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This instrument was prepared by Nancy Q. Lee, The

Wilmette Bank,

THE ABOVE SPACE FOR RECORDERS USE ONLY DENTURE, made FEBRUARY 17, , 19 84 , between ******* MARY H. MAHONEY , DIVORCED AND NOT REMARRIED******* THIS INDENTURE, made

herein referred to as "Mortgagors" and THE WILMETTE BANK, ar Illinois banking corporation located in Wilmette, Illinois, herein referred to as TRUSTEE, witnesseth:

T'...\T, WHEREAS, the Mortgagors are justly indebted to the legal holder or holders of the Instalment No'en reinafter described (said legal holder or holders being herein referred to as Holders of the Note) in the rar aral sum of _ * * * FIFTEEN THOUSAND FIVE HUNDRED FIFTY SIX & NO/100 * * * *

Dollari, er idenced by one certain Instalment Note herein referred to as "Note" of the Mortgagors of even -date herev . h, made payable to BEARER and delivered, in and by which said Note the Mortgagors promis to pay $\log n$ rincipal sum and interest from 4/1/84 on the balance of principal remaining from time to time un' air' at the rate of 11% — % per annum in instalments as follows:

TWO HUND (P) FOURTEEN AND 28/100 * * * * *

Dollars on the FIRST day of MAY , 19 84 and
TWO HUNDRED OU TEEN AND 28/100 * * * * *

Dollars on the FIRST day of each month thereafter until said Note is fully paid, except that the

All such payments on account of the indebtedness evidenced by said Note are to be first applied to interest on the unpaid principal belief of the remainder to principal and all of said principal and interest oare to be made payable at such barkin; house or trust company in the City of Wilmette, Illinois, as the Holders of the Note may from time to time in writing 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 permet of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trut Deer and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, 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 W. P. NT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title an interest therein, situate, lying and being in the COUNTY OF COOK.

AND STATE OF ILLING 15, 17 wit:

