## **UNOFFICIAL COPY**

23 242 157 TRUST DEED 7 Als INDENTURE, made September 25, <sup>19</sup> 75 HANNAH D. STROMBERG and RAYMOND ARENS, as joint tenants herein referred to as "Mortgagors", and THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS. OF BEARER SOF DEARER
and delivered, in and by thin and Note the Mortgagors promise to pay the said principal sum and interest from
September 25, 1975 on the balance of principal remaining from time to time unpaid at the rate of
8-1/2per cent per annum in stalments as follows: day of o ember 19 75 and Dollars on the 1st day of Dollars on the 1st day of each Morth thereafter until said note is fully paid except that the final payment of principal and interest, if not some reaid, shall be due on the 1st day of October 1990. All such payments on account of the indebt quess evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; principal of each instalment unless paid when due shall bear interest at the rate of seven per coat per annum, and all of said principal and interest being made payable at such banking house or trust company in Arl. Hts. Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appoint, then at the office of The Bank & Trust Company. The Bank & Trust Compan of Arlington Heights

NOW. THEREFORE, the Mortgagore to secure the payment of the base r include sum of money and said interest in accordance with the term visions and limitations of the trust deed, and the performance of the covern size r d agreements herein contained, by the Mortgagors to be perfound also in consideration of the sum of One Dollar in hand paid, the receipt the roll is hereby acknowledged, do by these presents CONVEY and RANT unto the Trustee, its sucressors and assigns, the following described by a from a state, right, title and interest therein, si Lot 12 in Block 1 in Arthur T. McIntosh and Company's "enilworth Highlands a Subdivision in South 1/2 of North WEst 1/4 of Section 22, Township 42 "orth, Range 10 East of the Third Principal Meridian, in Cook County, Illinois." This Instrument Was Prepared By: Nancy Gaffney REAL ESTATE LOAN DEPARTMENT. The Ban! The Ist Company of Arlmston Heights 900 E. Kensaigton Road Artington Heights, III. 60004 This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reside 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. Hannah D. Stromberg [SEAL] a Notary Public in and for and residing in said County, in the State aforesaid, DO HERESY CERTIS Hannah D. Stromberg and RAymond Arens, as joint tenants BOX 533

