Trustee, the then Recorder we the identical title, po- setformed hereunder. hing upon Mortgagors and all persons hable for d. The word "nute" will EMETO AND MADI-	for it tile in which det of D ds of the or worstan 'ority as a dail pers acclaming a the payment of the in used in d is a sum of the in the in the in the in the in the in the interest of the	this listitument shall have been only in which the premises are to herein given Trustee, and defer or through Mortgagers, and obtediness or any part thereo ent shall be construct to means.
14. Tristee recorded or file signated shall be Trissee or all the the word "Mot whether or not "notes" when t	may reigh by instrument in vid. In case of the resignation, is essuer shall be entitled to reasonatus Deed and all provisions herein statement of the result	writing filed in the office of inabity of reclass to act of inabity of the company of the compan	the Recorder of Regists Trustee, the then Recorder the identical title, postformed by the former of	2000	175.
14: Trustee recorded or file sinuared shall be trusted to the trusted to the trusted to the trusted to the the word "Mot whether or not "notes" when t	may reigh by instrument in wed. In case of the resignation, I e Successor in Trust. Any Successor shall be entitled to reasonat ust Deed and all provisions here regarders when used to the successor in the succe	idko	the Recorder of Regists Trustee, the then Recorder the identical title, postformed between the most of the day of the word of the word mote was a support of the day of the word mote with the word mote was a support of the word of the word mote was a support of the word mote was a support of the word of th	2000	this listrument shall have been unty in which the gremmes are therein given Trustee, and an defer of through Mortgagors, and debtedness or any part thereo tent shall be construct to mean the state of
	MAY 21 '75	2 35 PH	ency 1/ 2	2000	175.
THE	MAY 21 175  IMPORTAN  NOTE SECURED BY THIS T	2 35 PH	ency 1/ 2	*2:	3085634
THE	MAY 21 '75	2 35 PH	tdentificatio	* 2	3085634
BE IDENTI	MAY 21 175  IMPORTAN  NOTE SECURED BY THIS T	2 35 PH	tdentificatio	# 2 :  # No. 974  FOR RECORD INSERT STRI DESCRIBED 1 451 Com	3085634  3085634  Trustee  Vice Piex.  DER'S INDEX PURPOSES ET ADDRESS OF ABOVE ROPERTY HERE  FORT Lane
THE BE IDENTI BEFORE T	MAY 21 175  IMPORTAN  NOTE SECURED BY THIS T	2 35 PH  TRUST DELD SHOULD and Trust Company FOR RECORD.	identification PARK NAT	# 2 :  # No. 974  FOR RECORD INSERT STRI DESCRIBED 1 451 Com	3085634  3085634  Tristee.  Vice Pies.  DER'S INDEX PURPOSES ET AIDRESS OF ABOVE ROPERTY HERE