UNOFFICIAL COPY

HIS INDENTURE, made	July 27 1971 between	Salat Michael
\mathcal{Q}^{*}	AWKINSON and NEL L. HAWKINSON, his wife	-
noward C. H	AWKINSON and NEL L. HAWKINSON, his wife herein referred to as "Mortgagors," and	
า ได้รับที่ (เลลี้) แบบคระ สม ผู้ สุด ได้ระกับ ของที่สู้ พ.ก.ศ ราก	AVENUE STATE BANK,	
HAT, WHEREAS the M	business in Oak Park, Illinois, herein referred to as TRUSTEE, Witnesseth: ortgagors are justly indebted to the legal holder or holders of the Instalment Note here-	
hirty-one thousan	ll holder or holders being herein referred to as Holders of the Note, in the principal sum of nd five hundred and no/100 Dollars,	
	nstalment Note of the Mortgagors of even date herewith, made payable to BEARER	
the dit thereof	hich said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of	
	annum in instalments as follows: -four and 28/100	Tilog Johann
or 1012 Pollars on the first	day of September 19 71 and Two hundred forty-four and	
28/100 - To First	day of each month thereafter until said note is fully paid except that the final	
	interest, if not sooner paid, shall be due on the first day of August 1991. our or the indebtedness evidenced by said note to be first applied to interest on the unpaid	
	rer air le to principal; provided that the principal of each instalment unless paid when due ate of soven per cent per annum, and all of said principal and interest being made payable	
	r trust com any as the holders of the note may, from appoint, a d in beence of such appointment, then at the office of Avenue State	
Bank, Oak Park, Illinois		
sions and limitations of this trust of also in consideration of the sum of anto the Trustee, its successors an	egens to secure the c. ymer, of the said principal sum of money and said interest in accordance with the terms. provi- deed, and the perform ner "c evenants and agreements herein contained, by the Mortgagors to be performed, and if One Dollar in hand paw, 'e re ejet whereof is hereby acknowledged, do by these presents CONVEY and WARRANT, and assigns, the following de cribbe Bet 2 State and all of their estate; right, title and interest therein, state, lying and	
eing in the	COOK AND STATE OF ILLINOIS,	
	ock 2 in Berkshire H', n ands, a Subdivision of the West the North 35 acres of that South 85 acres of the North	
East quarter	of Section 6, Towns, 19 North, Range 13, East of the	
Third Princi	pal Meridian,	鴪
which, with the property hereing	after described, is referred to herein as the "premises."	
which, with the property hereina TOGETHER with all improve so long and during all such times ondarity, and all apparatus; equi refrigeration (whether single uni	alter described, is referred to herein as the "premises," ments, tenements, easements, futures, and appurenances thereto belonging, and ir "ts, issues and profits thereof for ments, tenements, easements, futures, and appurenances thereto belonging, and on a rit with said real estate and not see upment or articles now or herealter therein or therefore the profits of the profits o	
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TOGETHER with all improve to long and during all such times refrigeration whether single, will doors and windows, floor coverin whether, physically situehed there where the physically situehed there are to the control of the contro	ements, tenements, easements, fixtures, and appurtenances thereto belonging and it is said read estate and not seed as Mortgagor may be entitled thereto (which are pledged primarily and on a rift is said read estate and not seed as Mortgagor may be entitled thereto. Which are pledged primarily and on a rift is said read estate and not seed to be controlled, and ventilation, including twithout restricting the forest but, are many window shigher aware to or not and it is agreed that all similar apparatus, equipment or articles hereafter, acced in the premises up the test of not, and it is agreed that all similar apparatus, equipment or articles hereafter, acced in the premises up the test of not, and it is agreed that all similar apparatus, equipment or articles hereafter, acced in the premises up the test of not, and it is agreed that all similar apparatus, equipment or articles hereafter, acced in the premises up the test of not, and it is agreed that all similar apparatus, equipment or articles hereafter acced in the premises up the test of the premises and the premise and the premises and the premise and the	L1 J00 J35

Pa	ige 2
HE COVENANTS, CONDITIONS AND PROVISIONS REFERRED 1. Mortgagors shall (1) promptly repair, restore or rebuild any building of or be destroyed; (2) keep vald provides to applicable and building the control of the condition of th	D TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
pressly about the same premises in good condition and repair, in the pression of the same pression and the same same pression and same same pression and same same same same same same same same	ign or improvements now or hereafter on the premises which may become dam- tion the property of the property of the property of the property of the pro- ess which may be secured up machine to the property of the property of the pro- fer such prior lien to Trustee or to holders of the note; (4) complete within a of erection upon said premises; (5) comply with all requirements of law or 5) make no material alternations in said premises except as required by law or
