## **UNOFFICIAL COPY**

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TRUST DEED

1530 JUN 3 AM II 44

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JUN-3-CO THE ABOVE BIRCE FOR HECORDERS USE ONLT-

TH'S INDENTURE, made

April 4

, 1980 , between DOUGLAS C. SMITH

and NANCY SMITH

, herein referred to as "Mortgagors," and

THE NORTHERN TRUST COMPANY.

an Illinois 1 anking corporation located in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHER LAY, the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter describe? (said legal holder or holders being herein referred to as Holders of the Note) in the principal

sum of FORTY SE', IN THOUSAND and NO/100----bollars, evidenced by one certain Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, made payab to BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and inte est from date hereof on the balance of principal remaining from time to time unpaid at

the rate of 9 % per ann in instalments as follows: \$368.48

Dellars on the

4th

d: v of May

19 80 and \$368.48

Dollars on the day of each month thereafter until said Note is fully paid, except that the final pay-4th ment of principal and interest, if not some paid, shall be due on the 4th day of April

All such payments on account of the indebtedness evidenced by said Note are to be first applied to interest on the unpaid principal balance and the remainder to principal and all of said principal and interest are to be made payable at such banking house or trust company in the City of Chicago. Illinois, as the Holders of the Note may from time to time in writing appoint, and in absence of sight appointment then at the office of The Northern Trust Company in said City. Company in said City.

NOW, THEREFORE, the Mortgagors to secure the payme to the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trust Deco. and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and also in consider then of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and War AAT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and into est therein, situate, lying and being in the COUNTY OF \_\_\_\_\_ AND STATE OF ILLINOIS, to sit:

SEE RIDER ATTACHED HERETO AND MADE A PART HE EOI.

PREPARED BY: Eugene R. Kerr

Attorney at Law The Northern Trust Company 50 S. LaSalle Street Chicago, Illinois

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors n at lentitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or therein or to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing) screens, window shades, storm doors and windows, floor coverings, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

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 herein set forth, free 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 Mortgagors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

damaged or be destroyed: (2) promptly ruyal; restors or rebuild any buildings or i damaged or be destroyed: (2) keep asi promises in good countition and repair, with not expressly subordinated to the lien incred; (3) pay when due any indebtedness the lien hereof, and upon request exhibit attisfactor; evidence of the discharge of or minicipal ordinances with report or buildings use that the time process of or municipal ordinances with report of the discharge of the discharge of municipal ordinance or as authorized by the Holders of the Note.

Mortisgors may desire to contest.

3. Mortisgors shall keep all buildings and improvements now or hereal windstorm and such other hazards or contingencies as the Holders of the companies of moneys afficient either to pay the cost of replacing or representations the Holders of the Note, under insurance policies to the Mortis and the Note of the Note of

