TRUST DEED

20 AUG 5 PM 12 3123 176 192

41313 0 23170192 0 A --- Rec

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

July 25

19 75 , between

-- lilton H. Waxstein and Delores M. Waxstein, his wife-

herein referred to as "Mortgagors",

herein referred to as "Mortgagors', and Th'. BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, an Illinois corporation doing but ness in Arlington Heights, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagor, are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or olders being herein referred to as Holders of the Note, in the principal sum of

and delivered, in and by which said Note the Mor 8-rors promise to pay the said principal sum and interest from

July 25, 1975 on the palance of principal remaining from time to time unpaid at the rate of
8.50 per cent per annum in instalment as follows: One Hundred Sixty One and 05/100-----

Dollars on the first day of September

19 75 and One Hundred Sixty one and 05/100--

Dollars on the first day of each Month
payment of principal and interest, if not sooner paid, shall be due on the first day of August 385 200
All such payments on account of the indebtedness evidenced by aid note to be first applied to interest on the unpaid principal balance and the remainder to principal, provided that the principal of each instalment unless paid when due shall bear interest at the rate of Arthur that the principal of each instalment unless paid when due shall bear interest at the rate of Arthur that the principal of each instalment unless paid when due shall bear interest at the rate of Arthur that the principal of each instalment unless paid when due shall bear interest at the rate of Arthur that the principal of each instalment unless paid when the payable at such banking house or trust company in Arl. Heights librois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at an eoffice of Northwest Trust

NOW. THEREFORE, the Mortgagors to secure the payment of the said principal sum of more one and timeters in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements are considered to the principal sum of the principal sum o

City of Rolling Meadows

Unit 106-A as Delineated on Survey of the Following Describer Talcel of Real Estate (Hereinafter Referred to as 'Parcel'): Lots 1 and 2 in 3 Fountains at Plum Grove Unit 2 (According to the Plat thereof record dapril 10, 1970 as Document 21132050), being a Subdivision in Sectic 9, Township 41 North, Range 11 East of the Third Principal Meridian in Cook County, Illinois, which Survey is attached as Exhibit 'A' to Declaration of Condominium ownership made by LaSalle National Bank, a National Banking Association, as Trustee Under Trust Agreement dated June 18, 1969, and known as Trust Number 39685, recorded in the Office of Recorder of Deeds of Cook County, Illinois as Document 21465676; together with an undivided .8948 Percent Interest in Said Parcel (Excepting from said Parcel all the Property and Space Comprising all the Units thereof as Defined and set forth in Said Declaration and Survey), in Cook County, Illinois

6.10

UNOFFICIAL COPY

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	(SEE RIDER AT	rached)	- Annuaris de Paris de La Caracteria de Cara	
	7		HIS ILS RUMENT WAS PREPAR	ED BY
	AND TO SEE SEE SEE SEE SEE SEE SEE SEE SEE SE		HONALD A. RAUCO	BANK
which, with the property TOGETHER with all for so long and during al	y hereinafter described, is referred to herein as improvements, tenements, easements, fixtures, a ill such times as Mortgagors may be entitled the	the "premises," nd appurtenances thereto bele ereto (which are pledged prim	onging, and all rents, issu s ar . p arily and on a parity with s d r	rofits thereof
power, refrigeration (whe shades, storm doors and said real estate whether premises by the mortgage TO HAVE AND TO I	y nereinatter described, is reterred to nerein as illiprovements, tenements, easements, fixtures, a sill such times as Mortgagors may be entitled the apparatus, equipment or articles now or hereaft windows, floor coverings, inador beds, awnings, physically statched thereto or not, and it is agross or their successors or assigns shall be consid HOLD the premises unto the said Trustee. Its small rights and benefits under and by virtue of ors do hereby expressly release and waive.	ventilation, including (witho stoves and water heaters. Al reed that all similar apparatu lered as constituting part of th successors and assigns, forever	at restricting the foregoing, or I of the foregoing are declared to s, equipment or articles hereafte the real estate. The form of the purposes, and upon the up	
	consists of two pages. The covenants, eed) are incorporated herein by refere	conditions and provision	ns appearing on page 2 (t	he reverse
This trust deed side of this trust de				
This trust deed side of this trust de gagors, their heirs,	nd S . and seal. S . of Mortgagors the			
		X Milton H. Waxs	Hlvaxster m. Waystern	
	nd5. and seal5 of Mortgagors the[SEAL]	X Multon Milton H. Wax X Delores M. Wax Wolf	Hwaxster m. Waxstern stein	
	SEAL	Milton H. Waxs X. Ollands Delores M. Wax Wolf Hadding to meld County. In the n and Delores M. W	tein Ways law stein State aforesaid, po HEREBY CER axstein, his wife	[SEAL]
	Iseal S. of Mortgagors the [SEAL] I Wilfred G. ss. a Notary Public in and for and re Milton H. Waxstein who AIC personally known to me to be instrument, appeared before me this day in delivered the said Instrument as the set forth, including the release and waiver	Milton H. Waxs X Delores M. Wax Wolf Helding in said County, in the n and Delores M. W the same person and acknowledgd the person and acknowledgd the pir free and of the right of homestead.	tein M. Ways Cur, State aforesald, DO HEREBY CER axStein, his wife name 5 are subscribed to t they signed untary act, for the uses and puri	TIFY THAT TIE foregoing sealed and oses therein
STATE OF ILLINOIS. County of Cook	nd. S. and seal. S. of Mortgagors the [SEAL] I. Wilfred G. as. a Notary Public in end for and re Milton H. Waxstein who ATC personally known to me to be	Milton H. Waxs X Delores M. Wax Wolf Helding in said County, in the n and Delores M. W the same person and acknowledgd the person and acknowledgd the pir free and of the right of homestead.	tein M. Ways Cur, State aforesald, DO HEREBY CER axStein, his wife name 5 are subscribed to t they signed untary act, for the uses and puri	ine foregoing sealed and oses therein D. 19. 75

