			26 164 362					
_)'	This Indenture, Made between Jack N.	Van Dyke and Katherine G. Van	Dyke, His Wife					
	party of the first part, and THE FIRST NATIONAL BANK OF HIG cipal office in the City of Highland Park, County of Lake, and State	HLAND PARK, a national banking association, in Histor Illinois, as Trustee, party of the second part, Wille and Katherine G. Van Dyke, Hi						
7	Just'v indebted upon their one principal promisery note of every the bing for the sum of Twenty Thousand and \$314.92 commencing April/15.1982, inclusion of the unpaid bala	en date herewith, payable to the order of BEARI no/100 Dollars, with monthly p ding interest at the rate of 17	ER and delivered: said principal ayments of .5 per cent per annu					
J. 109.13	and charges, if any.							
<u> </u>	Both orine, all and interest being payable in legal tender of the United States of America, of the present standard at the office.  The First National Bank of fly dand Park, or at such banking bouse in Illinois, as the legal bolder of said principal indebtedness may from time to writing appoint. Principal not bears interest after maturity at the highest rate for which it is now in such case lawful to contract.							
	The identity of the said principal note hereby secured is e- NOW, THEREFORE, the sid set, of the first part, for said interest, and the performant of the covenants and agreem also in consideration of the sum of Cas Dollar in hand paid, the WARRANT unto the said party of the sect art, its successor  Cook	the better securing of the payment of the said ents herein contained, by the said party of the is receipt whereof is hereby acknowledged, does be s and sasigns, the following described Real Esta	v these presents CONVEY and					
	Lot 4491 in Elk Grove "1]lage Section 15, being a subdivision in Section 32,							
<b>.</b> .	Township 41 North, Range 17, East of the Third Principal Meridian, in Cook County,							
Æ.	Illinois, according to the plat of said subdivision recorded in the recorder's							
£) .	office of Cook County, Illinois on A	august 21, 1967 as Document 20,2	36,026.					
-	THIS IS A SE	CO ID MORTGAGE						
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-	and advicted by those	- 2 drog 4 0000	1					
-	COOK COUNTY ILLINOIS FUED FOR SECORD	REPURPER OF DEEDS	900					
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-	TOGETHER, with all and singular the tenements, heredite	whents and appurtenance thereus a belonging and	d the rents issues and profits					
t	hereof; and all apparatus and fixtures of every kind for the pur extures in, or that may be placed in any building now or hereaf	pose of supplying or dis. Luting heat, light, we standing on said land, and all all the extate	ater or power, and all other					
ï	said party of the first part of, in and to said premises,		and anterest or rue					

successors and assigns, forever, for the purposes, uses an re described and free from all rights and benefits under rights and benefits the said party of the first part does

said rights and benefits the said party of the first part does hereby expressly release and waive.

AND SAID PARTY OF THE FIRST PART, for said party, and for the heirs, executors, admin covenant and agree with the said party of the second part, for the use of the holder or holders o ness aforesaid shall be fully paid, to keep said premises in good repair; to pay all taxes and premises, or any part thereof, and not to suffer any part of said premise; or any interest therein special assessment whatsoever, nor suffer any lien of mechanics or material men to attach to said y non said premises, anything that may impair the value thereof, or the security intended to be in case of the failure of said party of the first part thus to pay such taxes or special assessment is asaid county, or to keep the buildings on said premises in good repair, or to pay any then said party of the second part, or the holder or holders or said principal note, at his or their ments, or redeem said premises from any tax saie, or purchase any tax title obtained, or that shall be second part, or the holder or holders of said principal and, and the included in any departs of the second part or the legal holder or holder or holders of the second part or the legal holder or hold this Trust Deed, and be included in any decree forclosing this Trust Deed and of the lands and premises aforesaid, if not otherwise paid by said party of the first part; and it shall not such tax deed, taxes or special assessments, or of sales therefor, or of liens of mechanics or mepairs, in advancing moneys in that bohalf as above authorized; but nothing herein contained shall of the second part, or the legal holder or holders of said principal note, to advance or expand money other purposes aforsaid moneys in that bohalf as above authorized; but nothing herein contained shall of the second part, or the legal holder or holders of said principal note, to advance or expand money other purposes aforsaid. stator and assigns of said party, does add it closed note, until the indebtedeasemal levied or assessed upon said to be sold or a cleide for any tax or 
mises, nor .0, no permit to be done, 
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of the hands and premises aforesaid, if not otherwise paid by said party of the first part; and it snau not be uniquely of such of such tax deed, taxes or special assessments, or of sales therefor, or of liens of mechanics or material men, or into the necessity of such of such tax deed, taxes or special assessments, or of sales therefor, or of liens of mechanics or material men, or into the necessity of such of such tax deed, taxes or special assessments, or of or other purposes aforsaid.