In ease alorgagors, shall fail to pottorn any excenants herein contained, freder or the liedlers of the Sorte max, but need not make one notween or better than the state of principal or interest on prior encounterations, of any, and purchose, discharge, compromise or seitle any tax here or other prior here or title or claim thereof, or receiven from any tax sole of interfeders affecting said primaries or contest at your assessment. All moneys poul for any of the pays so bright northerned and all expresses that or incurred in commercion thereoff, in them, as the your assessment of the pays of the pay	•
according to any bill, statement or estimate procured from the appropriate public office without in unjury into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sele, intrinsitie, last hen or title or claim thereof.  3. Mortgagers shall pay each item of indebte-laces become mentioned, both pure-pad and interest, when the according to the terms betterf. At the original process of the Note, and without more to Mortgagers, all unjural indebte-laces secured by the Tirst Deed shall, inswitchstanding any time is or in this Tirist Deed to the constant, become due and payable (a) immediately in the case of default to making payment of any intestinent of prince, or interest on the Note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the	
Mortlagor sherolic contained.  When the modelistiness hereby secared shall become due whither by acceleration or otherwise. Holders of the Note or I rustee shall have the right is for see the line hereof, in any antito forcebeg the lien hereof, three shall be followed an included as additional indebtedies in the deere for the control of the control of the control of the control of the Note in all these in the deere for the control of the control of the Note in all these in the control of the cont	
and expense of the return in this paragraph mentioned shall become so much additional indebtedness occured hereby and immediately due and payable, with interest thicker at he same tate of interest per animal as a provided restaurant payable and pointered in the state of interest per animal as a provided restaurant payable and hadronized proceedings, to which either of them shall be a party, either as the foreign animal as a provided and hadronized proceedings, to which either of them shall be a party, either as for the foreign animal restaurant payable and the proceeding of the party of the state of the state of the state of the party of the state of the paragraph of the process which is often better or not actually commenced of the paragraph o	
8. The proceeds of a "neclosure sale of the unasses shall be distributed and applied in the following order of priestry. First, on account of all costs and expenses inclain? to the foreigner proceedings, including all such items as are mentioned in the preceding prograph hereof; second, all other terms which under the terms is need constitute or need in dichethess additional to that evaluated by the Note, with interest thereon as betten provided, third, all principal and interest constitute or assigns, as their rights may appear.	
Upon, or at any since after — (thing of a bill to forcehose this Third Devid, the court in which such bill as filed may appear a receiver of said premises. Such appearition that he said other before or after sale, without notice, without regard to the soleton, or most court of Mortgagers of the premises. Such appearition to the results of the soleton or most receiver of the results of the resu	
operation of the premise, during the whole of ad pecual. The Court from time to tone may authorize the receiver to apply to the net mome in his hands in posiment in whole or in barr of (1). The a determines secured between decree foreclosing this Trust Decty, or in the special assessment or other her which may be or become superior to the her hereof to od such after the principle of the principle of the decree principle of the application is made principle of the decree principle of the principle of the principle of the decree principle of the	
<ol> <li>10. Upon partial or total combination of our precision, and programmed of the Note, the Mortzague shall pass over to the Model all or such portion of the protects between described in the foldor, and all such protects so post over shall be apublic upon the principal or accused interest of the Note as may be elected by the total strength or transition of positive described by the total strength of the protects of the Note as may be elected by the total victorial product of the protects of the national point of</li></ol>	
13. Trustee has no disty to exercise the ratio to alron, or startly a condition of the premises, nor shall frustee be obligated to record this Trust Beed or to exercise any mover betten given unless very lasted by a forms hereof, nor be hable for any acts or omissions hereoffine, except in case of its own filesy polygorized or missional or violat of the olders. To may except this trustee, and it may require memorialises affected over to help of the olders.	
14. Trustee shall release the Lord Bord and the hot thereof at, wence the respectation of estidactors extince that all indebteniness before or the industry thereof, produce and exhibit to Trustee the release of the relativistic thereof, produce and exhibit to Trustee the relativistic trustees are except as the before or the relativistic thread, produce and exhibit to Trustee the relativistic trustees are relative to the relativistic trustees are not supported by the requirementation Trustee may not such a basis a continuation of the relativistic trustees, such an except at the graining for the relativistic many not such as the relativistic trustees are not and of a successor trustee, such and except as the graining for the relativistic many not such as the relativistic trustees are not also do a successor trustee, such and except at the graining for the relativistic many not trustees are a trustees are not as the relativistic trustees are a trustees are not as the relativistic trustees are relativistic trustees.	
15. Travies may reque by instrument in extrust ided in the attive of the live, deer a Requirer of Tiles in which this instrument shall have been recorded or field. In case of the resignation, mainly or refrical to a for Tirds and Tiles and Tiles Company, Changle, Clifford, and Tiles and Tiles and Tiles Company, Changle, Clifford, and the successor in Tiles and in case of its resignation, shall be Successor in Tiles and in case of its resignation and the first to at the then Recorder of Deeds of the country in which the premises are strated which the Successor in Tiles the createst and its the interest and interpretation and the processor and anticoment and in the interest and any Firsteen as a second shall be extribed to reasonable combeniation for all as yet between any anticomes and all persons claiming under or through Micropards and the world "Successor when the control and the control and the state of the Successor and the world "Successor any interest and the world "Successor when the state of the Successor and the state of the pastyn at of the madelite description and the control and the state of the North Control and South the Control and t	
18. Each request, notice, authorization, direction or demand hereby required or permitted shall be in writing and the mailing thereof by registered mail to mortgagor at 2018 Sherman, Unit 3W, Evinston, Illinois, or if Trustee is the intended recipient, to Trustee at Fundath LaSalle Street, Chicago, Illinois, shall be sufficient service thereof or date of	25.5
	25474741
Witness the hand and seat of Mortangers facility and seat first above written  [seat] [seat] [seat] [seat] [seat] [seat]	24.1
STATE OF ILLINOIS  1. VIOLE G. Howard  a Noner's Public in and tor and regular in and County in the State aforesaid, DO HEREBY CERTIFY TI VI  County of State of County of State of County in the State of County of State of	
whole personalls known to me to be the same person whose name 5 subscribed to the foregoing Instrument, appeared before my this day in person and acknowledged that signed, scaled and delivered the said Instrument as the free and voluntary act, for the uses and purposes therein set forth, including the release and waver of the right of homestical.	
GIVEN under my hand a Notarial Soul this day of Company (A.D. 19 8)	
I M P O R T A N T  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.  SCHOOL OF THE PROJECT OF THE SECURED SECOND SECOND VICE President  SECOND VICE PROJECT OF THE SECOND SE	
D NAME The Northern Trust Co. E L STREET 50 S.LaSalle St. Chicago, Illinois INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE  IATTN: A.Slezak Box 980	
V CITY B-5  Unit 3W 2018 Sherman Ave Evanston, Illinois	-

## **UNOFFICIAL COPY**

Parcel I:
Unit 2(18-3 W, as delineated on survey of Lots 3 and 4 in , Block 2 1; Theoler's and Others Subdivision of that part , of the North 1/2 of the Northeast 1/4 of the Northwest of Section 18, Township 41 North, Range 14, East of the Third Principal Meri no., in Cook County, Illinois, lying West of Sherman Avence in Cook County, Illinois which survey is attached as Excitat A to Declaration made by The First National Bank and Trust Company of Evanston, as Trustee under Trust Agreement (abod February 25, 1976 and known as Trust Number R-1912, letorded in the Office of the Recorder of Cook County, Illinois as Document Number 13,693,245, together with an undivided 3 91 percent interest in said Parcel (excepting from said Parcel all the property and space comprising all the units thereof as defined and set forth in said declaration and varvey) in Cook County, Illinois. men.
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thereof a velvey) in C
25474741 Illinois.

END OF RECORDED DOCUMENT