TRUST DEED 24 104 489 THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE, nate September 9, -----William E. Andres, Jr. and Virginia L. Andres, his wife-and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from September 9, 1977 on the balloce of principal remaining from time to time unpaid at the rate of 9.50 per cent per annum due on demand. All such payments on account of the indebtedness with nod by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; and all said principal and interest being made payable at such banking house or trust company in Arl. Ilts. It inois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then the office of Northwest Trust and Savings Bank in said City. NOW, THEREFORE, the Merigagors to secure the payment of the principal out of money and said interest in accordance with the terms, provision and limitations of this triest deed, and the performance of the covenants are as a central contained, by the Mortgagors to be performed. RANT unto the Trustee, its successors and assigns, the fullowing described Real Estate and all of their cetate, right, title and interest therein, altuate, bying and being in the V111age of Buffalo Grove COUNTY OF COOL.

AND STATE OF ILLINOIS, to will be considered the contained of the cetate. lying and being in the Village of Buffalo Grove County of Lot 126 in Mill Creek, Unit 2, being a Subdivision of part of Section 8, Township 42 North, Range 11 East of the Third Principal Meridian, in Cook County, Illinois. HIIS INSTRUMENT WAS PREPARED BY ROMALD A. RAUCCI THEOR & SAVMES BANK ARLINGTON HEIGHTS, ILLINOIS 60005 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 binding on the mort-gagors, their heirs, successors and assigns. WITNESS the hand,\$.. and seal.. S. of Mortgagors the day and year first above written. William E. Andres Jr.
William E. Andres Jr.
Virginia L. Andres (BRAL) , Ronald A. Raucci a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT WILLIAM E. Andres, Jr. and Virginia L. Andres, his wife who are personally known to me to be the same person so whose names all instrument, appeared before me this day in person and acknowledged that they delivered the said Instrument as their free and voluntary act. I set forth, including the release and waiver of the right of homestead. are

free and voluntary act, for the uses and purposes therein the right of homestend. September

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· · ·	REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): Id any huldings or improvements now or hereafter on the premises which may become dition and repair, without waste, and free from mechanic's or other liens or cisions for
lien not expressly subordinated to the Hei hernof; (3) gay whe superfor to the dien hereof, and upon request exhibit subfact (4) complete within a reasonable time any building or building requirements of law or municipal ordinances with respect to texcept as required by law or municipal ordinances.	id any buildings or improvements now or hereafter on the premises which may become dition and repair, without waste, and free from mechanic's or other liens or claims for en due, any indebtedness which may be secured by a lien or charge on the premises any evidence of the discharge of such prior lone to Truspensheer; (1) comply with all the premises and the use thereof; (6) make no material alterations in said premises
Mortgagors shall pay before any penalty attaches all ke fee charges, and other charges against the premises when due receipts therefor. To prevent default hereunder Mortgagors showhich Mortgagors may desire to contest. Mortgagors shall keep all buildings and improvements in	neral taxes, and shall pay special taxes, special assessments, water charges, sewer serv- and shall, upon written request, furnish to Trustee or to holders of the note daplicate all pay in full under protest, in the manner provided by statute, any tax or assessment now or hereafter situated on said premises insured against loss or damage by fire, light-
ning or windstorm under policies providing for payment by the ing the same or to pay in full the indebtedness secured hereb payable, in case of loss or damage, to Trustee for the benefit of to be attached to each policy, and shall deliver all policies, incl about to expire, shall deliver renewal policies not less than ten	now or hereafter situated on said premises insured against loss or damage by free, light- insurance companies of moneys saffelent either to pay the cost of replacing or repair- y, all in companies satisfactory to the holders of the note, under insurance policles the holders of the note, such rights to be evidenced by the standard mortgage clause luding additional and renewal policies, to holders of the note, and in case of insurance days prior to the respective date of expiration.