 Mortgagors shall pay before any penalty attaches all general taxes, irges, and other charges against the premises when due, and shall, upon refor. To prevent default hereunder Mortgagors shall pay in tult under to the property of the propert	and shall pay special taxes, special assessments, water charges, sewer service written request, furnish to Trustee or to holders of the note duplicate receipts project in the manner provided by static any or exercises which the
ours may desire to contest. 3. Mortgagors shall keep all buildings and improvements now or here windstorm under policies providing for payment by the insurance compa for or to pay in full the indebtedness secured hereby, all in companies sa	after situated on said premises insured against loss or damage by fire, lightning anies of moneys sufficient either to pay the cost of replacing or repairing the instruction to the holders of the note, under insurance volicies ouyable in research
uoss or camage, to Trustee for the benefit of the holders of the note; such iey, and shall deliver all policies; including additional and renewal poli- er renewal policies not less than ten days prior to the respective dates. § In case of default therein. Trustee or the holders of the note may.	after situated on said premises insured against loss or damage by fire, lightning unles of money's sufficient either to pay the cost of replacing or repairing the ulfractory to the holders of the note, under insurance policies payable, in case districtions of the holders of the note, and in case of insurance about to expire, shall dedex to the cost of expiration. The property of
risegors in any form and manner deemed expedient, and may, but need neet, if any, and purchase, discharge, compromise or settle any tax liefeture affecting said premise or contest any tax or assessment. All more contest any tax or assessment all more contest and the contest of the contest o	not, make full or partial payments of principal or interest on prior encum- or other prior lien or tilte or claim thereof, or redeem from any tax sale or neys paid for any of the purposes herein authorized and all expenses paid or means advanced by Trustee or the holders of the note to protect the mori- ment's advanced by Trustee or the holders of the note to protect the mori-
Il be so much additional indebtedness secured hereby and shall beco rate of seven per cent per annum. Inaction of Trustee or holders of account of any default hereunder on the part of Mortgagors. 5. The Tn te or the holders of the note hereby secured making any	one immediately due and payable without notice and with ference of the control of
to any of st. ement or estimate procured from the appropriate public	payment hereby authorized relating to faxes or assessments; may do so accord- office without inquiry into the accuracy of such bill, statement or estimate or claim thereof. In the control of the contr
the note or in 1. Trust Deed to the contrary, become due and payable principal or in crest on the note, or (b) when default shall occur and or truggors herein contained. 7. When the in lebte ness hereby secured shall become due whether	e (a) immediately in the case of default in making payment of any instalment continue for three days in the performance of any other agreement of the by acceleration or otherwise, holders of the note or Trustee shall have the
at to invectose it is no investigation of the inves	, there shall be allowed and included as additional indebtedness in the decree on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees, ess' charges, publication costs and costs (which may be estimated as to items of title, title searches and examinations, guarantee policies, Torrens certifications, and the searches of the searches and examinations, guarantee policies, Torrens certifications.
h suit or to evidence to bid or a any sale which may be had pursuan expenditures and expenses of hadron in this paragraph mentioned and payable, with interest thereor the rate of seven per cent per had no proceeding, including hold by and bankruptey proceedings.	t to such decree the true condition of the title to or the value of the premises shall become so much additional indebtedness secured hereby and immediately annum, when paid or incurred by Trustee or holders of the note in connection to which either of them shall be a party, either as plaintiff, calmant or de-
cof after accusation with a trust one of v indebtedness hereby secured; even after accusal of such right to feel v whether or not actually coding which might affect the premis or or as security hereof, whether or 8. The proceeds of any foreclosure as of any premises shall be distributed to the contract of the premise of the premises and the distributed to the premise of the premise and the premise and the premise of the pr	by acceleration or otherwise, holders of the note or Trustee shall have the there shall be allowed and included as additional indebtedness in the decree on behalf of Trustee or holders of the note for attorneys fees. Trustee's fees, ters' charges, publication costs and costs (which may be estimated as to items holders of the note in any deem to be reasonably necessary either to prosecute it os such decree the true condition of the title to or the value of the premises, shall become so much additional indebtedness secured hereby and immediately shall be one so much additional indebtedness secured hereby and immediately to which either of them shall be a party, either as plaintiff, claimant or degree of the commenced; or (c) preparations for the commencement of any suit for the foreclosure noncaution of the commenced; or (c) preparations for the defense of any threatened suit or promotional and applied in the ollowing order of priority; Fist, on account of all once the commenced of the preceding paragraph hereof; second, all other jonal to that evidenced by the note, with interest theron as herein provided; overplus to Mortgagors, their heirs, legal representatives or assigns, as their