	-11
COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):	7
Mortgagors shall (1) premptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become ged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other lines or claims for of, expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises to to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of the premise.	
Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereatier on the premises which may become ged or be destroyed; (2) keep said premises in good condition and repair, without wiste, and free from mechanic's or other litens or claims for considering the property of the prope	
arges, and other charges against the premises when due, and shall, upon written revent (turnish to Trustee or to holders of the note duplicate to therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment. Mortgagors are designed to the premises when due, and shall, upon written revent, turnish to Trustee or to holders of the note duplicate to therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment.	
Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, light- r windstorm under policies providing for payment by the insurance companies of mbneys sufficient either to pay the cost of replacing or repair- te same or to pay in full the indebtedness secured hereby, all in companies satisfactor to the holders of the note, under insurance policies	
Moreover the state of the state	
tiga is any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior brances, it any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any le or forfeity affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all less taid of control of connection the authorized and all less taid of coursed or connection the authorized and all	
to exp all deliver renewal policies not less than ten days prior to the respective date of expiration. In c of efault therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required the control of the propose of the note of the propose herein authorized and all or of total or any of the purposes herein authorized and all or of the propose herein authorized and all of the propose o	
ing to any bill, term it or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or the or entitle to the the or ent	
Mortgagors shall pay 1.2 h lem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the of the holders of the rile, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding any- in the note or in this Trust F. to the contrary, become due and payable (a) immediately in the case of default in making payment of any ment of principal or interest, in the note of the when default shall negarine and continue for these days the negariness of any other agreement.	
of the Mortgagors herein contail cal. When the indebtedness hereb see ared shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the offerclose the lien hereof. In my just to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree of liengenging the property of the note for attorneys fees. Trustee's but expended after entry of the note for attorneys fees. Trustee's health are the property of the note for attorneys fees. Trustee's health are the property of the note for attorneys fees. Trustee's health are the property of the decree's of procuring all such abstracts of title, title searches and examinations, guarantee policles. Torrens are, and similar data and assurances were to title as Trustee or holders of the note may deem to be reasonably necessary either to the state of the procuring and the processary either to the state of the processary either to the state of the processary either to the state of the processary either to the proces	
rail expenditures and expenses with may be paid of incurred by or on behalf of Trustee or holders of the note for attorneys fees. Trustee's praiser's fees, outlays for door, that ray and expert evidence, stenographers' charges, polication costs and costs (which may be estimated as is to be expended after entry or the decree' of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens that, and similar data and assurances with a spect to title as Trustee or holders of the note may deem to be reasonably necessary either to	
its such suit or to evidence to bidders. (am sale which may be had pursuant to such decree the true condition of the title to or the value of rimises. All expenditures and expenses (t br n ure in this paragraph mentioned shall become so much additional indebtedness secured hereby mediately due and payable, with intere. ne can at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the inconnection with (a) any proceeding, in unding-probate and bankruptcy proceedings, to which either of them shall be a party, either as	
T, claimant or defendant, by reason of this crust deed or any indebtedness hereby secured; or (b) preparations for the commencement of any relations represented a first account of such right, of 6 eclose whether or not neutually commenced; or (e) preparations for the defense of any ned suit or proceeding which might affect the promises r the security hereof, whether or not actually commenced.	