AND AS ADDITIONAL SECURITY for the payment of the indebtedness aforesaid, the said party of the first part, for said party, and for the heft, acceutors, administrators and assigns of said party, covenants and agrees to keep all buildings and fixtures that may be upon the said prenises, at any time during the continuance of the said indebtedness, insured against loss or damage by fire or windstorm. For the full insurable value of such buildings and fixtures, in such responsible insurance company or companies as may be approved by the Party of the second part, for the benefit of the holder or holders of said principal note, by the usual mortgage or profices payable to the party of the second part, for the benefit of the holder or holders of said principal note, and to deliver all such policies, and to deliver all such policies to the said party of the second part, for the holder of nolders of said principal note, or of any of them, may precure such insurance, and all menors paid therefor, with interest thereon at the highest rate for which it is then in such case lawful to contract, shall become so much additional indebtedness secured by this Trust Deed, and is

Susan Halle

J. St. Challenger and Co.

First National Bank of Highland Park 513 Central Ave. Highland Park, IL 60035

In the event of conveyance of the premises, in whole or in part, without the prior written consent of the legal holder thereof, the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable.

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deed, their costs and expenses and the reasonable fees and charges of the attorneys or solicitors of the party of the second part and of the holder or holders of said principal note, so made parties, for services in such suit or proceedings, shall be a further lien and charge upon the said premises, under this deed, and all such attorneys, solicitors, court reporters' and stemographers' fees, costs, expenses and other charge shall become so much additional indebtedness secured hereby, and be allowed in any decree foreclosing this trust deed.

And there shall be included in any decree foreclosing this trust deed and be paid out of the rents or proceeds of any sale, made in pursuance of any such decree: (1) All the costs of such suit or suits, advertising, sale and conveyance, including attorneys', solicitors', steno graphers', court reporters', trustee's fees, outlays for documentary evidence and cost of said abstract and examination of title: (2) All the moneys advanced by the party of the second part, or any one or more of the holders of said principal note, for any purpose authorized in this trust Deed, with interest on such advances at the highest rate for which it is in such case lawful to contract, at the time such advances are made; (3) All the accrued interest remaining unpaid on the indebtedness hereby secured; (4) All of said principal money remaining unpaid the overplus of the proceeds of sale, if any, shall then be paid to the said party of the first part, or the heirs, legal representatives or as signs of said party, on reasonable request.

A RECONVEYANCE of said premises shall be made by the party of the second part to said party of the first part, or to the heirs of assigns of said party, on full payment of the indebtedness aforesaid, the performance of the covenants and agreements herein made by the party of the first part, and the payment of the reasonable fees of the said party of the second part

It is expressly agreed that neither the said Trustee, nor any of its agents or attorneys, nor the holder or holders of any note hereby sectured, shall lature any personal liability on account of anything that it, he or they may do or omit to do under the provisions of this deed, except in case of its, bis, or their own gross negligence or miscanduct.

The Trustee herein may at any time resign or discharge itself of and from the trust hereby created by a resignation in writing filed in the Recorder's office of the county in which this instrument shall have been recorded.

In case of the resignation, inability or refusal to act of the said party of the second part at any time when its action hereunder may be required by any person entitled thereto, then Chicago Title and Trust Company, an Illinois corporation, having its principal office in the City of L. cago, County of Cook, and State of Illinois, shall be and it is hereby appointed and made successor in trust to the said party of the second return the trust Deed, with identical powers and authority, and the title to said premises shall thereupon become vested in such successor in Trust for the uses and nurposes aforesaid.

r t under this Trust Deed, we rule for the uses and purpose  V "NESS the hand		all be and it is hereby d authority, and the titl arty of the first part, i	appointed and made succese to said premises shall the	ercupon become vest		easor in
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Jack N. Van Dyke		(SEAL)	Karlerine G.	van Dyke		(SEAL)
State of Illivois	)	(3CAL)				(SEAL)
County of Lake	) B3,					
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	foregoing in tru sealed at d d live	ument, appeared before ered the said instrument	me this day in person, a	and acknowledged ti	ntary act for th	signed, ne usea
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IMPORTANT For the protection of both the principal note secured by this Trust Dead should be identified by The First National Bank of Highland Park, Trustee, before the Trust Dead is filed for record.		The principal note mentioned in the within Deed have been identified herewith. Register D.: #4955	Office			
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