UNOFFICIAL COPY

	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
ن	TRUST DEED FILED FOR RECORD 21 450 000	•
ď	21 452 688 21452688	
7	AFR 13 7/1 3 04 PH 21452688 THE ABOVE SPACE FOR RECORDERS USE ONLY	
100-25-810D	THIS INDENTURE, made April 16 NANCY R. BALTRUM, his wife, of the Village of Hillside County of Cook State of Illinois herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois corporation doing business in Oak Park, Illinois, herein referred to as TRUSTEE, witnesserh: THAT, WHEREAS the Mortgagors 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 Fifteen Thousand and No/100 (\$15,000.00) ————————————————————————————————	
~ 	(\$114.0°)	
폴	Dollars Or more on the 1st day of June 1971 and One Hundred Fourteen and 06/100 (\$114.06)	
	until said note is fully pace cept that the final payment of principal and interest, if not sooner paid, shall be due on the Lst day of May 19 91. All such payments on account of the indebte edness evidenced 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 current legal rate, and all of said princip of and interest being made payable at such banking house or trust company 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 Avenue State Bank, Oak Pirk, Illiois.	
	NOW, THEREFORE, the Mottagars 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 the performance of the covenants and agreement of contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollan in hand paid, the receipt whereof is hereby acknowledged to by it is presentes CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and tereat it rein, situate, lying and being in the	
	Lot 7 in North Hillside Manor, being a Subdivision of part of North	l
		ł
	39 North, Range 12, East of the Thir 'rincipal Meridian lying North of right of way of Chicago Great Western Railroad Company according to the Plat thereof recorded April 19, 1955 in office of Recorder of Deeds of Cook County, Illinois as Document 16208701, in Cook County, Illinois,	
	of right of way of Chicago Great Western Railroad Company according to the Plat thereof recorded April 19, 1955 in office of Recorder of Deeds of Cook County, Illinois as Document 16208701, in Cook County,	
	of right of way of Chicago Great Western Railroad Company according to the Plat thereof recorded April 19, 1955 in office of Recorder of Deeds of Cook County, Illinois as Document 16208701, in Cook County,	
·	of right of way of Chicago Great Western Railroad Company according to the Plat thereof recorded April 19, 1955 in office of Recorder of Deeds of Cook County, Illinois as Document 16208701, in Cook County,	
·	which, with the property hereinafter described, is referred to herein as the "premises." TOBETHER with all improvements, tenements, resements, fistures, and appurenances thereto belonging, and all trents, issues are, was activated for so long and during all such times as thorageness, tenements, resements, fistures, and appurenances thereto belonging, and all trents, issues are, was activated for so long and during all such times as thorageness, tenements, resements, fistures, and appurenances thereto belonging, and all trents, issues are, was activated for so long and during all such times as thorageness, tenements, entitled hereto elepted primarily and on a parity with said real entate and not second till. In all apparatus, equipment or articles now or hereafter therein or thereon used to supply best, gas, air conditioning, water, light, power, teritigration (whether is given its or centrally controlled), and ventilation, including (without restricting the foregoing), secretors, window shades, store door or ord, and it is agreed that all into a 3- arranged or controlled. And ventilation, including twintout restricting the foregoing are declared to be a part of said real extens whether physically attached thereto or one, and it is agreed that all into a 3- arranged to the controlled and benefits under and by trimes of the foregoing are assigns shall be considered as constituing part of the real state. TO MANY AND TO MANY and benefits under and by trimes of the Monestead Exerption Laws of the State of Illinois, which said rights and benefits the Nongagors in hereby expressly releases and waiver. (see the proposes, and door the uses and trauss here an arranged to the considered as constituing and the said Trustee, its successors and assigns. forever, for the proposes, and door the tere states and the said and the said areas and waiver. (see all lilinois, which said rights and benefits the Nongagors in hereby expressly release and waiver. (see here and said to the said trustee, are the said trustee, and the said	
r 0	which, with the property hereinafter described, is referred to herein as the "premises." TOBETHER with all improvements, tenements, fistures, and appurenances thereto belonging, and all trents, insues new, was nected for so long and during all such times as strongers and remitted thereto (which see pledged primarily and on a parity with said real extact and not second (ii). It all apparatus, equipment or articles now or hereafter therein or thereon used to supply best, gas, air conditioning, water, light, power, teritigeration (whether is it is use or centrally controlled, and ventilation, including (without restricting the foregoing), secretor, window shades, stores doors and windows, floor overrings, indow yet, save and water hearts, all of the foregoing are declared to be a part of said real extact whether physically statebed thereto overeings, indow yet, so were and water hearts, all of the foregoing are declared to be a part of said real extact whether physically statebed thereto or not, and it is agreed that a lim of a manual property of the property of the property of the property of the real states. TO HANG AND TO HOLD the premises by the morageous or their successors and sassigns, forever, for the purposes, and dyon the uses and trauss here. In a for a green all rights to the long the property of the property	
