INOFFICIAL CO

TRUST DEED

24 132 653

THIS IND' NTURE, made September 29, 19 77 . between

----William J. Anderson and Candice A. Anderson, his wife-

herein referred to as "Mortgagors", and

THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS,

an Illinois corpora ion loing business in Arlington Heights, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Nortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from

8.50 per cent per annum in in alments as follows: One Hundred Thirty Six and 89/100-----

Dollars on the First day of December

and One Hundred Thirty Six and 89/100---1977

Dollars on the First day of each Month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the First day of November 1002002 All such payments on account of the indebtedness evitaged by said 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 record per cent per a num, and all of said principal and interest being made payable at such banking house or trust company in Arl. Its. Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment u.en at the office of Northwest Trust

and Savings Bank in said City.

If m of money and said interest in accordance with the terms. progree cents herein contained, by the Mortgagors to be performed, in b. et ocknowledged, do by these presents CONVEY and WARtate and all of their estate. right, title and interest therein, situate. ne receipt whereof lying and being in the Village of Arl. Hts. to wit: COUNTY OF Cook AND STATE OF ILLINOIS,

Lot 442 in Ivy Hill Subdivision Unit 9, being a subdivisi .. of part of the South 1/2 of the Northwest 1/4 of Section 16, Township 42 North, Range 11, East of Third Principal Meridian.



THIS INCLRUMENT LAS PREPARED BY POPALD A TAUCCI STREET REST & SREETS BARK ARLEGOM REMITS, ILLI KI'S 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-

| | and seal.S of Mortgagors the da | |
|--------------------|---------------------------------|--|
| | [SEAL] | WIIIIam J. Anderson [SEAL] Candice A. Anderson |
| STATE OF ILLINOIS. | I, Ronald A. Raucci | |
| County of Cook | william J. Anderson | ing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT and Candice A. Anderson, his wife |
| | | |

personally known to me to be the same person.S are subscribed to the foregoing they on and acknowledge that

