UNOFFICIAL COPY

	INOSI DEED	7.3
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٠.,		100 m
~ 1	<u> </u>	THE ABOVE SPACE FOR RECORDERS USE ONLY
1	THIS INDENTURE, made August	21, 19 70, between
╁		RISE D. MAREK, his wife, of the Village of
1	Oak Park, Illinois,	
1		herein referred to as "Mortgagors," and
ľ	an Illinois correctation dator business in O.	AVENUE SEATE BANK. d. Park, Illinois, herein referred by as units irr, witnesseth
ł	THAT, WHEREAS the Mortgagors are	justly indebted to the legal bolder or holders of the Instalment Note here-
ተ		lders being herein referred to as Holders of the Note, in the principal sum of
ŧ,		hundred and no/100 (\$28,500.00) Dollars, of the Mortgagors of even date herewith, made payable to BEARER
1		· · · · · · · · · · · · · · · · · · ·
4		the Mortgagors promise to pay the said principal sum and interest from
1		talments as follows. Two hundred twenty-nine and 60/100
L	(\$229.60)	
l	or more Della for the first day of No	ovember 1970 and Two hundred twenty-nine and
1	60/1/0	
L	Dollar or more first day of each	
1		sooner paid, shall be due on the first day of October 1990. shedness evidenced by said note to be first applied to interest on the unpaid
1	principal halance and the remainder to p	rincipal, provided that the principal of each instalment unless paid when due
-	shall bear interest at the rate of xxxxpe	r cent per annum, and all of said principal and interest being made payable
١	at such banking by use or trust compatition to time in writing a point and	
	time to time, in writing a point, and in absence of such appointment, then at the office of Avenue State Bank, Oak Park, Illinois	
l	2508. THEREFORD, the Mortgagers, were the payment of the said principal vain of money and and interest in accordance with the terms, provi- ment much before the payment of the partial of the containt and agreement before containing the performed and were said in the payment of the partial of the payment o	
	also in consideration of the vinc of Ore Deliar views up to the Trustee its successors and assigns its follow	is and the receipt whereof is hereby acknowledged do by these presents CONVEY and WARRANT of described Real Estate and all of their estate, right, title and interest therein, situate, lying and
ŀ	being to the Village of West the	ester county of Cook and STATE OF ILLINOIS.
	to wit	
	Lot ten (10) in La'cl; Resubdivision of Lot "A" in	
١.	George F. Nixon and Corpany's Second Civic Center Addition to Westchesta, in the West half of the	
١	South West quart	er of sect on 21. Township 39 North,
l		of the Thi d Principal Meridian,
ı		16001
١.,	and the state of t	
-	No.	4/)
		//
	which, with the property transmitter tescribed is tell TOOLTHER with all improvements tenements e-	erreit to herein as the premises." sements fixtures and apportenances thereto be on any and all rents, issues and profits thereof for
	so long and during all such fitness as Montgogers than I endances and an apparation equipment on agreeing to	ferred to berein as the premises. Commits Extens and appartments thereto be now, and all rents issues and profits thereof for commits Extens which are pledged primarily and on a parity with said real relate and not seek on benefite therein or therein used to supply heat. So conditioning water, bittle, lower miled, and vertilation including without restricting or declared to be a part of said real estate profits the said of the profits and real estate and Trustee with surressort and autients forever, for the purpose, and upon the user and trusts here-
	their that windows their coverings mader beds awr which that proposals affected therein in not and it is	args, stores and water heaters. All of the foregoing at declare I to be a part of said real estate agreed that all similar appearatus, equipment or article thereafter placed in the premises by the
	TO HAVE AND TO HOLD the premises into the s	dered as constituting part of the real estate and Trustee, its surresponsible and trusts here- ind Trustee, its surrespons and assigns, forever, for the purposes, and upon the uses and trusts here- by virtue of the Homestead Exemption Laws of the State of I', nothigh said rights and benefits
	the Storigagors do nereby expressly release, and walve	
	This trust deed consists of two pages.	The covenants, conditions and provisions appearing on the 2 (the reverse perein by reference and are a part hereof and shall be oind og on the mort-
	gagors, their heirs, successors and assigns	
	Witness the hand s and seals of	Mortgagors the day and year first above written.
	Law III	ack [SEAL] Rue D. M. E. R. [SEAL]
	Warren Max	
	, warren mar	ek [SEAL] RISE D. FIGURE (SEAL)
	STATE OF ILLINOIS.	Le Ma A State Al
	Notary Public in and for and rending in said County, in the State aforesaid DO HEREBY CERTIFY THAT Warren Marek and Rise D. Marek, his wife.	
County of County		
	SERVING ATTAINMENT !	known to me to be the same person. S. whose name S. A.Y. Chibseribed to the foregoing In- re me this day in person and acknowledged that. They signed, scaled and delivered the
	The Transfer of the property of the mer and purposes therein set furth including the re-	
	C UBLUST and some of the right of tomostered	
	O REDIE & CIVEN under my ha	and And Netarral Seal this 2.7 day of August A D 19.70
	COUN	1 loke & - King
	** Trapping and ***	Notary Public.
_	\$05 JRP.	Page 1

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

I Muttagers stall (1) promptly repair review or rebuild any buildings or improvements now or hereafter on the premise, which may become dum agent use the destroyed. (2) these pand premises in good condition and results authority and offer them mechanise from the premises agent to the product of the lien hereof, (3) pay when due any indebtedness which was particularly conditioned for the lien hereof, (3) pay when due any indebtedness which was particularly reviewed to the horizer on the premises superior to the interest and upon require stocking exhibit satisfactory evidence of the discharge of such prior tien to Trustee or to holders of the inde, (4) complete within a reasonable time any building not buildings now or at any time in process of erection upon said premises. (5) comply with all requirements of law or municipal ordinaries: with respect to the premises and the use thereof, (4) make no material alterations in said premise except as required by law or

2. Mortgagers shall july before any penalty altaches all general tases, and shall pay opecual lases, special assessments, water charges, and utility charges stages that the premises when due, and shall july written request, furnish to Trustee or the holders of the note duplicate recrupts therefor. To prevent default becomes Mortgagers shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagers may desire to contest.

