UNOFFICIAL COPY

TRUST	FARM	QUNTY: LINUTE A	163 757	Hilms K. Olicon NECONOTIVE OFFICE
35	Box 805		LEOVE SPACE FOR RECORDE	#22463757
THIS INDENTURE,	made ——August	17,1973	between	
DENNIS L	EE PIERINI and PA	JLETTE DONNA PI		
STATE NATIONAL called "Trustee"), wi	BANK, a National B tnesseth:	anking Associatio	n, doing business in Eva	er called "Mortgagor"), and inston, Illinois, (hereinafter
after described, (here	inafter called the "Ho	ders of the Note")	gal holder or holders of t , in the principal sum of	the Instalment Note herein-
evidenced by one cert made payable to BEA sum and interest from	RER and delivered, i	nereinafter called to n and by which N —on the balance	he "Note") of the Mortg ote the Mortgagor prom e of principal remaining	ars (\$ 30,500.00 agor of even date herewith, uses to pay such principal from time to time unpaid
	TWO HUNDRED	THIRTY and 38	4100(\$230.38)	2
			lay of — November———————————————————————————————————	1973—and & & & & & & & & & & & & & & & & & & &
day of - Detober be first empli to interprincipal of each insta per cent per s inv in, s	Dollars at the final payment of 1998—All su erest on the unpaid planent unless paid whe and all of said principa ce of STATE NATION	on the—first— principal and inte- ich payments on a principal balance a in due shall bear in and interest beir IAL BANK, in Evi	day of each—month— rest, if not sooner paid, sh scount of the indebtednes nd the remainder to pr terest after maturity at g payable in lawful mon	thereafter until the Note tall be due on the first se evidenced by the Note to incipal; provided that the the rate of Fight (8%) ey of the United States of other place as the Holders
NOW, THEREFORE, il herein contained, and also in to VEY and WARRANT unto the estate, right, title and interest COOK	Me true, to secure the pay uerm of the sum of One e Truee, its successors and as herein, situation of the De I	ment of the Note and the Dollar in hand paid, the signs, the following descript in theVIIIage	e performance of the Mortgagor's receipt whereof is hereby acknow oed Real Estate (hereinalter called OF MORTE	covenants, conditions and provisions ledged, does by these presents CON- "Ecal Fatte") and all of Mortgagor's On Grove————————————————————————————————————
	in Resubdivisica to 38 in Block 1 Addition, a Subd West quarter of	If Lots 20 to in Dempster Te vision of the the sout East 1, lange 13 Eas	all of Lot 27 in B 42 in Block 1 and Lor Tminal Gardens Secon West 10 acres of the quarter of Section 1 t of the Third Princ ois.	ots 22 ad e South 17,
which, with the property hereing	fter described, is hereinster cal	led the "premises,"		700
TOGETHER with all the t improvements and fixtures now and pledged primarily and on a articles now or hereafter therein	mements, privileges, easements, ocated or hereafter to be place parity with the Real Estate as or thereon of every kind and	hereditaments and appured on the Real Estate, all security for the payment nature whatsoever, includi-	enances now r at anytime hereafte renta, issues and profit thereof (of the indebteauess cured hereb- ig, but without lim in any genera	er thereunto belonging, all buildings, which are hereby expressly assigned y), and all apparatus, equipment or ality of the foregoing, all abrubbery, a and electric fixtures, incinerators,
washing machines, dryers, dishw tion, power, ventilation and all c are hereby agreed to be part of this Trust Deed be deemed conc	rm windows and doors, floor c takers, radiators, heaters, range; ther apparatus and equipment; the Real Estate and appropriate lusively to be Real Estate and	overings, inadoor beds, or supparatus for supplying in or that may be placed d to the use of the Real I conveyed hereby) and als	rtain fixtures, venetir is vir is, gar or distributing heat, h t w. er light in any building now or her telli- state, and whether affixed a any or all the estate, right, title and	s and electric fixtures, incinerators, tht, water, air conditioning, refrigera- ending on the Real Estate (which end or not, shall for the purposes of the Mortgagor of, in and to the
Incinises.	D the premises unto the Trust petits under and by virtue of t		지원 본 경험하다 하는 생활을 살기.	upon th uses and trusts herein set in air rights and benefits the Mort-
This Trust Deed or reverse side of this Tru on the Mortgagor, his h	nsists of two pages. I st Deed) are incorpor	ated herein by ref signs.	erence and are a part he	ppearing on page 2 (the reof and shall be binding
1/1 2				
Allunis Les	Yeen #	[SEAL]		[SEAL]
<u>Yaulitti No</u>	na Yeuxi	[SEAL]		[SEAL]
STATE OF ILLINOIS	as. the undersigned, a	Notary Public in and fo	and residing in said County, in t	the State aforesaid, DO HEREBY
COUNTY OF COOK	CERTIFY THAT	at the contract of the second of the second	ERINI and PAULETTE 1	DONNA PIERINI, his wife,—
6	strument, appeared before me t	his day in person and ack	owledged thatthey	signed leaded of ROSeets the
<u> </u>	ease and waiver of the right of GIVEN under my hand and	homestead.	7 <u> </u>	1. 200 mg 2 5
OJ.REL-56			Quest)	240N 30 ~
		PAGE 1		20 20 27