d. In case of default therein, Trustee or the holders of the of Mortgagers in any form and manner deepned expedient, and encumbrances. "any, and purchase, discharke, compromise or tax sale or for "d. "re affecting said premises or context any tax expenses pai or 1 curred in connection therewith, including at the resolute of the manner deepneds and the line hereal this re-	days prior to the respective date of expiration, note may, but need not, make any payment or perform any act hereinbefore required may, but need not, make full or purtial payments of principal or interest on prior settle any tax lien or other prior lien or title or claim thereof, or redeem from any or assessment. All moneys paid for any of the purposes herein authorized and all torneys fees, and any other moneys advanced by Trustee or the budget of the content of the
authorized may taken, shall be so much additional indebtedn with interest theree at the rate of seven per cent per annum. I right accruding to 'oa on account of my default hereunder on to 5. The Tru see 'be holders of the note hereby secured a according to my by! so temper or estimate procured from the	ess secured hereby and shall become immediately due and payable without notice and maction of Tristee or holders of the note shall never be considered as a walver of any he part of Murisangors. The part of Murisangors are by authorized relating to takes or assessments, may do so become a supplied of the without montry into the accuracy of such bill, statement or
estimate or into the val fitty of any tax, assessment, sale, forf 6. Mortgagors x ¹⁰⁰ , r. each iten of indelitedness herein a option of the holders of the rite, and without notice to Mortgag thing in the nate or in the tree Leed to the countrary, become instalment of principles as the gene Con the nate, or the when def	in heart of Murikagors, and main accome immediately due and physicists as walver of any like part of Murikagors, and the note shall never be considered as a walver of any like part of Murikagors, and the note shall never be considered as a walver of any like part of Murikagors, and the note that the note that the note of the note of such bill, statement or feiture, tax lies or title or claim thereof. In a continued, both principal and interest when due according to the terms between At the northine to the principal and interest, and the according to the terms between At the northine to the principal and the principal and the principal and payable (a) immediately in the case of default in making payment of any bank ball occur and continue for three days in the performance of any other agree—whether by acceleration or otherwise, holders, of the note or Trustee shall have the n hereof, there shall be allowed and included as additional indebtedness in the decree wired by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's new, stemographers' charges, publication costs and costs (which may be estimated as a second principal and the principal and the principal and the principal and the principal and payment of the note may deem to be reasonably necessary either to may be had pursuant to such decree the true condition of the title to or the value of its paragraph mentioned shall become so much additional indebtedness secured hereby any indebtedness hereby secured; or (b) preparations for the defense of any cross-whether or not actually commenced; or (c) preparations for the defense of any cross-whether or not actually commenced; or (c) preparations for the defense of any be distributed and applied in the following order of priority; First, on account of all elitedness additional to that evidenced by the note, with interest thereon as herein the note ioustic, any overplus to Morigagors, their heirs, legal representatives or all priority in the propagation of any court of the other house ioust
nent of the sourgagors nere with mean secured shall become due right to forcelose the lien her of, in any suit to forcelose the lie for sale all expenditures end expents we left must be paid or line fees, appraiser's fees, outlays for near many and expert cylider	whether by acceleration or otherwise, holders of the note or Trustee shall have the n hereof, there shall be allowed and included as additional indebtedness in the decree urred by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's e.e., stenographers' charges, publication costs and costs (which may be estimated as
to terms to be expended after entry of an accrete of procuring a certificates, and similar data and ass: fan es with respect to title prosecute such sult or to evidence to bid feer at any sale which the premises. All expenditures and exp. or of the nature in the and immediately due and payable, viv. interest thereon at the the note in connection with (a) any proceeding—including proba-	as Trustice or holders of the note may deem to be reasonably necessary either to may be had pursuant to such decree the true condition of the tilte to or the value of is paragraph mentioned shall become so much additional indeuteness secure hereby the angle of the properties of the
plaintiff, claimant or defendant, by reason of als trust deed or sult for the foreelosure hereof after acround a suc right to for threatened sult or proceeding which might affect as a comises of 8. The proceeds of any foreelosure side of the prefixes shall costs and expenses incident to the foreelosure proceedings, include	any indebtedness hereby secured; or (b) preparations for the commencement of any close whether or not actually commenced by the preparations for the defense of any close whether or meaning the commenced by the preparations for the defense of any the close of the commenced by the commenced by the preparation for the commenced by
other Rems which under the terms hereof constitute seems and provided; third, all principal and interest remaining on ald of assigns, as their rights may appear. 9 Upon, or at any time after the filing of a bill to foreclose premises. Such appointment may be made either before or after	diddies additional to that evidenced by the note, with interest therein as new or the more lower, any overplus to Mortgagors, their heles, teksi representatives or this trust deed, the court in which such bill is filed may app 555 a receiver of said saic, without notice, without regard to the solvency or insolvency of Mortgagors at
the time of application for such receiver and without regions a homestead opinion and the Trustee hereunder may be appoint a a of said premises during the pendency of such forcetowire sal a whether there be redemption or not, as well as during any feel entitled to collect such rents, issues and profits, and all other pe- stor control management and uncertain of the trendsee, during	this trust does, the court in which such bill is died may mproved a receiver of said since without medica, without regard in the saidency or handscence of Martinagous at specified varieties of the premises of whether the saine shall be then occupied as a bound to exceed the premises of the properties of the propertie
apply the net herome in his hands in payment in whole or in par- deed, or any tax, special assessment or other lier which may be is made prior to forcelosure sale; (2) the deliciency in case of a 4). No action for the enforcement of the lien or of any provis the party interposing same in an action at law upon the note ber	
 Trustee or the holders of the note shall have the right toor that purpose. Trustee has no duty to examine the title, location, exist trust deed or to exercise any power herein given unless express exemt in ease of its own gross needligence or misconduct or that. 	to inspect the premies at all reasonable times and access thereto shall be permitted kence, or con 1100 to 110
to it before exercising any power herein given. 13. Trustee shall release this trust deed and the lien thereof ness secured by this trust deed has been fully poid; and Trustee shall, either before or after maturity thereof, produce and exhib- boild, which representation Trustee may accept as true without in	by proper instructor u on presentation of satisfactory evidence that all indebted- may execute and derive a release hereof to and at the request of any person who quiry. Where a release is, we rested of a successor trustee, such successor trustee.