3. Mortgagers shall keep all buildings and improvements now or hereafter situated on said previous major against loss or damage by fire, lightung or windstorm under judicies jurisding to jurisding the jurisding to jurisding the jurisding to jurisding the mideleteness secured hereby, all in companies attending to the holders of the note, under insurance judicies jurisding to finisher for the benefit of the holders of the note, such rights to be revidenced by the standard mortgage clause to be attached to each pulcy, and shall deliver all judicies including additional and renewal judicies, to holders of the note such pulcy. The property of the pulcy is all deliver noted to be pulcy as the pulcy and shall deliver all judicies. In the standard mortgage clause to be attached to each pulcy, and shall deliver all judicies to the pulcy as the pulcy and in case of insurance about to expire, shall de-

Mortgages in any form and formula the summary of the many of the many of the many and the summary of the many of t

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax assessment sale intrinsice tax lien or title or claim thereof.

6. Mortgagots stail pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the aption of the hoiders of the noise, and without notice to Mortgagors, all unusual indebtedness secured by this Trust Deed shall, nowthistanding anything in the note or in this Trust Deed to the contrary become often and payable for its more darkly in the case of daily in such payable of any instalment of principal or interest on the note, or the whin default shall occur and continue for three days in the performance of any other ogreement of the Mortgagor better orbitance.

Then the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forcefore the lien between the lien hereof, there shall be allowed and included as additional indebtedness in the decree of the all expenditions and expenses which may be paid or incurred by no health of trustee on holders of the note for kinneys. Here there is no the property of the decree of principal gal such abstracts of title, title searches and examinations, guarantee policies. Tortens certified in a summation, guarantee policies to the stress of the property of the decree of principal gal such abstracts of title, title searches and examinations, guarantee policies. Tortens certified to evidence to hidders of an abstract of title, title searches and examinations, guarantee policies. Tortens certified in a vidence to hidders at any side which may be had jurisuant to such decree the true continuous title to or the value of the premises of the property of the search of the property of the property of the property of the search of the property of the property of the search of the property of the property of the search of the property of the

If The proces is of my foreclosure sale of the premises shall be distributed and applied in the following order of priority. First, on account of all costs and expense, incirc in or the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second all other items which whole? (e.g., before Constitute secured, onlicedited as additional to that evidenced by the once, with interest theroid as herein provided third all principal and interest remaining unpaid on the note, fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon or at any time of exitie ing of a bill to foreclose this frust deed, the court in which such bill in filed may appoint a receiver of said premises. Such appointment may be made e here before or after sale, without notice, without regard to the sprengy or moviewing of Mortgadens at the time of application for such receiv. and without regard to the then value of the premises or whether the same shall be then occupied as a biomestead or not and the Trustee because the remaining of said premise during the power to collect be rents, cause and profits of said premise during the pendency of such forecens resist and, in case of a sale and a deficiency, during the full statutory teriod of redemption, whether there be rediringtion on one, as well as during any if their times when Mortgagors, except for the intervention of the receiver mount be entitled to collect such rents, issues and profits and all others for the final be necessary or are usual in such cases for the protection, possession control management and operation of the premises during the works of skilled and the skilled and skilled and the skilled and skilled

10. No action for the enforcement of the iten it of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upo. The note hereby secured.

If Trustee or the holders of the mile shall have the light imspect the premises at all reasonable times and access thereto shall be permitted for that purpose

12. Truster has no duty to examine the title locator, existence, or condition of the premises not shall Truster be obligated to record this trust deed to to reverse any power herein given unless estimate the obligated by the terms hereof, nor be intelled for any acts to ministens thereinder, except to some trust negligence or misconduct or that of use terms of employees of Truster, and it may require indemnities satisfactory to it before exercing any lower better given.

B. Truster stall release this trust idead and the Join there (b) poper instrument upon preventation of satisfactory evidence that all indebtedness that the property of the pr

14. Trustee may resign by instrument in writing filed in the office of the Recc of a Registrar of Titles in which this instrument shall have been recorded or filed in case of the resignation, mability or refusal to act of Truste, in then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust Any Successor in Trust hereunder shall have the identifying the property of the p

and any Trustee or successor that he entitled to reasonable compensation for all acts perfor and be "under of "under 15. This Trust Deed and all provious hereof, that leatend to and be binding upon k ortgager, and all persons claiming under or through Mort gagers and the word "Mortgagers" when used herein shall include all such persons and a persons "able for the payment of the indebtedness or any said thereof, whether or not such response hall have executed the note or this Trust Deed.

COOK CLUST " ILLINO!! FILED FOR RECORD

Aug 24 '70 2 15 PK

Action by F. Cheese

\$21245602

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER.
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED
TO THE OF THE PROPERTY.

The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No. 16.5.3

AVENUE STATE BANK, so Trustee-By

D STREET LT I O CITY V: E PMS

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