UNOFFICIAL COPY

TRUST DEED 22 524 473 THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE, made October 22, 1973, between FRANK O. FOLTZ and LOIS G. FOLTZ, his wife, and BRIAN L. BANASHAK and KATHLEEN L. BANASHAK, his wife, of the county of Cook

State of Illinois herein referred to as "Mortgagors" and AVENUE STATE BANK an Illinois State of TITITIOIS

ACTION TO THE BANK AN HILLIONS

CORPORATION DOWN DESIGNATION OF THE BANK AN HILLIONS

CORPORATION DOWN DESIGNATION OF THE BANK AN HILLIONS

COMPANY 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

THENTY BIGHT THOUSAND SEVEN HUNDRED AND NO/100THS (\$28,700.00) — — Dollars, idenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER and a livered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from late bereof on the balance of principal remaining from time to time unpaid at the rate of 7-3/4 per cent per annum in instalments as follows: TWO HUNDRED THIRTY-FIVE date pereof AND CO/LCOTHS (\$235.63)

Pollars o: more on the 1st day of 1973 and TWO HUNDRED December THIRTY-FIVE 7.D 63/100THS6llars on the 1st day of each month thereafter until said note it fu', y paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 1st day of November 1993. All such payments on account of the indebtedness evidenced by said one to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the reincipal of each instalment unless paid when due shall bear interest at the then highest rate permitted by to a and all of said principal and interest being made payable at such banking house 848 or trust company as the holders (... note may, from time to time, in writing appoint, and in absence of such appointment, then at the office (Ave ue State Bank, Oak Park, Illinois. p one of the said principal sum of money and said interest in accover arts a degreeneers herein contained, by the Mortgagers to be perhereb acky wiedged, do by these presents CONVEY and WARRANT under, the description of description in the COUNTY OF AND STATE OF ILLINOIS, to wir: The North 34 feet of Lot 17 '.. Goodwillie's Subdivision of Block 3 in Ogden and Jones Subdivision of the South West quarter of the South East quarter South of Park Avenue in Section 7, Township 39 North, Range 13, East of the Tirl Principal Meridian, in Cook County, Illinois, This trust deed consists of two pages. The covenants, conditions erse side of this trust deed) are incorporated herein by regerence and are a part hereof and shall on the mortgagors, their heirs, successors and assigns.

WITNESS the hand 8 and seal 8 of Mortgagor and seal _ B of Mortgagors the day and year first above Lois G. Foltz
Kathleen L. Ban
STATE OF ILLIANS (SEAL) Frank (SEAL) Bui Brian L. Banashak Notary Public in and for and residing in said County, in the State aforesa FRANK O. FOLTZ and LOIS G. FOLTZ BRIAN L. BANASHAK and KATHLEEN, L. GIVEN under my hand and Notarial Seaf this