inny accept as the genuine note herein described any note which hereauder or which conforms in substance with the description i designated as the makers thereof; and where the release is requi- ment dentifying same as the note described herein, it may accep- centorms in substance with the description herein contained of t	by proper instructer at an presentation of satisfactory evidence that all indebted- may execute and derive a release hereof to and at the request of any person who it to Trustee the note representing that all indebtedness hereby secured has been therefore the representing that all indebtedness hereby secured has been therefore the representation of the representation of the secured secured to the representation of the note and which purports to be executed by a prior trustee herein contained of the note and which purports to be executed by the persons herein tested of the original trustee ar . It was never executed a certificate on any instru- tion of the representation of
14. Trustee may resign by instrument in writing filed in the recorded or filed. In case of the resignation, inability or refusal t are situated shall be Successor in Trust. Any Successor me Trust end any Trustee or successor shall be entitled to reason the first term of the trust end any trustee or successor shall be entitled to reason shall be successed in the control of the trust end and trustee or successor shall be entitled to reason shall be successed to the control of the trust lead to the control of the contro	office of the Recorder or Registrar (7") les in which this instrument shall have been one of Trustee, the their Record—of Deeds of the county in which the premission of the county in which the premission of the compensation for all acts performed acrea der, and authority as are herein given believe compensation for all acts performed acrea der, on any including upon Martisgues and all persons claiming under or through Mortisgues and all persons liable (7 the pay bent of the Indebtedness or any note or this Trust Peed.
grows, and the word "Mortgagors" when used herein shall included the thereof, whether or not such persons shall have executed the the thought becomes a state of the state of	e all such persons and all persons liable f r the pay nest of the indebtedness or any laster of this Trust Dead, and a such person with the terms and condition, pr In said his although Notes to the second and a blanch price to the Matterson of a conditional debtedness were to by this
	and, in accordance with the terms and conditions, we see I in said histalment Notes to correct, and without notice to the Mortgapers, at a problem the contrast to come due and payable a minute is usone consystence by the strenge of the contrast to come due and payable and interface is usone consystence by the strenge of the contrast contrast to contrast to the contrast of the contrast to contrast to the contrast of the contrast to contrast to the contrast to the contrast to contrast to the contrast to contrast to the contrast to
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•	The Instalment Note mentioned in the within Trust Deed has been like-tiff a
I M P O R T A N T R THE PROTECTION OF BOTH THE BORROWER AND LENDER E PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD	b ARLINGTON HEIGHTS, as Trustee,
IDENTIFIED BY THE BANK & TRUST COMPANY OF ARLINGTON BRITS, TRUSTEE, REFORE THE TRUST DEED IS FILED FOR CORD.	
D NAME E L STREET NORTHWEST TRUST & SAVINGS	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
NORTHWEST TRUST & SAVINGS V 311 SO. ARLINGTON HEIGHTS R E CITY RALINGTON HEIGHTS, ILLINOIS	5 60008
R L OR Y INSTRUCTIONS OR	1000
RECORDERS OFFICE BOX NUMBER	or men of
The second secon	The state of the s
A CONTRACTOR OF THE PROPERTY O	and the second s
A DE DECORDES DACHMENS	
5 END OF RECORDED DOCUMENT WE	