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

- 1. Mortgagor shall (1) keep premises in good condition and repair, without wate, and free from mechanic's ordinated to the lien hereol; (2) promptly repair, restore or rebaild any buildings or improvements now or naged or be destroyed; (3) complete within a reasonable time any buildings or buildings now or at any time in the large of the premises and the use thereof; (5) pay whe a lien or charge on the premises superfor to the lien-heroid, and popen request exhibit sufficiency evidence of the deep the Note; (6) make no material altertions to the premises except at required by Lw, regulation or
- 3. Mortgagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable value, and also carry such other hazard insurance as Trustee or the Holders of the Note may require from time to time. Said insurance shall be carried in such com shall be attained to the trustee or the Holders of the Note and the policies evidencing the same with mortgage clauses (satisfactory to Trustee or the of the Note) attached, shall be deposited with Trustee. An appropriate renewal policy shall be delivered to Trustee not later than thirty days prior to titien of any current policy.

- 7. In case t. s p. miss, or any part thereof, shall be taken by condemnation, the Trustee or the Holders of the Note receive all compensation, which may be paid for any property taken or for damages to any property not taken and all-come shall be forthwith "pured as the Trustee or the Holders of the Note many elect, to the immediate reduction of the indetended and restoration of any propert—damaged, provided that any excess over the amount of the indebtedness shall be delivered
- 8. The Trustee or the folde s ' he Note may collect a "late charge" not to exceed 4% (or a minimum of \$1.00) of any installment which is not paid within 15 days from the due. ' the off to corret the extra expense involved in handling delinquent payments.
- 9. Morrappor shill pay easi, km of a bedeese hereif among the horizont pay and km of the horizont pay in the horizont pay easi, km of a bedeese hereif among the horizont pay and km of the horizont pay easi, km of a bedeese hereif and if default shall occur in the payment of any monthly installment of principal and interest as provided in the Note; or in the payment of any other indebtedeness straing under the Note or the Turut Deed; or in the performance of any other indebtedeness rating under the Note or the Turut Deed; or in the performance of any other indebtedeness rating under the Note or the Turut Deed; or in the performance of any other indebtedeness rating under the Note or the Turut Deed and shall continue for a period of three days; then the following provisions shall apply: (a) All sums secured hereby shall, at the option of Tr. who or the Holders of the Note, become immediately due and payable, without notice; and (b) Truste, or the Holders of the Note may immediately foreclose the new of its Trust Deed. The court in which any proceeding is pending for that purpose may, at once, or at any time theresized, either before or alter sale, without notice to Morragor, and without regard on the premises, or the occupancy thereof as a homestead, appoint during who foreclosures usit and the full santtory; triod of dempition notwithstanding any redemption. The receiver, out of such remain, issues and profits when collected, may pay costs incurred in the management. Triallon of the premises, prior and co-ordinate liens, if any, and taxes, assessments, water and other untilities and interance, then due or therefore a carriagor. The management is a carriagor of the premises, prior and co-ordinate liens, if any, and taxes, assessments, water and other untilities and interance, then due or therefore a carriagor. The management is a carriagor of the premises, prior and co-ordinate liens, if any, and taxes, assessments, water and other untilities and inutrance, then due or the refairer accruing, or management and pay