UNOFFICIAL COPY

| E COVENANTS CONSTRAINS AND SECURIORS | nnes es - | M DAGE CT | D DELIMINATION | DE OE TIVE | DIET PEPP. |
|--|--|---|---|--|--|
| E COVENANTS, CONDITIONS AND PROVISIONS REFEI 1. Mortgagors shall (1) promptly repair, restore or rebuild any larged or be destroyed; (2) keep said premises in good conditions. | | | | | |
| 1. Mortgagors shall (1) promptly repair, restore or rebuild any maged or be destroyed; (2) keep said premises in good condition not expressly subordinated to the lien hereof; (3) pay when due complete when hereof, and upon request oxibilit satisfactory excomplete with hereof, and upon request oxibilit satisfactory excomplete of the prevention of the | any indebter vidence of the w or at any t mises and th | dness which may e discharge of suc time in process of the use thereof; (6 | be secured by a h prior lien to T erection upon a) make no mate | llen or charge rustee or to hold id premises; (5) rial alterations i | on the premises ers of the note; comply with all n said premises |
| cept as required by law or municipal ordinance. 2. Mortgagors shall pay before any penelty attaches all general to charges, and other charges against the premises when due, and a cipts therefor. To prevent default hereunder Mortgagors shall pay ich Mortgagors may desire to contest. | taxes, and sha shall, upon wr y in full unde | all pay special tax ritten request, fur or protest, in the | es, special assess nish to Trustee o nanner provided | ments, water char or to holders of th by statute, any ta | ges, sewer serv- e note duplicate ix or assessment |
| ich Mortgagors may desire to contest. 3. Mortgagors shall keep all buildings and improvements now or g o windstorm under policies providing for payment by the inst to a shall be a shall | r hereafter sit ance compani in companies | tuated on said pre les of moneys suff satisfactory to | mises insured ago iclent either to po the holders of th | inst loss or dama by the cost of repl te note, under in | ge by fire, light- lacing or repair- surance policies |
| (able, in case of loss or damage, to Trustee for the benefit of the he attached to each policy, and shall deliver all policles, including out to expire, shall deliver renewal policies not less than ten days. 4. In case of default therein, Trustee or the holders of the note remains the policy of the content of the policy of the content of the content of the policy of the policy of the content of the policy of | nolders of the radditional ar prior to the r may, but need | note, such rights nd renewal policie respective date of d not, make any p | to be evidenced s, to holders of t expiration. ayment or perfo | by the standard r he note, and in co rm any act herein | nortgage clause use of insurance before required |
| A. In case of default herein Trustee or the holders of the note in 4. In case of default herein Trustee or the holders of the note in the note in the holders of the holders and the holders are the holders and the holders and holders are the h | but need not, any tax lien sessment. All ys' fees, and tible compensa cured hereby on of Trustee | , make full or poor of the prior il moneys paid for any other money ation to Trustee and shall become or holders of the | artial payments on title or class any of the pure advanced by Transfer each matter immediately due note shall never | of principal or in tim thereof, or re- poses herein aut rustee or the hold concerning whice and payable wit be considered as | iterest on prior deem from any horized and ali lers of the note h action herein hout notice and a walver of any |
| 5. The Trustee or the note of the note hereby secured making the property of the note hereby secured making mate or into the validity of a y tax, assessment, sale, forfeiture of Mortgagors shall pay e.g., i'm of indebtedness herein mention of the holders of the note, and without notice to Mortgagors, and gin the note or in this Tru. Dee to the contrary, become due alment of principal or interest to, it is not only when default sale is the subsequence of the note. | g any paymen | office without in | pulry into the ac | curacy of such bi | II. statement or |
| alment of principal or interest to the interior (b) when default s to all the hadrhanded invent things of the or (b) when default s 7. When the indebtedness hereby you to all become due when the | hall occur an | nd continue for the | ree days in the | performance of a pose or Trustee tional indebtednes | shall have the |
| T. When the Indebtedness hereby, ecu ec's hall become due when to foreclose the lien hereof. In any all to foreclose the lien here appraisary for a control of the device of the lien here appraisary for a control of the device of the lien and any any analysis of the control of the lien and any analysis of the lien and any analysis of the lien and any analysis of the lien and the lien and any analysis of the lien and any any lien and any lien and any any lien and any lien any lien and any lien any lien and any lien any lien and any lien any lien and any lien and any lien any li | by or on beh tenographers' ch abstracts of rustee or holi of the pursua ragraph menti of seven per o | inif of Trustee or charges, publica if title, title search ders of the note int to such decree loned shall becom cent per amum, | holders of the nation costs and comments and examinate may deem to be the true conditions or much addition paid or in | ote for attorneys at a twhich inay lone, guarantee or crasonably necessor of the title to mai indebtedness turred by Trustee | fees. Trustee's pe estimated as policies. Formens awary either to or the value of secured hereby a or holders of |
| note in connection with (a) any proceeding, incluring probate an uniff, claimant or defendant, by reason of this tru, derife, any is for the foreclosure hereof after accrual of such right, o, reclose retends after on the premise of the | d bankruptcy ndebtedness h whether or a security here | y proceedings, to hereby secured: o not actually comm of, whether or n | which either of r (b) preparation enced; or (c) pre of actually comm | them shall be a p is for the commen parations for the enced. | certy, either as rement of any defense of any |