LOT 2 IN BLOCK 2 IN NORTH SHORE CREST SUBDIVICAC, NUMBER 2 BEING A SUBDIVISION OF THE WEST 2/3 OF LOT 9 AND 10 AND 11 IN THE SUBTIVISION OF THE SOUTH 100 -10/4'S O/5// ACRES OF THE SOUTH WEST 1/4 OF SECTION 28-4-13 PLOT OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, 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 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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	many covenants herein contained. Trustee or the Holders of the Note may, but need not make any payment or perform any act he deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances; if any, a body prior in or tilt or claim thereof, or redeem from any tax asks or forefular affecting and premises or consects any tax or ask or federatur affecting and premises or consects any tax or ask or federatur affecting and premises or consects any tax or ask or federatur affecting and premises or consects any tax or ask or federature affecting and the second premises and the lies hereof, plus reasonable compensation 20 "trustee for each matter concerning which action herein authorized per description of the property of the p	rustee or the nay be taken,
be so much additional indebtedness secured led for said principal indebtedness. Inaction int of Mortgagors. 5. Trustee or the Holders of the Notes have	en persoy and snaul section immeniately due and payable without indice and with interest thereon at the same rate of interest be not Trustee or Holders of the Note shall never be considered as a waiver of any right accruing to them on account of any default.	hereunder on
Trustee or the Hollers of the Note have ed from the appropriate public office with thereof. Mortgagors shall pay each item of ind	urely secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement out inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax and the statement of the statement	ien or title or the Note, and
it notice to Mortgagors, all unpaid indebt nediately in the case of default in making ther agreement of the Mortgagors herein	debtedness hertin mentioned, both principal and interest, when due according to the terms hereof. At the option of the Holders of bedness secured by this Trust Deed shall, notwithstanding anything in the Note or in this Trust Deed to the contrary, become du payment of any instalment of principal or interest on the Note, or (b) when default shall occur and continue for three days in the p contained.	e and payable erformance of
7. When the indebtedness hereby secure foreclose the lien hereof, there shall be all stee or Holders of the Note for attorneys' se estimated as to items to be expended a	ed shall become due whether by acceleration or otherwise, Holder's of tee Hold or I russee shall nave the right to forecasse unit of lowed and included as additional indebtedness in the decree for sais all all expenditures and expenses which may be paid or incurred the feet, Trustee's fees, appraiser's fees, outlays for documentary, and expert evidence, stemographers' charges, publication costs after entry of the decree of procuring all such abstracts of title, title searches and examinations, guarantee policies, Torrens or	y or on behalf d costs (which rtificates, and
r data and assurances with respect to title e had pursuant to such decree the true con onal indebtedness secured hereby and imn urred by Trustee or Holders of the Note in	contained. de shall become due whether by acceleration or otherwise, Holders of the Note or Trustee shall have the right to foreclose the lien lowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid on incurred the frees. Trustee is less, appraiser is less, coultry for documentary, and expert evidence, stemporphers charges, publication costs as the contract of the c	come so much ess, when paid er as plaintiff,
ant or defendant, by reason of this Trust I to foreclose whether or not actually comme ctually commenced.	Deed or any indebtedness hereby secured: or (b) preparations for the commencement of any sult for the foreclosure hereof state re- needs; or (c) preparations for the defense of any threatened sult or proceeding which might affect the premises or the source of the commencement of the premises of the source of the commencement	of, whether or
osure proceedings, including all such item to that evidenced by the Note, with inter resentatives or assigns, as their right	of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses as as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured in erest thereon as herein provided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortgago a may appear.	lebtedness ad- ers, their heirs,
"Joon, or at any time after the filing "Jore ' after sale, without notice, with sor y lether the same shall be then occ s. "" said premises during the p	of a bill to foreclose this Trust Deed, the court in which such bill is filed may appoint a receiver of said premises, other appointment out regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the the cupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to condency of such foreclosure suit and, in case of a sele and deficiency, during the full statutory period of redemption, whether there	t may be made en value of the llect the rents, by redemption
t, as we! '_ dur ng any further times when be nece: ary 'r ire usual in such cases for orize the "colver" / "ply to the net incon al assessment o" other!! " which may be	a may appear. of a bill to forrectose this Trust Deed, the court in which such bill is filed may appoint a receiver of said premises. Such appoint on our regard to the solventy or insolvency of Mortgagors as the time of application for such receivers and without regard to the solventy or insolvency of the fired to the control of the	ne to time may ned, or any tax, ncy in case of a
10. Upon partir or to al condemnatio of as may be dema ded y the Holder, an	on of the premises and upon demand of the Holder of the Note, the Mortgagor shall pay over to the Holder all or such portion nd all such proceeds so paid over shall be applied upon the principal or accrued interest of the Note as may be elected by the Hold	of the proceeds er and without
w upon the note hereby secured.	he lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing sa esh have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.	1
