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	M TRUST DEED		
	Deliver to	21 953 767	
	Recorder's Office	21 303 101	
	> Box No. 711	TUE 19915 01 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
Ü	[THE ABOVE SPACE FOR RECORDERS USE ONLY	7
9	THIS INDENTURE, made June 13th	1972 , between Ralph E. Lux and	. [
9		, herein referred to as "Mortgagor", and DUNTY BANK AND TRUST COMPANY,	
ထ	an Illinois corporation doing business in Blue Island, Illinois, herein referred to as Trustee, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter de-		
٣	scribed, said legal holder or holders being herein referred to as Holders of this Note, in the principal sum of		
, , ,	evidenced by one certain Instalment Note	of the Mortgagors of even date herewith, made payable to BEARER	"
۰	and relivered, in and by which said Note	the Mortgagors promise to pay the said principal sum and interest on th	e
7	as fullows:	o time unpaid at the rate of eight (8) per cent per annum in instalment	ts
JUN 27	the One Thousand Two Hundred Thirteen and 30/100 Dollars on the 1st day of August 1972 and		
₹	***Or 1 Thousand Two Hunda	ed Thirteen and 30/100	.
	Dollars on the 1,t day of each principal and interest, if not sooner paid, st	month thereafter until said note is fully paid except the final payment of all be due on the 1st day of July 1982. All sud	
	payments on account of the indebtedness	evidenced by said note to be first applied to interest on the unpaid principo ovided that the principal of each instalment unless paid when due shall bea	ıl (
	interest at the rate of sever per cent per ar	nnum, and all of said principal and interest being made payable at such bank	-
	and in absence of such appoint nent, then	llinois, as the holders of the note may from time to time, in writing appoint at the office of COUNTY BANK AND TRUST COMPANY, in said City,	'
	NOW, THEREFORE, the Mortgogors to securi pay no and limitations of this trust deed, and the performance	ent of the sold principal sum of money and said interest in accordance with the terms, provision if the covenants and agreements herein contained, by the Mortgagars to be performed, and also it because thereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the died istate and all of their estate, right, title and interest therein, situate, lying and being in the AND STATE OF ILLIVIS	, ·
	Trustee, its successors and assigns, the following desc or	 Eccipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the do eal fastote and all of their estate, right, title and interest therein, situate, lying and being in the AND STATE OF (LLINOIS, 	•
. [to wit:	\mathcal{T}_{-}	
1		eet of Lot 6 (except that part of the South 211 erly of a 1 ne described as follows: commencing	
		ine of Section 16 which point is 155 feet West Lot 6, thing Northerly to a point on the North	-
	line of the South 211 fee	t of Lot 6, which is 160 feet West of the East	
	lying North of the North	xcept the South 17 feet of said Lots 6 and 7, line of original 199th Street) in owner's	
		d 16 of the school trustees' subdivision of orth, Range 14 East of the Third Principal	
	Meridian, in Cook County,	Illinois.	
			.]
1	which with the assessed hardsoften described to		}
	which, with the property hereinafter described, is referre TOGETHER with all improvements, tenements, easement: and during all such times as Mortgagors may be entitled	a to nerein as the "premises," s, fixtures, and appurtenances thereto belonging, and all ents, sues and profits thereof for so long thereto (which are pleaged primarily and on a parity with so! **estate and not secondarily, and on a parity with so!	
	all apparatus, equipment or articles now or hereafter there single units or centrally controlled), and ventilation, inclu- coverings, inador beds; awnings, staves and water heaters	is to never the store premises," is, fistures, and appurtenances thereto belonging, and all ants, "sues and profits thereof for so long thereto (which are piedged primarily and on a portly with so! — estate and not secondarily), and in or thereon used to supply heat, gas, air conditioning, wurel light, power, refrigeration (whether lading (without restricting the foregoing), screens, window she as, shore doors and windows, floor. All of the foregoing are declared to be a part of said real estate: hether physically attached s, equipment or articles hereafter placed in the premises by the margagors or their successors soil estate.	
	thereto or not, and it is agreed that all similar apparatu or assigns shall be considered as constituting part of the r TO HAVE AND TO HOLD the premises unto the said T	s, equipment or articles hereafter placed in the premises by the managers of their successors collections. Rustre, lits successors and assigns, forever, for the purposes, and upon the vest and trusts	
	benefits the Mortgagars do hereby expressly release and w	Give.	
	The second of th		
4	(Colos	Mortgagors the day and year first above written.	
