UNOFFICIAL COPY



TRUST DEED

THIS INSTRUMENT WAS PREPARED BY G. R. SCIBOR PARK NATIONAL BAKE OF CHICAGO 2958 N. MILWAUKEE AVE. CHICAGO, ILLINOIS 60618

33 333 366

		23 333 300
	CTTC 1	THE ABOVE SPACE FOR RECORDER'S USE ONLY
TAIS INDENTURE, made	December 13,	1975 . between MICHAEL R. HARVEY AND KRYSTYNA
hAP.F? his wife	The second of the comment of the second of t	
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autaras		herein referred to as "Mortgagors", and PARK NATIONAL BANK OF
chicago, doing		herein referred to as TRUSTEF, witnesseth:
THAT, WHEREAS the Mort,	gagors are justly indebted t	to the legal holder or holders of the principal Promissory Note hereinafter
		ed to as Holders of the Note, in the Principal Sum of DOLLARS,
FORTY-TWO THOUSAND A evidenced by one certain Pa		the Mortgagors of even date herewith, made payable to THE ORDER OF
BEARER		
and delivered, in and by One (1)		Note the Mortgagors promise to pay the said principal sum with interest thereon from Docombor 15, 1975, until maturity at the
rate of - 0.5 - r	per comperantum, payable	on the -13thday of each and and ankar every month each
year, which said several install	ments of interest until the r	maturity of said principal sum are further evidenced by - no
		ripal and interest bearing interest after maturity at the rate of with pering made payable at such banking house or trust company in Chicago.
		ime, in writing appoint and in absence of such appointment, then at the
office of PARK NATIONAL	BANK OF CHICAGO	in said City.
NOW, THEREFORE, the Morty and limitations of this trust deed,	agors to secure the paymer of the	he said principal sum of money and said interest in accordance with the terms, provisions nants and agreements herein contained, by the Mortgagors to be performed, and also in hereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the
consideration of the sum of One D Trustee, its successors and assigns, t	ollar in hand paid, the recent wh he following described Real Estate	and all of their estate, right, title and interest therein, situate, lying and being in the
to wit: Village o:	'Wilmette ——	COUNTY OF COOK AND STATE OF ILLINOIS,
		Addition to Wilmette Village in Section
	ip 42 North, Range l inty, Illinois. ——	13 East of the Third Principal Meridian,
III COOK COO	mty, illimois.	
~		market in the second of the se
(7)	5 000 <u>23 111 9 23</u>	<i>'A</i> ',
/ 5 00/	100.73	75 1 1 6 9 7 2 6 2027 36 7 4 A Rec 5.0
	Be of la J	To July Or Commission
anticle mitted to a second the second	and an artist of the conference of the forest con-	ada Marandara M
which, with the property hereinafter TOGETHER with all improvement	ents, tenements, casements, fixtui	ites, and appurtenances thereto belonging, and all rents, issue and profits thereof for so o (which are pledged primarily and on a parity with said real est, so and not secondarily)
and all apparatus, equipment or as	ticles now or hereafter therein o	or thereon used to supply heat, gas, air conditioning, water, light power, refrigeration cluding (without restricting the foregoing), screens, window sh. de . st rm dours and aters. All of the foregoing are declared to be a part of said real estat. whicher physically
windows, floor coverings, inador be	ds, awnings, stoves and water her	aters. All of the foregoing are declared to be a part of said real estat (whe her physically append or articles hereafter placed in the premises by the mortgagor.
or assigns shall be considered as con-	stituting part of the real estate.	successors and assigns, forever, for the purposes, and upon the uses and costs herein set
forth, free from all rights and bene Mortgagors do hereby expressly rele-	fits under and by virtue of the F	Iomestead Exemption Laws of the State of Illinois, which said rights and benefits the
		s, conditions and provisions appearing on page 2 (the reverse side of this
rust deed) are incorporated		are a part hereof and shall be binding on the mortgagors, their heirs,
uccessors and assigns.	and south of Moston	gors the day and year first, above written.
with at an the hand better	. and seap.m or storiga	constitute day and year instrument winter.
		Michael & Faruer
	[SE	ALI (Michael A. Harvey) SEAL
	[SE	IALI Cen Cley non former (SEAL)
	. .	(Krystyda Harvey)
STATE OF XXXXXXX Michiga Oakland ss		Michael C. Sante or and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
County of The Co	MICH	MAEL R. HARVEY AND KRYSTYNA HARVEY, his wife-
Wer of the -		C = 270= 1 11 1 1
		o be the same person_S — whose nameS — are—— subscribed to the foregoing ay in person and acknowledged that
delive	red the said Instrument as	their - free and voluntary act, for the uses and purposes therein set forth.
	Given under my hand and Not	
Hotary Public,		
Chucary Public,		No. of Bullion

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

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

1. Mortgagors shall (1) promptly repar, resport or rebuild any buildings or improvements now or hereafter on the promise which may be seen of a supposed of the destroyed; (2) keep said premises in good condition and repar, within weake, and free from mechanics on other ferms or claims for liten and expressly substandiated to the liten berefor (3) pay when does any indebtedows which may be weared by a liten or change on the promise and the liten berefor (3) pay when does any indebtedows which may be weared by a liten or change on the promises and the one thereof; (6) made on material detectation is made promises. (5) comply with all requirements of law or manicipal ordinances with respect to the premises and the one thereof; (6) made on material detectation is made promises. (5) comply with all requirements of law or manicipal ordinances with respect to the province of the detectation of the detectation of the promises and the control of the control of the detectation of the detectation of the control of the province of the control of the contr

11. Trustee or the holders of the inter disable have the right to inspect the premises at all trustable times and access thereto shall be permitted for that putpose.

12. Trustee that no duty to examine the fifte to inspect the premises at all trustees, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee by obly atted to record this trust deed or to exercise any power berein given unless expressly obliqued by the terms berein, nor be liable for my acts or ministing the control of the agents or confloyees of Trustee, and it may require indeminities satisfactor; and the first exercising any power berein given.

13. Trustee shall release this trust deed and the ben thereof by proper instrong the proper instrong the first state of his paid; and Trustee may execute and deliver a release hereof? and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee may execute and deliver a release hereof? and at the request of any person who shall either before in indebtedness hereby secured has been paid, which representation Trustee may accept as true without in a register a release is requested of a successor trustee, such successor trustee may accept as the note herein described any note which hears an identification number purports to be presenting in substances with the description herein contained of the principal note at a which purports to the executed by the persons herein desgrated as the makers thereof, and where the release is requested of the original trustee and it as never placed its identification number on with the description herein contained of the principal note and which purports to he executed by the persons herein desgrated as the makers thereof, and where the release is requested of the original trustee and it as never placed its identification number on the principal note as a control of the original trustee and it as never placed its identificatio

TMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD HE IDENTIFIED BY Chicago Title and Trust Company HETORI THE TRUST DEED IS FILED FOR RECORD.	PARK NAT	MO, 1016
MAIL TO:	7	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 603 Contral Avenue
CLACS IN RECORDER'S OFFICE BOX NUMBER4	80	<u>Wilmotto. Illinois</u>



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