and expenses incident to the foreclosure proceeding including all such items as are mentioned in the preceding paragraph hereof; second, all tems which under the terms hereof constitute secur. a claness additional to that evidenced by the note, with interest thereon as herein detailed, the process of the	
has their rights may appear. Upon, or at any time after the filing of a bill to forect. The distribution of a simple state of the solventy or insolvency of Mortgagors at a receiver of said the solvent of the solventy or insolvency of Mortgagors at a complexition ment may be made ed without room of the solventy or insolvency of Mortgagors at a complexition ment may be appointed as: of a pulcification of the solventy of the so	
and or not and the Trustee hereunder may be appointed as r. ceiver. Such receiver shall have power to collect the rents, issues and profits premises during the pendency of such foreclosure suit and, in c f a sale and a delicinery, during the full statutory period of redemption. There be redemption or not, as well as during any further times, when Mortgagors, except for the Intervention of such receiver, would be to collect such rents, issues and profits, and all other powers when may be necessary or are usual in such cases for the profection, possessing the collection of the profection, possessing the profits and all other powers when the necessary or are usual in such cases for the profection, possessing the profits and all other powers.	
ntrol, management and operation of the premises during the whole of sale and The Court from time to time may authorize the receiver to the net income in his hands in payment in whole or in part of city? The sale times severed hereby, or by any decree foreclosing this trust rany tax, special assessment or other lien which may be or becomes application to the lien hereof or of such decree, provided such application and the content of the c	
ty interposing same in an action at law upon the note hereby secured. Trustee or the holder of the note shall have the civit to instruct the promise at all reasonable times and access thereto shall be permitted.	
purpose. Trustree has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this ed or to exercise any power herein given unless expressly obligated by the term her if, nor be liable for any acts or omissions hereunder, in case of its own gross negligence or misconduct or that of the agents or employed. Trustee, and it may require indemnities satisfactory for exercising any power herein given.	
Trustee shall release this trust deed and the lien thereof by proper instrument upon press traiton of satisfactory evidence that all indebted- ured by this trust deed has been fully poid; and Trustee may execute and deliver a relee to reof to and at the request of any person who	
for exercising any power herein given. Trustee shall release this trust deed to the lies thereof by proper instrument upon press twich of satisfactory evidence that all indebted that the property of the pr	$\sum_{i=1}^{n}$
ted as the makers thereof; and where the release is requested of the original trustee and " as never executed a certificate on any instru- entilying same as the note described herein. It may accept as the genuine note herein described and which is in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as thereof.	
Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles n which it is instrument shall have been it or filed. In case of the resignation, inability or refusal to set of Trustee, the then Recorder of Deec. of the county in which the premises ited shall be Successor in Trust. Any Successor in Trust hereunder shall have the dientical title, power, ar, authority as are herein given and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereur e	6
and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereure. This Trust Deed and all provisions hereof, shall extend to and be hinding upon Mortgagors and all persons in mag under or through Mortand the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payme, of the indebtedness or any reof, whether or not such persons shall have executed the note or this Trust Deed.	9
The instalment Note scenter by this Trust Deed may be prepaid, in accordance with the terms and conditions specified in ar a Instalment Note,	4
At the outton of the holders of the Note and soldjeation bereby secured, and without notice to the Morigagor, all ungald it is estime a secured by this chall notwithstanding applying in the Note or in this Mortgagor to the contrary, become do and pupphly bon conveyance by the original of the property	
	•
I M P O R T A N T herewith under Identification No / 1/5.3	C
PROTECTION OF BOTH THE BORROWER AND LENDER, THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, as Trustee.	
TRIED BY THE BANK & TRUST COMPANY OF ARLINGTON TRUSTEE, REFORE THE TRUST DEED IS FILED FOR by.	
NAME 0 14 4 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Morthwest Trust's Savering FOR RECORDERS INDEX PURPOSES OF ABOVE DESCRIBED PROPERTY HERE	
CITY arlington 18th all 60005	
INSTRUCTIONS RECORDER'S OFFICE NOX NUMBER	***
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