1	Ralph E. Luz	(SEAL)	l
	<u> </u>	(SEAL)	l
1	STATE OF ILLINOIS,	vard E. Kane	
		for and residing in sold County, in the State aforesaid, DO HEREBY CERTIFY THAT and Zena Lux, his wife,	
		and Zena Lux, nis wile, known to me to be the same persons	
	going Instrument, appear	ed before me this day in person and acknowledged that they slaned, sealed	173
	pad delivered the said in	strument as their free and voluntary act, for the uses and purposes therein release and waiver of the right of homestead.	21 953
		hand and Notarial Seal this. 13th day of June A.D. 19 72	띪
	2 7 0 °	Edward E. Kane	76
1	3.02.02	Edward E. Kane Notery Public.	~
<u> 4</u>	Thomas		

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Mortgagors shall (1) promptly repair, restore or rebuild any building or improvements no estroyed; (2) keep said premises in good condition and repair, without waste, and free from me the lien hereof; (3) pay when due any indebtedness which may be recurred by a lien or charge stafactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) any time in process of erection upon said premises; (5) comply with all requirements of the receiv; (6) make no material alterations in said primises except as equivement abull dreads:	w or hereafter on the premises which may become damaged or be chanic's or other liens or claims for lien not expressly subordinated on the premises superior to the lien hereof, and upon request exhibit complete within a reasonable time any building or buildings now or
t any time in process of erection upon said premises; (3) comply with all requirements on taw erect; (6) make no material alterations in 100 all memoral real alterations in the rection of the process of the process with the legal holder of the note referred to herein on the first day of each and every month dur eneral real estate taxes next accruing against said premises computed on the amount of the lass pocial assessment water charges, newer charges and other charges against the premises when die note referred to herein duplicate receipts therefore.	or minimpal ordinances with respect to the planting and the calling ordinance, or cause to be deposited with the Trustee named in this Trust Deed ing the term of said loan a sum equal to one twelfth of the estimated assertanable real estate taxes. Morfgagors shall pay special taxes, the and shall upon written request furnish to Trustee or to holders of
is note referred to herein duplicate receipts therefore. 3. Mortgagors shall cause all buildings and improvements now or hereafter situated on said indistorm under policies providing for payment by the insurance companies of moneys sufficient full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, or the benefit of the holders of the note, such rights to be evidenced by the standard mortgage educing additional and renewal policies, to holders of the note, and the case of insurance about the respective dates of expiration. Mortgagors shall deposit with the Trustee an amount of the respective dates of expiration. Mortgagors shall deposit with the Trustee an amount of the control of the property of the control of the property of the control of the property of the pr	oremises to be insured against loss or damage by fire, lightning or either to pay the cost of replacing or repairing the same or to pay moder insurance policies payable, in case of loss or damage, to Trustee clause to be attached to cache policy, and shall deliver all policies, and shall deliver all policies, and shall deliver all policies.
change adminish and renewal poncies, to noncers of the noise, and in take or installance about the respective dates of exprisation. Mortgagors shall deposit with the Trustee an amount eq yof each and every month during the term of said loan. The amounts depósited under the reso and three hereof shall be held by the Trustee or the legal holder of the note as and for a Sin pay the general real estate taxes levied against said premises and insurance premiums as and 4. In case of default therein. Trustee or the holders of the note may, but need not, make an	invalent to one twelfth of the annual insurance premiums on the first lessate tax feserve and insurance reserve referred to in paragraphs king Fund to be used by the Trustee or the legal holder of the note when the same become due and payable. payment or perform any act hereinbefore required of Morigagors in
pay the general real estate taxes levice against and premises and insurance premiums as any form and manner default therein. Trustee or the holders of the note may, but need not, make full or partial payments by form and manner deemed expedient, and may, but need not, make full or partial payments by the partial payments are made to the payments of	of principal or interest on prior encumbrances, if any, and purchase, a from any tax sale or forfeiture affecting said premises or contest paid or incurred in connection therewith, including attorneys' fees and the lime hereol, plus reasonable compensation to traite for indebtedness accured hereby and shall become immediately due and the lime of Trustees or bolders of the note shall prove be considered as a
Il, star ment or estimate procured from the appropriate public office without inquiry into the ac	curacy of such bill, statement or estimate or into the validity of any
x, s c ment, sale, forfeiture, tax lien or title or claim thereol. 6. Alor or shall pay each item of indebtedness herein mentioned, both principal and interesting the note, and without notice to Alberton the note, and without notice to Alberton in the control of the control	ust Deed shall, notwithstanding anything in the note or in this Trust g payment of any instalment of principal or interest on the note, or at of the Mortgagors herein contained. Any deficiency in the amount note secured hereby may collect a "late charge" on each payment ments.