:	which, with the property hereinanter described, is reterred to herein as the "premises." TOGETHER with all improvements, consements, fistures, and appurtenances thereto belonging, and all roots, issues and, in the college and during all such times as thorgagers may be emitted thereto (which are pledged primarily and one parity with said order easter and non second in the order present the reterior therein on thereto act on supply bear, as as it cronditioning, mater, lightly with said order easter and non second in the order of the property with said order easter and non second in the order of the property with said cross and second in the second controlly controlled, and ventilation, including (without restricting the foregoing), secreen, window shades, stoom doors and vindows, floor coverings, inadow bed, as vings, stores explained on a religion, including five thout restricting the foregoing), secreen, window shades, stoom doors and vindows, floor coverings, inadow bed, as vings, stores explained on a religion, including five thout restricting the foregoing, secreen, window shades, stoom doors and vindows, floor coverings, inadow bed, as vings, stores explained on a religion, including five the territory of the parity of the store of the secretary of the store of the secretary of the secreta	21
:	which, with the property hereinsher described, is referred to herein as the "premises." The control of the property hereinsher described, is referred to herein as the "premises." To Have Anno 100 Household of the premises as yet emitted for so long and during all such times as thorstagens any be emitted thereto (which are pledged primarily and on a parity with said real estate and not accord it. I did all appearant, equipment or articles now or hereafter therein or thereon used to supply hear, gas, air conditioning, water, light, power, refrigeration (whether is it is it is or controlly and water hearts. Ill own, industry of the restriction the broad primarily and on a parity with said real estate and not accord it. I did all appearant, equipment or articles hereafter placed in the premises by the morgagers or their said varies. To HAVE AND TO HOLD the premises under and the premises by the morgagers or their saccessors or assigns shall be considered as constituting and vice as writing, according to the restrict of the premises and the premises by the morgagers or their saccessors or assigns shall be considered as constituting part of the real crass. To HAVE AND TO HOLD the premises under and by virtue of the Homesteed Exemption Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homesteed Exemption Laws of the State of Illinois, which said rights and benefits the Mongagors on heirby expressly riches and water. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page (the covers of side of this trust deed) are incorporated herein by regerence and are a part hereof and shall be binoting on the mortgagors, their heirs, successors and assigns. WITNESS the hand S and seal S of Mortgagors the day and year first above written. SEAL) (SEAL) (SEAL	21 452 688
r	of right of way of Chicago Great Western Railroad Company according to the Plat thereof recorded April 19, 1955; office of Recorder of Deeds of Cook County, Illinois as Document 16208701, in Cook County, Illinois, which, with the property bereinshere described, is referred to berein as the "premises." TOETHER with all improvement, sected for so long and design all such interes as Moragon as the centred thereto twick are pledged principly and one a party with said real estate and not sector for so long and design as all improvement, and the thorough and ventilation, including twithout restricting the foregoingly accreent, window shaders, storm doors and windows, floor covering tenders to the controlled, and ventilation, including twithout restricting the foregoingly accreent, window shaders, storm doors and windows, floor covering tenders to the said and sare hearts. All of the foregoing are declared to be a part of said cent leases whether physically stated thereto a one, as a large of that is all of its strength of the covering tenders and the said repairs and benefits under and by virtue of the blancated Exception have of the Same of Illinois, which said rights and benefits ander and by virtue of the blancated Exception have of the Same of Illinois, which said rights and benefits ander and by virtue of the blancated Exception have of the Same of Illinois, which said rights and benefits ander and by virtue of the blancated Exception have of the Same of Illinois, which said rights and benefits ander and by virtue of the blancated Exception have of the Same of Illinois, which said rights and benefits and benefits and the same provisions appearing on page (the everse side of this trust deed ones is sufficient to the purposes, and as part hereof and shall be binuing in the mortgagors, their heirs, successors and assigns. WITNESS the hand S and seal S of Mortgagors the day and year first above written. SEAL) Nancy R Baltrum (SEAL) Nancy R Baltrum, his wife, who all purposes therein set forth, including the r	v
r	which, with the property hereinsher described, is referred to herein as the "premises." The control of the property hereinsher described, is referred to herein as the "premises." To Have Anno 100 Household of the premises as yet emitted for so long and during all such times as thorstagens any be emitted thereto (which are pledged primarily and on a parity with said real estate and not accord it. I did all appearant, equipment or articles now or hereafter therein or thereon used to supply hear, gas, air conditioning, water, light, power, refrigeration (whether is it is it is or controlly and water hearts. Ill own, industry of the restriction the broad primarily and on a parity with said real estate and not accord it. I did all appearant, equipment or articles hereafter placed in the premises by the morgagers or their said varies. To HAVE AND TO HOLD the premises under and the premises by the morgagers or their saccessors or assigns shall be considered as constituting and vice as writing, according to the restrict of the premises and the premises by the morgagers or their saccessors or assigns shall be considered as constituting part of the real crass. To HAVE AND TO HOLD the premises under and by virtue of the Homesteed Exemption Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homesteed Exemption Laws of the State of Illinois, which said rights and benefits the Mongagors on heirby expressly riches and water. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page (the covers of side of this trust deed) are incorporated herein by regerence and are a part hereof and shall be binoting on the mortgagors, their heirs, successors and assigns. WITNESS the hand S and seal S of Mortgagors the day and year first above written. SEAL) (SEAL) (SEAL	

-

UNOFFICIAL COP'

BOX 279, JEH

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

NAME STREET

END OF RECORDED DOCUMENT