| is and expenses incident to the foreclosure proceedings, including a or items which under the terms hereof constitute secured indibteto yided; third, all principal and interest remaining unpaid on the no | n' such Items n ss additions o.e; fourth, a | as are mentioned at to that evidence say overplus to ! | l in the precedin ed by the note, fortgagors, their | g paragraph here with interest the heirs, legal rep | reon as herein resentatives or |
| gns, as their rights may appear. 9. Upon, or at any time after the filing of a bill to foreclose consists. Such appointment may be made either before or after sair time of application for such receiver and without regard to the | .ru t deed, ti wii hout noti her value of | he court in which ice, without regar the premises or | such bill is filed d to the solvency whether the sar | mny appoint a r or involvency of ne shall be then | eceiver of said Mortgagors at occupied as a |
| gns, as their rights may appear. 9. Upon, or nt any time after the filing of a bill to foreclose considers. Such appointment may be made either before or after suit index. Such appointment may be made either before or after suit restend or not and the Trustee hereunder may be appointed as such and premises during the pendency of such foreclosure suit and, in their there he redemption or not, as well as during any further till the pendency of the such foreclosure suit and, in their there have been suited as a suit of the suited and the suited as a suit | n ca e of used mes when had white are be chose of | uch receiver shall le and a deliciency ortgagors, except be necessary or as period. The Court | have power to co , during the full for the interven e usual in such from time to tin | lect the rents. Is statutory period tion of such receives for the prole may authorize | of redemption. iver, would be ection, posses- the receiver to |
| iy the net income in his hands in payment in whole or in part of: 1, or any tax, special accessment or other lien which may be or lade prior to foreclosure sale; (2) the deficiency in case of a sale; 10. No action for the enforcement of the lien or of any provision in | (1) The Edel become suberl and deficiency ercof shall be | btedness secured for to the lien he y. Triblect to any d | hereby, or by a reof or of such d efense which wou | ny deeree forecio ecrec, provided su iid not be good as | sing this trust ich application nd available to |
| party interposing same in an action at law upon the note hereby : 11. Trustee or the holders of the note shall have the right to ins | secured. pect the prem | nis s at all reason | able times and a | ccess thereto shal | l be permitted |
| nat purpose. 12. Trustee has no duty to examine the title, location, existence, t deed or to exercise any power herein given unless expressly obly in case of its own gross negligence or misconduct or that of the before exercising any power herein given. | ligated by the | terms her of his | r be liable for a tee, and it may | ny acts or omissionequire indemniti | ons hereunder, es satisfactory t all indebted- |
| before exercising any power herein given. 3. Trustee shall release this trust deed and the lien thereof by p secured by this trust deed has been fully paid; and Trustee may, either before or after maturity thereof, praduce and exhibit to which representation Trustee may accept as true without inquiry accept as the genuine note herein described any note which beau under or which conforms in substance with the description herein the conformation of the properties of the proper | execute and of Trustee the re- ty. Where a re- | deliver if release note, represent' i clease is/requeste to of identification | ner of to and at t that "ll indebte t i r successor by porting to | the request of arequest of arequest hereby see trustee, such such be executed by a | ny person who ured has been ressor trustee prior trustee |
| under or which conforms in substance with the description berein indee or which conforms in substance with the description berein the maker three or the conformal three conformal in substance with the conformal in substance with the description breight contained of the to | of the origin the genuine a ote and which | f the note and wh nai trustee and it note herein descrii h purports to be | ch our orts to be has nover execu- ned ar core whi es ated by 25 | executed by the ted a certificate on may be presen persons herein | persons herein on any instru- ted and which designated as |
| ers thereof. 4. Trustee may resign by instrument in writing filed in the office ded of filed. In case of the resignation, inability or refusal to act ituated shall be Successor in Trust. Any Successor in Trust hereun tee, and any Trustee or successor shall be entitled to reasonable. | of the Record | der or Registrar of | f Titles in valch of Deeds (f the | this instrument s county in which | hall have been the premises herein given |
| tee, and any Trustee or successor shall be entitled to reasonable of 5. Tris Trust Deed and all provisions hereof, shall extend to and ras, and the word "Mortgagors" when used herein shall include all thereof, whether or not such persons shall have executed the note | compensation 1 be binding u such persons | for all acts perf apon Mortgagors a arid all persons if | ormed hereun and all persons c able for the pays | io of the indebt | through Mort- edness or any |
| therein, whichen it has sended by the Trust Boot may be prepaid, a 7. At the outton of the holders of the Note and obligation be rales and mage shall network to making marking in the Note on the Mortinate outer of title, by Good or otherwise, or execution by the Wortman of the sendence. | | | | test to a full frequency | man Note |
| A CONTROL OF THE STATE | | | | regulari, la | |
| Oct 4 9 on AH 77 | / | | | R OF BEEDIN | |
| ,,,, , | / | | #24 | 132653 | |
| IMPORTANT | | ent Note mention | | Trust Deed has b | een identified |
| THE PROTECTION OF BOTH THE BORROWER AND LENDER, PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD | TIE BANI | ier Identification No K & TRUST C | | | HEIGHTS, |
| ENTIFIED BY THE BANK & TRUST COMPANY OF ARLINGTON ITS, TRUSTEE BEFORE THE TRUST DEED IS FILED FOR RD. | los/ | N-6. | No. G | ntent liver | w |
| D NAME E L STREET NORTHWEST TRUST & SAVINGS | FARE | FC IN DI | OR RECORDERS SERT STREET SCRIBED PROI | INDEX PURPOS ADDRESS OF A PERTY HERE | SES BOVE |
| V 211 SO. ARLINGTON HEIGHTS RC E CITY ARLINGTON HEIGHTS, ILLINOIS | AD I | _ | | | |
| R CR | - | | | | |
| RECORDER'S OFFICE BOX NUMBER | | | | | |
| / | | | | | |