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED 1. Moregagors shall (1) promptly repair, restore or rebuild any building or improve (2) keep said premises in good sendigion med regair, without waste, and free from mech (3) pay when due nay inductories which hap to percurb dy a lien or charge on the price the discharge of such prior lien to "Irrastero" to holders of the nore; (4) complete rectains upon said premises; (3) comply with all requirements of law or unminicipal ordinance.	ment now on breafter on the premises which may become damaged or be destroyed; manife as other linear or claims for lies not expressly subordinated to the lies hereof; emises superior to the lien hereof, and upon request exhibit satisfactory evidence of within a restonable time any buildings to buildings now out any time in piecess of nances with respect to the premises and the use thereof; (6) make no material alters-
2. Morgagora shall pay before any penalty arraches all general razes, and shall one charges against the premises when due, and shall, upon written request, inches bereunder Morgagora shall pay in full under process; in the manner provided by season. 3. Morgagora shall keep all bisidings and improvements now at hereafter latter moder policies providing fee payment by the insurance companies of moneys sufficient enders accured hereby, all in companies a stillaterary to the holders of the note, under	, any tax or assessment which Mortgagors may desire to comest.
the soulers to the once, such rights to be evidence by the should marging clause renewal policies, to bolders of the note, and in case of insurance about to expire, expiration. 4. In case of default therein, Trustee or the holders of the note may, but need	o be attached to each policy, and shall deliver all policies, including additional and shall deliver renewal policies not less than see days prior to the respective dates of not, make any payment or perform any act herein
form and manner decaned expedience, and may, but need nor, make full or partial pays compromise or settle may ask line or other prior line or title or claim herrol, or redeen ment. All enoury paid for any of the purposes herrin authorized and all expenses paid defanced by Trustee or the holders of the note to protect the mortgaged premises and hich action herrin authorized may-be taken; shall her so much additional indebection with interest threeon at the them highest rate permitted by law. In action of Trustee thum on account of any default hereunder on the part of Mortgaged.	nents of principal or interest on prior encumbrances, if any, and purchase, discharge,
5. The Trustee or the holders of the note hereby secured making any payment is the total or estimate procured from the appropriate public office without inquiry it seesso mr, sale, forfeiture, tax lies or title or claim thereof. What were shall now each item of indebtedness herein merioned both relief.	and and framework which does not consider a substance of the substance of the bulleting
of the r. e. a. I without notice to Moragoera, all, unpaid indebendues secured by this cours, bec. and the and payable (a) immediately in the case of default in making pay occur and con e. v three days is the performance of any other agreement of the slow. 2. Then he thredness bereby secured shall become due whenher by acculera- tion hereof. In the control of the control of the slowed and include the security of the slowed and include the slowed and slowed the s	ion or otherwise, holders of the hore or Trustee shall have the right to foreclose the
which may be pair, a inc. cd by or on behalf of Trustee or belders of the once for a graphers' changes, publi: sicr cours and crust (which may be estimated as no intensity searches and examinat and, annue policies, Torren scrutificares, and similar data a reasonably necessary either or sectors and suite or or ordenor to bidders as any as value of the premises. A! "spenditures and expenses of the nature in this paragraph stelly due and payable, with interest "wone in the then highest rise permitted paya- proceeding, including probate and halva, 'ty proceedings, to which either of them shap sectually commended; or (c) prepara "or "stellow for the commencement of the proceeding in the commended of the commencement of the commencement of the stellow of the proceedings of the proceedings of the proceedings of the proceedings to which either of them shap sectually commended; or (c) prepara "or "stellow for the commencement of the proceedings of the procee	to assume a win respect to title-as insiste or noisets of the note any deem to be le which may be had pursuant on such decree the rue condition of the take no to the newtoned shall become so much additional indebtedness secured hereby and immedia- , when paid or becomed by Trustee or holders of the note in censection with (a) any
The proceeds of any forcelosure sale of the precises shall be distributed and incident to the forcelosure proceeding, including all two tirens as are mentioned in the constituent secured indetectors additional to the evidence by the nore, with interesport, fourth, any overplus to Mongagors, their be 'a, legal representatives or assigns. 9. Upon, we may time after the filling of a bill to 6 close this trust deed, it.	nt thereon as herein provided; third, all principal and interest remaining unpaid on the as their rights may appear. he court in which such bill is filed may appoint a receiver of said tremises. Such so-
cointener may be made either before or after sale, a bour size, withour regard to mu withour regard to the then value of the premises or or or ann shall be then receiver. Such receiver shall have power to collect the sents issue and refits of an lefficiency, duing the full stawourly period of redengtion, a web the the be redempt remine of such receiver, would be emitted to collect such tenus, and profits ection, possession, countd, management and operation of the jem are sduring the the net income in his hands in payment in whole or in part of: (1) The inde- ton the state of the profits of the state of the state of the state of the substatement or other lien which may be or become superior to the lien therefor 4 of a	the solvency or insolvency of Morragoro as the time of application for such receiver occupied as a homestead or not and the Trustee hereunder may be appointed as such if premises during the pendency of such foreclasure suit and, in case of a sale and a reason of the such as the sale and a reason of the such as the such as the pendency of the such as the pendency of a sale and a looker powers which may be necessary or are usual in such cases for the pendel of a said period. The Court from time to time may authorize the exceiver to apply seas sectured hereby, or by any decree foreclosing their trust deed, or any tax, apacial
ency in case of a sale and deficiency. 10. No action for the andercement of the lieu or of any frontision hereof. all be a same in an action at law upon the noce hereby secured. 11. Trustee or the holders of the note shall have the right to inspect the premit as 12. Trustee has no duty to estamine the title, location, esistence, or condition a my power herein given unless chyressly obligated by the terms hereof, nor be liably asteodator of that of the agenca or employees of Trustee, and it may require information to the state of the agenca or employees of Trustee, and the may require information to the state of the note of the charge of the state of the state of the state of the note of the hope state of the state plant of the state of the note of the hope state of the state plant of the state of the state of the state of the note of the hope state of the state plant of the state of the state of the state of the note of the hope state of the state plant of the state of the sta	which to any defense which would not be good and available to the party interposing at 1 treasonable times and access thereto shall be permitted for that purpose. **A mises, nor shall Trustee be obligated to record this trust deed or to exercise e fe any **s or omissions bereunder, except in case of its own gross negligence or est **si'* etc. **or to before extracting any power herein girds. **sent upon **esem time of satisfactory evidency that all ladebtedness secured by this to and or the **use** of any person who shall, takes before or sitter size timy thereof, and has been paid **si'* hepresentation Trustee may accept as the min once beging who shall, takes beging a true without inquiry, accept as the min once beging a trustee and to any note which bears a certificate of man in substance with the **scription betrein constant of the note and which purports release is requester. **the original trustee and it has never executed a certificate on ession note herein described a** **which may be presented and which conforms in accused by the persons here; design ed as maters thereof.
ase of the resignation, inability or trefusal to act of Trustee, the then Recorder of any Successor in Trust hereunds shall have the identical title, powers and authority combine compensation for all acts performed bereunder. 15. This Trust Deed and all provisions hereof, shall exceed to and be binding Mortgagors" when used herein shall include all such persons and all persons liable	rio Registrar of Tides in a tich this and unexe shall have been eccorded or filed. In Deeds of the country in whic. "he rem' es are situated shall be Successor in Treas, as are herein given Trustee, son as Trustee or successor shall be easiled to reason the time of the same of the shall be easiled to reason the time of the same
16. Without the prior written consent of the holder or holders of the note secured h	ereby, the Mortgator or Mortgagors shall not co .e. or en. amber title to the premises of the entire unded dejection balance as provided in the note for breach of this
GOOR COUNTY, ILLINOIS FILED FOR RECORD	RECORDS CON DESIGN
Oct 25 '73 53 PH	#22524473
DEPORTANT FOR THE PROTECTION OF BOTH THE BORROTER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	The Installment Note mentioned in the within Prier Deed has been identified herewith-uniter identification No
NAME D E L STREET	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
t cary V cary E	320 S. Oak Park Avenue Oak Park, Illinois
R Bd 27	9

END OF RECURPER BOOKU EYE