7. When, the descript secured asaly become the whether of sectionation of other was been hereof, for a y uit to foreclose the lien hereof, there shall be allowed and included as a penses which mr v b, said or incurred by or on behalf of Trustee or holders of the note fore deeper the hereof, the property publication costs and costs (which may be estimated usuch abstracts of tit! titl, earches and examinations, guarantee policies, Torreas certificate diders of the note may deer to be reasonably necessary either, to prosecute such suit or to eyid	dditional indebtedness in the decree for sale all expenditures and tomers' fees, Trustee's fees, appraiser's fees, outlays for documentary as to items to be expended after entry of the decree of procuring s, and similar data and assurances with respect to title as Trustee or more to bidders at any sale which may be had pursuant to such decree
ore than f cent ays, in arrears to cover the extra expense involved in bandling delinquent pay. 7. When, th. are a vess hereby secured shall become due whether by acceleration or otherw 8 lien hereof. If a y uit to foreclose the lien hereof, there shall be allowed and included as a d expert evidence, too hers' charges, publication costs and costs (which may be estimated ders of the note may deer to be reasonably necessary either to prosecute such suit or to evid ture condition of the til' to s; the value of the premises. All expenditures and expenses of the detendens executed hereby and mmediately due and payable, with interest thereon at the rate of ders of the note in connect in tit (a) any proceeding, including probate and bankruptcy pr reof after accurated such right to fore-loss whether or not actually commenced; or (c) prepar ght affect the premises or the securit ner, if, whether or not actually commenced; or (c) prepar ght affect the premises or the securit ner, if, whether or not actually commenced; or (c) prepar S. The proceeded of any foreclosure alse c the remises shall be distributed and applied in the,	e nature in this paragraph mentioned shall occur so much additional seven per cent per annum, when paid or incurred by Trustee or occedings, to which either of them shall be a party, either as plaintiff, oreparations for the commencement of any suit for the foreclosure ations for the defense of any threatened suit or proceeding which
rident to the foreclosure proceedings, in and a all such items as are mentioned in the preceding reof constitute secured indebtedness additional to that evidenced by the note, with interest the	eon as herein provided; third, all principal and interest remaining
paid on the note; fourth, any overplus of Mortgaren, their heirs, legal representatives or assi- ped polymous at any time after the filing of a bill of lor, lose this trust deed, the court in whice pointment may be made either before or after ale, wit out notice, without regard to the solve- civer and without regard to the then value of the presence or whether the same shall be then either the properties of the solvent of the properties of the properties of the solvent d, in case of a sale and a deficiency, during the contractive may be entitled to collect such rents, turning the solvent of the protection, possession, extrol management and operation of the coloning this triat deed, or any range special sale of the protection of the solvent of the protection of the solvent of	occupied as a homested or not and the Trustee hereunder may be fits of said premises during the pendency of such foreclosure suit tree be redemption or not, as well as during any further times when issues and profits, and all other powers which may be necessary or remises during the whole of said period. The Court from time to
ne may authorize the receiver to apply the net income at an ds in payment in whole or it ciclosing this trist deed, or any tax, special assessment or her en which may be no become a made prior to foreclosure sale; (2) the deficiency in case of sale and deficiency or lower than the same than the deficiency of the endorsement of the lien or of any provisss. it is euligiet to any deficience in an action at law upon the note hereby secured. 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable to the contract of the premises at all reasonable to the contract of the co	
12. Trustee has no duty to examine the fitle, location, existence, or condit a of he premises, repower herein given unless expressly obligated by the terms hereof, nor e liable for any acts.	or shall Trustee be obligated to record this trust deed or to exercise or omissions hereunder, except in case of its own gross negligence
misconduct or that of the agents or employees of Trustee, and it may rejuire ind, midies statist. It rust each all release this trust deed and the lien thereof by property, trument upon preser as deed has been fully paid; and Trustee may execute and deliver a release of and at the reconstruction of the region of the re	has been paid, which representation Trustee may accept as true accept as the genuine note hereith described any note which bears rms in substance with the description herein contained of the note here the release is requested of the original trustee and it has never the property of the
case of the resignation, inability or relusal to act of Trustee, the then Recorder of Deeds of a sst. Any Successor in Trust hereunder shall have the identical title, powers and authority as are reasonable compensation for all acts performed hereunder.	e sunty in which the premises are situated shall be Successor in crei given Trustee, and any Trustee or successor shall be entitled
 This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgaged "Mortgagors" when used herein shall include all such persons and all persons liable for the proons shall have executed the note or this Trust Deed. 	rs r ' all persons claiming under or through Mortgagors, and thecnt of the in thedness or any part thereof, whether or not such
	BET ROSE AS DEEDS
COOK COUNTY, ILLINOIS FILED FOR RECORD	*21953767
Jui 27 172 9 47 AM	**************************************

the contract of the contract o	Note mentioned in the within Trust Deed has been Ider 1-
THE PROTECTION OF BOTH THE BORROWER AND DER, THIS NOTE SECURED BY THIS TRUST DEED	DUNTY BANK AND TRUST COMPANY
ULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN DY	Assistant Vice President Assistant Secretary
D NAME E STREET	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
CITY	
R OR OR	
RECORDER'S OFFICE BOX NUMBER 711	

I PEND OF RECORDED DOCUMENT

The American succession of the Control of the Contr