- 11. In any foreclosure of this Trust Deed, there shall be allowed a d in not did not constitute a detail to paid out of the reats, or the proceeds of such sale; (a) all principal and interest remaining mobal and secured hereby; (a) of other items advanced or paid by Trustee or the Holders of the Note pursuant to this Trust Deed, with interest at eight (676) per cent per sanum from the color of advancement; and (b) all countries, attorney of the note pursuant to this Trust Deed, with interest at eight (676) per cent per sanum from the color of advancement; and (b) all countries, attorney of the note that the color of advancement; and (b) all countries, attorney of the color of the color
- 12. The proceed of any forecloure sale of the premiers shall be distributed and applied in the following order of priority: First, on account of and expenses incident to the foreclosure proceedings, including all such items as are concerned delerein; second, all other items which under the terconstitute secured, andebteders additional to that evidenced by the Note, with interest there no. Intering provided, third, all principal and interest unpaid on the Note; fourth, any overplus to Mortgagor, his heirs, legal representatives or a gus, as their rights may appear.
- 13. No action for the enforcement of the lien or of any provision hereof, shall be subject to t y defe se which would not be good and available to the party interposing the same in an action at law upon the Note.

- 16. This Trust Deed and the lien created hereby shall be released by Trustee upon full payment of all indeb.ed as accured hereby, the performance of exceeding the first payment of the resonance of the speciment of the reasonable fees of Trustee. Trustee may execute and clivre—theretae to, and at the request guy person who shall, either before or after maturity hereof, produce and exhibit to Trustee the Note and Trust Deed experiments that all indebtedness unsent of the produce of the produce and exhibit to Trustee the Note and Trust Deed expending that all indebtedness unsent identifying the same as the Note described herein, it may keeper as the granular Note as Note which may be numeric and which conforms in bisance with the description herein contained of the Note and which purports to be executed by the makers thereof.
- 18. This Trust Deed and all provisions hereof shall extend to and be binding both jointly and severally, upon Mortgagor and all persons, taking under or through Mortgagor, and the word "Mortgagor" when used herein shall include all such persons and all persons liable for the payment of the indet of any part thereof, whether or not such persons shall have exceeded the Note or this Trust Deed.
- 19. STATE NATIONAL BANK, personally, may buy, sell, own and hold the Note or any interest therein, before or after maturity, and white a locality and sald Bank as a holder of the Note or any interest therein and every subsequent holder shall be entitled to all the same security and to a teamer rights and remedies as are in this Indenture given to the Holders of the Note, with like effect as it said Bank were not the Trustee under this In cmt. at and no merger of the interest of sald Bank as a holder of the Note and as Trustee hereunder shall be deemed to occur at any time. Any actions or remedies provided in this Indenture to be taken by the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee or the Holders of the Note and the Trustee of the Note and the Trustee or the Holders of the Note and the Trustee of the Note and the Trustee of the Note and the Trustee of the Holders of the Note and the Trustee of the Note and the No

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY STATE NATIONAL BANK, TRUSTEE, DE-FORK THE TRUST DEED IS FILED FOR RECORD.

The Note mentioned in the within Trust Deed has been identified herewith under Right Identification No. ____13,547_____

STATE NATIONAL BANK,

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