UNOFFICIAL COPY

Wilmette Bank

THIS INDENTURE, made

September 8 , 19 80 . between

ANTHONY IACUZZI AND JUDITH Q. IACUZZI, HIS WIFE herein referred to as "Mortgagors" and THE WILMETTE BANK, herein referred to as "Mortgagors" and THE WILMETTE BANK, an Illinois bao'ung corporation located in Wilmette, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAC the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter leccribed (said legal holder or holders being herein referred to as Holders of the Note) in

the principal sum of SEVENTY THOUSAND AND NO/100** Dollars, evidenced by me certain Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, made pay cole to BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sun and interest from date hereof on the balance of principal remaining from 11.50 % per annum in instalments as follows: time to time unpaid at the rate of ____

SIX HUNDRED NINETY-FIVE AND 50,100**
Dollars on the fifteenth dry of October
SIX HUNDRED NINETY-FIVE AND 50,100**
Dollars on the fifteenth dry of october

, 19 80

day of each month thereafter until said Note is fully paid, except that the fifteenth final payment of principal and interest, if not sconer paid, shall be due on the 15th day of September, 2009.

All such payments on account of the nine itedness evidenced by said Note are to be first applied to interest on the unpaid principal balance and t_{00} remainder to principal and all of said principal and interest are to be made payable at such banking house o' trust company in the City of Wilmette, Illinois, as the Holders of the Note may from time to time in wri ing appoint, and in absence of such appointment then at the office of The Wilmette Bank in said city.

NOW, THEREFORE. The Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trust Deed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT on the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest the area in, situate, lying and being in the COUNTY OF COOK.

LOT 3 IN BLOCK 31 IN NORTH EVANSTON IN SECTION 34, TOWNSHIP 42 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.**

COOK COUNTY ILLINOIS FILED FOR RECORD

1980 OCT 20 M ID: 36

Sidney N. Olsen .
RECORDER OF DEEDS

25629908

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 may be entitled 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 thereon used 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 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:

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| | `` | |
| 4. In case Mortgagors shall fail to perform any covenants herein contaquired of Mortgagors in any form and manner dewned expedient, and may, discharge, compromise or settle any tax lien or other prior lien or title or claim moneys paid for any of the purposes herein authorized and all expenses paid of Holders of the note to protect the mortgaged premises and the lien hereof, pit and the protection of includeness secured hereby and shall become in provided for said principal indevidences and principal control to the part of Mortgagor and indevidences. Inaction of Transite or Holders of the part of Mortgagor. | ined. Trustee or the Holders of the Note may, but need not make any payment or put need not, make full or partial payments of principal or interest on prior encound or incurred in connection therewith, including attorneys less, and any other mone is reasonable compensation to Trustee for each feather concerning, which action her mode as reasonable compensation to Trustee for each feather concerning, which action her mode as the control of the control o | rform any act hereinbefore re- brances. If any, and purchase, rst any tax or assessment. All rs advanced by Trustee or the rein authorized may be taken, ate of interest per annum as is nt of any default hereunder on |
| Trustee or the Holders of the Note hereby secured making any pays procured from the appropriate public office without inquiry into the accuracy claim thereof. | ment hereby authorized relating to taxes or assessments, may do so actording to a of such bill, statement or estimate or into the validity of any tax, assessment, sale | ny bill, atatement or estimate , forfeiture, tax lien or title or |
| 6. Mortgagors shall pay each item of indebtedness herein mentioned, be without notice to Mortgagors, all unpaid indebtedness secured by this Trust I tal immediately in the case of default in making payment of any instalment of p | ooth principal and interest, when due according to the terms hereof. At the option o Deed shall, not withstanding anything in the Note or in this Trust Deed to the color principal or interest on the Note, or lib when default shall occur and continue for th | f the Holders of the Note, and rary, become due and payable ee days in the performance of |
| 7. When the indebtedness hereby secured shall become due whether by suit to forteches the lien hereof, there shall be allowed and included as addition of Trustee or Holders of the Note for attorneys' fees, Trustee's fees, appraise'r, may be estimated as to items to be expended after rattry of the decree of proximitar data and assurances with respect to tittle as Trustee or Holders of the Ni may be had pursuant to such decree the true condition of the title to or the value additional indebt' finess secured hereby and immediately due and payable, with calciumant or of ordar. by reason of this Trust Deed or any indebtedness hereb right to for no whe her or not actually commenced; or to preparations for the not actually comm ecc. | acceleration or otherwise. Holders of the Note or Trustee shall have the right to fo il indehediness in the decree for sale all expenditures and expenses which may be put feets outlays for documentary, and expert evidence, attempraphers charges, publications of the sale of the sa | reclose the lien hereof. In any ide or incurred by or on behalf cation costs and costs which ication costs and costs which ice, Torrens certificates, and e to bidders at any sale which nationed shall become so much ipal indebtedness, when paid be a party, either as plaintiff, e hereof after accrual of such he security hereof, whether or |
| 8. The proces of any foreclosure sale of the premises shall be distrit foreclosure proceeding, including all such items as are mentioned in the prece- ditional to that eviamer, on, he Note, with interest thereon as herein provided | outed and applied in the following order of priority: First, on account of all costs ling paragraph hereof; second, all other items which under the terms hereof constit t, third, all principal and interest remaining unpaid on the Note; fourth, any overplic | and expenses incident to the ute secured indebtedness ad- is to Mortgagors, their heirs, |
| 9. Upon, or at in | leed, the court in which such bill is filed may appoint a receiver of said premises. Su solvency of Mostpagors at the time of application for such receiver and without re it the Trustee hereunder may be appointed as such receiver. Such receiver shall have and, in case of a sale and delicitory, during the full statutory period of redemption, revention of such receiver, would be entitled to collect such reats, issues and profit older or in part of it! The indebtedness secured hereby, or by any decree foresten- ted or of such decree, provided such application is made prior to foreclosure sale; | th appointment may be made gard to the then value of the ve power to collect the rents, whether there by redemption a, and all other powers which Court from time to time may this Trust Deed, or any tax. (2) the deficiency in case of a |
| 11. No action for the enforcement of one lien or of any provision bereaf a | and of the Holder of the Note, the Mortgagor shall pay over to the Holder all or shall be applied upon the principal or accrued interest of the Note as may be electe thall be subject to any defense which would not be good and available to the party is | , |
| at law upon the note hereby secured. 12. Trustee or the Holders of the Note shall have the light o inspect to | the premises at all reasonable times and access thereto shall be permitted for the | it purpose. |
| given unless expressly obligated by the terms hereof, nor be, ashe for any ac- employees of Trustee, and it may require indemnities satisfactory to "ove the property of the property of the property of the property of the best high gaid and Trustee may exercite and deliver a release hereo to and a best high gaid and Trustee may exercite and deliver a release hereo to and a best high gaid and the property of the property of the property such successor trustee may accept as the granules Notte herein describe. Forms in substance with the description better contained of the Note and w' che | dition of the premises, nor shall Trustee be obligated to record this Trust Deed or so omissions hereunder, except in case of its own gross negligence or miscond exercising any power herein given. exercising any power herein given. instrument upon preventation of satisfactory evidence that all indebtedness sectihe request of any person who shall, either before or after maturity thereof, product preventation Trustee may accept as true without inquiry. Where a release is requisited to be a certificate of identification purporting to be executed by a prior true provide to be executed by the persons herein designated as the makers thereoform near identifying some as the Note described herein, it may accept as the genuine in the modern than the proposal propriet to be executed by the persons herein. | ired by this Trust Deed has a man deshibit to Trustee the rested of a successor trustee, stee hereunder or which contain where the release is re- |
| | | |
| tion, inability or refusal to act of Trustee. Chicago Title and Trust Company. C refusal to act, the then Recorder of Decis of the county in which the premises as and authority as are herein given Trustee, and any Trustee or successor shall! 16. This Trust Deed and all proxisions hereof, shall estend to and be bin | II. orde or egister of Tules in which this instrument shall have been recorded or hite. Ill one, an Illinois corporation, shall be Successor in Trust and in case or resistar a man be Successor in Trust. Any Successor in Trust hereunder shall have entitled o reasonable compensation for all easts performed hereunder. ding upon storage as a shall persons claiming under or through Mortegetors, ement of the indict diness of any port thereof, whether or not such persons shall have | its resignation, inability or e the identical title, powers and the word "Mortgagors" |
| rust Deed, | ment of the indebt duess of any part thereof, whether or not such persons shall have rigagors shall not imprey or encumber title to the Premises. The Holders of the Novalice actual or constitued as a waiver of | |
| ronveyance of encumbrance. | r its services a fee as decornic of "vius rate achedule in effect when the release de | ed is issued. Trustee or suc- |
| of Illinois shall be applicable to this trust deed. | erformed under any provisions of this trust deed. The provisions of the "Trust And first above written. | |
| | C | |
| | (Q) | |
| Witted the hand . 5. and see S. of Mortgagors the day and year | first above written. | 6 |
| / ANTHORA INSTUZZI . DO | | [seal] |
| TATE OF ILLINOIS JAN | VET G. STREETER | J. Seat |
| | residing in said County in the State aforesaid, DO HEREBY CERTIFY THAT IZZI AND JUDITH Q. IACUZZI, HIS WIFE | |
| who are personally known to me to | | ribed to the foreguing In- |
| trument, appeared before me this day in per the r the r the r | free and voluntary act, for the use and purposes there | |
| GIVEN under my hand a N | Oth Cantamban | L sealed and delivered the in set forth, including the A:D. 19 80 |
| The state of the s | Janet St. Start Public | tatel a |
| IMPORTANT | The Instalment Note menuonal in the with the bed has be under identification No. | en identified berewith |
| FOR THE PROTECTION OF BOTH THE BORROWER AND LENDE THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED | R. THE WILMETTE BANK, L'Trester. | } |
| AY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED I | | } |

END OF RECORDED DOCUMENT

60091

THE WILMETTE BANK 1200 CENTRAL AVE.