its and expenses incident to the forect, e. proceedings, including, all is for mind the terms hereof constitute secured indebtedness addition and incident the terms hereof constitute when the note; fourth, any hits may appear. 9. Upon, or at any time after the filing of a bill to fee long the trust	onal to that evidenced by the note, with interest theron as herein provided- overplus to Mortagoos, their heirs, legal representatives or assigns, as their it deed, the court in which such hill is filed may appear a second of the court in which such hill is filed may appear as the second of the court in which such hill is filed may appear a second of the court in which such hill is filed may appear as the second of the court in which such hill is filed may appear as the second of the sec
s. Such appointment may be made either before. At the will of the application for such receiver and without regard to the then value of d the Trustee hereunder may be appointed as such receiver. The receiver fing the pendency of such foreclosure suit and, in case of , sai, and a	t deed, the court in which such bill is filed may appoint a receiver of said premotice, without regard to the solvency of insolvency of Mortgagors at the time of the control of the contr
mempion or not, as well as during any further times whe Mortg gors, its, issues and profits, and all other powers which may be necess cy or eration of the premises during the whole of said period. he Court from payment in whole or in part of: (1) The indebtedness secu.	except for the intervention of such receiver, would be entitled to collect such ance usual in such cases for the protection, possession, control, management and not the control of the co
party interposing same in an action at law upon the note hereby ser in	ed.
at nurpose	th p mises at all reasonable times and access thereto shall be permitted for cor of the premises, nor shall Trustee be obligated to record this trust the state of the cord of the cor
ercising any power herein given. 13. Trustee shall release this trust deed and the lien thereof, by pro- cured by this trust deed has been fully paid; and Trustee may execute ther before or after maturity thereof, produce and exhibit to Trustee the	per instrum nt up a presentation of satisfactory evidence that all indebtedness and deliv r a rei use hereof to and at the request of any person who shall, e note, rey senting that all indebtedness hereby secured has been paid, which
presentation Trustee may accept as true without inquiry. Where a rele- e genuine note herein described any note which bears a certificate of nforms in substance with the description herein contained of the note skers thereof, and where the release is requested of the original truste	sase is requisted of a successor trustee, such successor trustee may accept as identification pur oruge to be executed by a prior trustee hereunder or which and which pur purst 1) be executed by the persons herein designated as the eard it has never excepted a certificate on any instrument identifying same
ith the description when contrained cream as the genome note never the latest purpose in the description when he was a proper to the description of the correct or field. In case of the resignation, insuling the correct or field in case of the resignation, insuling the successor in Trust. Any Successor in Trust hereinner to the correct of the case of th	per instrur int up a presentation of satisfactory evidence that all indebtedness and deliver a relicios hereof to and all the request of any person who shall have been only to be a set of a successor insules, such successor trustee may accept as identification pur our globe executed by a prior insutee hereunder or which and which pur just is be executed by a prior insutee hereunder or which and which pur just is be executed by the persons herein designated as the exercised any not. If may be presented and which conforms in substance of the Recorder or Re listructure of the Recorder or Re listructure of the substance of the Recorder or Re listructure of the substance of the subs
nd any Trustee or successor shall be entitled to reasonable compensation 15. This Trust Deed and all provisions hereof, shall extend to and be igors, and the word "Mortgagors" when used herein shall include all st rit thereof, whether or not-such persons shall have executed the note or	for all acts performed he cund . be binding upon Mortaggors a 1 b persons claiming under or through Mortagues and all persons liab for the payment of the judgitudiness or any this Trust Deed. All Lines K. Olithe
COOK COUNTY LLINOIS FILED FOR RECORD	BECONNER OF DEEDS
The gather coupling that a school of several control of	21568033
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agrada series de la companya de la c La companya de la co	grand and a second of the seco
Mapora Antonia	The Instalment Note mentioned in the within Trust Deed has been identified herewith under identification No
or the protection of both the borrower and lender, the note secured by this trust deed should be identi- ed by the trustee named herein before the trust deed	AVENUE STATE BANK, as Trustee,
FILED FOR RECORD.	Vice President Trust Officer
D NAME	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
E STREET	DESCRIBED PROPERTY HERE
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