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	RED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DESCRIP-
Mortgagore shall (1) pramptly repair, restore or rebuild any unlaged or be destroyed; (2) keep said premises in good condition or not expressly subordinated to the lien heroof. (3) pay when due iperior to the lien heroof, and upon request exhibit satisfactory exist complete within a reasonable time any building or buildings not considered to the conditions of the condit	huildings or implements have or hereafter in the premises which one; hereafter and repair utilings easile and free from mechanic as or other iness or charm from fire and the firms of the premises and the firms for any indebtedness which may be secured by a lieu or charge in the premises deliver of the discharge of back prior lieu to Traine or to indeed with an one makes and the use thereof. (8) make my makes and the use thereof. (8) make my makes all detailings in early premises
e Charges, and other charges against the premises when due, and a celpta therefor. To prevent default hereunder Mortgagors shall pay him Mortenance many design to constant	mare, and shall pay special takes appears assessments were in integer were seen seen that half, upon written request, furnish to Trustee up to holders of the note dupto are. In full under protest, in the manner provided by statute, any factor assessment.
3. Mortgagors shall keep all buildings and improvements now or ng or windstorm under policies providing for payment by the insure g the same or to pay in full the indebtedness secured hereby, all syable, in case of loss or damage, to Trustee for the benefit of the h. The attached to seep notice and shall deliver all colicies; including.	hereafter situated on said premiers insured against line or damage by fire light above companions attended and the said the said of the sa
out i expire, shall deliver renewal policies not less than ten days cause of default therein. Trustee or the holders of the note rate gors in any form and manner deemed expedient, and may it has been if any, and purchase discharge, compromise or settle	prior to the respective date of expiration may but need not make any payment or perform any act hereinheliore required may but need not, make full or partial payments of priorities or interest on priorities or the property of the priorities of priorities or the priorities of the pr
s asks or forfelture affecting said premises or contest any tax or ass protes, the mortgaged premises and the lien hereof blus treasons thor set to be taken, shall be so much additional indebtedness set thinter it threon at the rate of seven per cent per annum. Inactio	prior to the respective date of expiration has not been inherize features and but the control of
ording to ar   bi  , statement or estimate procured from the appro-	priate public office without inquiry into the accuracy of such hill statement or
ion of the holder of he note, and without natice to Mortgagors, a ng in the note o h 'Als Trust Deed to the contrary, become due talment of princ hal or 'Alerest on the note, or (b) when default s nt of the Mortgagan, early contained.	. (as then or title or claim thereof, med both principal and interest, when due according to the terms hereof. At the need both principal and interest, when due according to the terms hereof. If unpaid indebtedness secured by this Trust I level shall notwithstanding any and payable (a) immediately in the case of default in making payment, of any hall occur and continue for three days in the performance of any other agree.
I. When the index done hereby secured shall become due when the to foreclose the lien buse in any suit to foreclose the lien buse in any suit to foreclose the lien here sale all expenditures at deep enses which may be paid or incurred to propose the expension of the expension o	her by acceleration or otherwise, holders of the note or Trustee shall have the off, there shall be allowed and included as additional indebtedness in the derive by or on behalf of Trustee or holders of the note for atturness few Trustees and the state of the first of the state
premises. All expenditures and Ape see of the nature in this par- ti immediately due and payable, with interest thereon at the rate hole in connection with (a) any proper ing including probate an insiff, claimant or defendant, by , and of this trust deed or any in the foreclosure hereof after acct as of such right to furnections extensed suit or proceeding which with after the narrowing or the	agraph mentioned shall become so much additional indebtedness servired hereby, or seven per cent per annum when paid or incurred by Trastee or holders of d bankruptcy proceedings, to which either of them shall be a party either as debtedness hereby secured or its preparations for the commencement of any whether or not actually commenced or its preparations for the defense of any security bereof, whether or not actually commenced.
8. The proceeds of any foreclosure sale of the p-mises shall be dits and expenses incident to the foreclosure processings, including a ser items which under the terms hereof co. situets secured indebted wided, third, all principal and interest ren uning unpaid on the nigns, as their rights may appear.	artibuted and applied in the fallowing order of priority. First on account of all ill such thems as are mentioned in the preceding paragraph hereof second siles and the second siles are second as a second siles and the second siles are second siles for the second siles fourth, any overplain to Mortgagairs, their heirs, legal representatives of
9. Upon, or at any time after the filing of a til to foreclose this mises. Such appointment may be made either lefor or after sale time of application for such receiver and with. "c. it to the time of application for such receiver and with. "c. it to the tenested or not and the Trustee hereunder may be at poin ed as an early time of the control o	trust deed, the court in which such hill is fired may all their a preciser of said without order without send without send with the said and the said of their said of the
ether there be redemption or not, as well as during as for their titlled to collect such revita. Issues and profits, and all other meets, control, management and operation of the premises do in githe will the net income in his hands in payment in whole or in act of d. or any tax, special assessment or other lien which may be or made prior in force/course sale. (2) the deficiency in case of a sale	mes when Mortangura except for the intervention of such reveteer sound be being of such period. The Court from time to time mas authorize the reveteer to 4.1) The indebtedors secured hereby, or by any devere forectening this trust come auterior to the lien hereof or of such decrees provided such application.
party interposing same in an action at law upon the note here by 11. Trustee or the holders of the note shall have the right to	secured.  rect the premises at all reasonable times and access thereto shall be permitted.
1. Insider has no duly to examine the three document, exhibited the ded or to exercise any power herein given unless expressly object in case of its own gross negligence or misconduct or that of the George exercising any power herein given.  3. Trustee shall release this trust deed and the lien thereof by a secured by this trust deed has been fully paid, and Trustee may	er en sition of the premises, nor shall Trustee be obligated to Teorid this lighted by the terms hereof, nor be liable for any acts or omnisions hereunder e ak art or employees of Trustee, and it may require indemnities satisfactory proper nay on rat upon presentation of satisfactory evidence that all indebted execute ind selver a recease hereof to and at the request of any person who
d, which representation Trustee may accept as true without inquiry y accept as the genuine note herein described any note which bea required or which conforms in substance with the description herein ignated as the makers thereof and where the release is requested not identifying same as the note described herein, it may accept as looms in substance with the description herein contained of the r	proper net of the upon presentation of satisfactory evidence that all indebted should not ever a release hereoft o and at the request of any person who Trustee the not, representing that all indebtedness hereby secured has been where a refer existence that all indebtedness hereby secured has been in a certificat of electification purporting to reserve the successor trustee in a certificat of electification purporting to be secured by the persons herein of the original rivides and this never executed a certificate on any instructed ground not be refer described any note which may be presented and which upon all the purposes herein described and which upon all the purposes herein described and which the success to be executed by the persons never in described and which upon all the purposes herein described and which the purposes herein described and which the success to be executed by the persons never in described as a successful and the persons never in described as a successful and the persons never in described as a successful and the persons never in described as a successful and the persons never in described as a successful and the persons never in described as a successful and the persons never in described as a successful and the persons never in described as a successful and the persons never in described as a successful and the persons never in described as a successful and the persons never in the perso
14 Trustee may resign by instrument in writing filed in the office mided or filed. In case of the resignation, inshifts or retains to arise as the contract of	of the Recorder or Regist at an Tiles in which this instrument shall have been in Trustee the then fie order I beeds of the counts in which the premises order shall have the liter rai title powers and authority as are been given compensation for all are effect of the powers and authority as are been given or proposed in the rail of the premise claiming under or this wall. Must be under the premise claiming under or this wall have been supported in the indebtedness or any or this Trust Level.
16 The instalment Note seculed by this Trust Deed may be prepart. 17. At the option of the holders of the Note and diagration forther segare shall intowethstandard anothing in the Note or in this Mortga tragger of title, by Deed or otherwise, or execution by the Mortgawar enter.	in accordance, with the terms and conducted represented or said Instalment Newscared and without bottle to the Mortae on a conjugate inhibitatives required by the get to the contrary, become due and could remindered upon concessors by the agreement to concern the by Heed of Science to 90 or and portion of the
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	The Instalment Note mentioned in the within Trust Deed has not dentified
THE PROTECTION OF BOTH THE BURROWER AND LENDER PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD	THE BINK & TRUST COMPANY OF ARCHITECTION HEIL HIS
DENTIFIED BY THE BANK & TRUST COMPANY OF ARLINGTON HITS, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR DRD.	manufacture of
D NAME E  L STREET THE BANK & TRUST COMPANY	FOR RENORDERS INDEX PURINGES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HARE
I STREET IN BANK & TREST CONFANT  of ARLINGTON HEIGHTS  V 900 EAST KENSINGTON ROAD  E CITY ARLINGTON HEIGHTS, ILL 60004	
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Y INSTRUCTIONS OR	
Y INSTRUCTIONS OR RECORDER'S OFFICE BOX NUMBER	

END OF RECORDED DOCUMEN