13. Trustee has no duty to ex. the unless expressly obligated by the ter	vale, location, existence, or condition of the premises, nor shall Trustee be obligated to record this Trust Deed or to exercise at a hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that o	y power herein f the agents or
14. Trustee shall release this Trust De fully paid; and Trustee may execute and presenting that all indebtedness here!	seed as the lien hereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this ideals or leaves served to an at the request of any person who shall, either before or after maturity thereof, produce and exhibit by see used has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a sure by the control of the control of the production of the control of th	Trust Deed has to Trustee the ccessor trustee, er or which con-
a successor trustee may accept as the genus as in substance with the description hereis sted of the original trustee and it has neve which may be presented and which confor- eof.	demnities "sclory to it before exercising any power nerms given. ed ar chillen's hareful typic presentation of satisfactory evidence that all indebtedness secured by this deliv a release ereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit yes are than been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a sub into No. he in d'imbed any Note which bears a certificate of identification purporting to be executed by a prior trustee hereund in container of a NN. e and which purports to be executed by the persons herein designated as the maker thereof, and where it executed a critical on any instrument identifying same as the Note described interest, it may be at the general terms in substate. where the persons herein designated which purports to be executed by the persons herein designated which purports to be executed by the persons herein designated and which purports to be executed by the persons herein designated as the persons herein designated and the purports to be executed by the persons herein designated as the person	he release is re- n described any nated as makers
15. Trustee may resign by instrument, inability or refusal to act of Trustee, Chisal to act, the then Recorder of Deeds of	the writing filed in the office. The exceeder or Registrar of Titles in which this instrument shall have been recorded or filed. In cast integer Titles and Trans to "an extra files," millionis corporation, shall be Successor in Transt and reas of list resignate the country in which the previous situated shall be Successor in Transt. Any Successor in Transt hereunder shall have the identified to resonable compensation for all acts performed hereunder.	e of the resigna- ion, inability or cal title, powers
 This Trust Deed and all provision in used herein shall include all such person 	nd any Trustee or success. sh il be entitled to reasonable compensation for all acts performed hereunder. "rtgagors and shall extend to and b. binding or "rtgagors and shall persons claiming under or through Mortgagors, and the wors and all persons liable for the paymen" the in-btdness or any part thereof, whether or not such persons shall have executed	i "Mortgagors" the Note or this
st Deed. 17. Without the prior written consent vided in the Note for breach of this conver	t of the Holders of the Note, the Morte, fors shall not convey or encumber title to the Premises. The Holders of the Note may election in such election after strong or enstructive notice of such breach shall be construed as a waiver of or acquiesc	to accelerate as ence in any such
18. Before releasing this trust deed, 7 sor shall be entitled to reasonable compen	Trustee or successor shall receive for its service a fee so termined by its rate schedule in effect when the release deed is issued sastion for any other act or service performed un	. Trustee or suc- Act" of the State
Illinois shall be applicable to this trust de	eed.	İ
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and the second of the second o		
Witness the hand \dots and seal \dots	of Mortgagors the day and year first above written. [seel] Y may H, Mahone 7	[seal]
Witness the hand and seal .	[seal] MARY H. MAHONEY	[seal]
	[seal] MARY H. MAHONEY [seal] CAROL E. SMITH	
PATE OF ILLINOIS	MARY H. MAHONEY	[seal]
TATE OF ILLINOIS	[seal]. MARY H. MAHONEY [seal]. I. CAROL E. SMITH a Notary Public in and for and residing in said County in the State aforesaid, DO HEREBY CERTIFY THAT MARY H. MAHONEY	[seal]
TATE OF ILLINOIS Support of COOK	Seal MARY H. MAHONEY Seal MARY H. MAHONEY Seal MARY H. MAHONEY I. CAROL E. SMITH a Notary Public in and for and residing in said County in the State aforesaid, DO HEREBY CERTIFY THAT MARY H. MAHONEY MARY H. MAHONEY MARY H. MAHONEY MARY H. MAHONEY Seales MARY H. MAHONEY	the foregoing intand delivered the
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TATE OF ILLINOIS ounty of COOK who stram said In	[seal] MARY H. MAHONEY I. CAROL E. SMITH a Notary Public in and for and residing in said County in the State aforesaid, DO HEREBY CERTIFY THAT MARY H. MAHONEY IS personally known to me to be the same person whose name IS subscribed to sent, appear d before me this day in person and acknowledged that SHE signed, sealer and voluntary act, for the use and purposes therein set for and voluntary act, for the use and purposes therein set for any very constant of the sealer of the use and purposes therein set for any very constant of the sealer of the sealer of the sealer of the use and purposes therein set for any very constant of the sealer of the sealer of the sealer of the use and purposes therein set for any very constant of the sealer of the sealer of the use and purposes therein set for any very constant of the sealer of the sealer of the sealer of the use and purposes therein set for any very constant of the sealer of the sealer of the use and purposes therein set for any very constant of the sealer of the use and purposes therein set for any very constant of the sealer of the use and purposes therein set for any very constant of the use and purposes therein set for any very constant of the use and purposes therein set for any very constant of the use and purposes therein set for any very constant of the use and purposes therein set for any very constant of the use and voluntary act, for the use and purposes therein set for any very constant of the use and very constant of the use and purposes therein set for any very constant of the use and very cons	the foregoing intand delivered the
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