## UNOFFICIAL COPY

COOK COUNTY. ILLINOIS FRED FOR RECORD

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• <u>ā</u> TRUST DEED

24 940 705 hy 1 '79 10 44 Ah \*24940705 THE ABOVE SPACE FOR RECORDERS USE ONLY 19 79 , between THIS INDENTURE, made April 20, BERNHARD R. WENDLER and NANCY WENDLER, His Wife of the Village of Oak Park County of Cook evidenced by or a certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in nd by which said Note the Mortgagors promise to pay the said principal sum and interest from
date here on the balance of principal remaining from time to time unpaid at the rate of
12% per cen promnum in instalments as follows: THREE HUNDR'LD FIFTY SEVEN AND 57/100ths (\$357.57)--or more on the 15th day of June 19 79 and
THREE HUNDRED FITTY SEVEN AND 57/100ths (\$357.57)--Dollars or more on the 15th day of each Dollars month until said note is fully paid except that the final payment of principal and interest, if not sooner faid, shall be due on the 15th day of May 19 87. All such payments on account of the indebtedness evidenced by said note to be area 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 148 per annum and all of each principal and riscipal and 14% per annum and all of said principal and interest being made payable at such banking house or trust company as the holders of the note ray, from time to time, in writing appoint, and in absence of such appointment, then at the office of Avenue Bank at 4 T. rest Company of Oak Park, Oak Park, Illinois. NOW, THEREFORE, the Morgagors to secure the payment of the sall princip, 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 agreement. The consideration of the Morgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by the provision of the sum of the successors and assigns, the following described Real Errate and all of their estate, right, title and interest one in, situate, lying and being in the City of Chicago AND STATE OF ALLL'OIS, to wit: Cook Lot 226 and Lot 227 (except the East 4 feet and 10 1/8 inches thereof) in Block 12 in Austins Second Addition to Austinville, being a subdivision of the West 1/2 of the Southeast 1/1 and the West 1/2 of the Northeast 1/4 (except the East 15 acres in the North 1/2 of the West 1/2 of the Northeast 1/4 and the railroad right of way) in Section 8, Township 39 North, Range 13 East of the Third Principal Meridian in Supplies and Cook County, Illinois. \*Cook County, Illinois. 105 W. MADISON CHICAGO, ILLINOIS 60602 This Trust Deed is subject to Trust Deed recorded as Document No. 24448411. erry beneficializer described, is referred to benefic at the "Otemises." n, with the property hereinatics described, is referred to herein at the premises. TOGETHER with all improvements, enaments, enaments, fixtures, and appurtnance g all such times as Nortgagors may be entitled thereto (which are pledged primarily mount or articles now on hereafter therein or thereon used to supply heat, gas, all ot olded, and ventilation, including (without restricting the foregoing), acreens, window as water heaters. All of the foregoing are declared to be a part of said real extract whether; mem or articles hereafter placed in the premises by the mortgagors or their successors or TO HAVE AND TO HOLD the premises by the montgagors or their successors or assigns shall be considered as constituting part of the teal caract.

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 h. se 'orth, 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 Montgagors a' he oy easily 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 binking on the mortgagors, their heirs, successors and assigns. WITNESS the hand s and seal s of Mortgagors the day and year first above written.

Bernhaud & Wendler (SEAL) Noncy Wendler

Bernhard R. Wendler (SEAL) Nancy (SEAL) the undersigned, STATE OF ILLINOIS a Notacy Public in and for and residing in said County, in the Stare aforesaid. DO HERERY BERNHARD R. WENDLER and NANCY WENDLER, ty of <u>Cook</u>

## **UNOFFICIAL COPY**

THE COVENANTS. CORDITIONS AND PROVISIONS REPEARED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)  1. Any state and half it is promptly that the care to record any trading the trading of the control	> # (#11g
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Without the prior written consent of the holder or holders of the note secured herebys, the Mortgag r or Mirgagors shall not convey on on the premises herein involved. The holder or holders of the note secured hereby may elect to acc lerate the entire unpaid principal ied in the note for breach of this covenant and no delay in such election after actual or constructly notice of such breach shall be ever of or acquisescence in any such conveyance or encumbrates. Execution of Articles of Arcinetes of Arcinete	or filed. In or in Trust. tled to res-
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