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TRUST DEECOO. 10487: 1980 Nov. 26 '73 Lef PM THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE, made Movember 21, 1973, between NORMAN R. MILLER, a bachelor, of the Village of Oak Park County of Bachelor, Cook State of Illinois herein referred to as "Mortgagors" and AVENUE STATE BANK an Illinois corporation doing business in Oak Park, Illinois, herein referred to as TRUSTER, witerseath: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Note, in the principal sum of The STATE BANK and Illinois revisions of the Note, in the principal sum of The STATE BANK and Illinois revisions of the Note, in the principal sum of The STATE BANK and Illinois revisions of the Note, in the principal sum of The STATE BANK and Illinois revisions of the Note, in the principal sum of The STATE BANK and Illinois revisions of the Note, in the principal sum of the STATE BANK and Illinois revisions of the Note, in the principal sum of The STATE BANK and Illinois revisions of the Note, in the principal sum of The STATE BANK and Illinois revisions of the Note, in the principal sum of The STATE BANK and Illinois revisions of the Note of the Note in the principal sum and interest from the to time unpaid at the rate of Onto the STATE BANK and Illinois revisions of the Note of the Note in the principal sum and interest from the to time unpaid at the rate of The
THIS INDENTURE, made November 21, 1973, between NORMAN R. MILLER, a bachelor, cook of the Village of Oak Park County of State of Illinois herein referred to as "Mortgagora," and AVENUE STATE BANK an Illinois corporation doing business in Oak Park, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereins'er described, said legal holder or holders being herein referred to as Industries of the Note, in the principal sum of TENTY EIGHT THOUBAND SEVEN HUNDRED AND NO/IOOTHS (\$28,700.00) — — Dollars evidenced by one certain instalment Note of the Mortgagors of even date herewith, made payable to BEARER and delive ed, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date backed of the Note of the Mortgagors promise for the Note of the Note of the Note of the Note 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 AND 33/100 Dollars or more on the 15th day of pacember 1971 and TWO HUNDRED THIRTY-FIVE AND 33/100 Dollars or more on the 15th day of each month thereafter until said note is fully and except that the final payment of principal and interest, if not account of the indebt- edness evidenced by said note to to first applied to interest on the uspaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall be at interest as the highest rate permitted by law and 11 of valid principal and interest being made payable at such banking house or trust company as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Avenue on the Mortgal and interest being made payable at such banking house or trust company as the holders of the horter on the work of the trust, the holders Ober Diller is hand paid, the recipe whereif is here and the result of the N
THIS INDENTURE, made November 21, 1973, between NORMAN R. MILLER, a bachelor, of the Village of Oak Park County of Cook State of Illinois herein referred to as "Nortgagora" and AVENUESTATE BANK an illinois corporation doing business in Oak Park, illinois, herein referred to as TRUSTEE, winesseth: THAT, WHEREAS the Mortgagora are justly indehed to the legal holder of holders of the Instalment Note hereins are described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of TRUSTY RIGHT THOUGAND SEVEN HUNDRED AND NO/100THS (\$28,700.00) Dollars, evidenced by one certain instalment Note of the Mortgagors promise to pay the said principal sum and interest from date horses 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 AND 63/10C.91 (\$235.63) Dollars or more on the (\$235.63) THIRTY-FIVE AND 33/100 /Dollars or more on the 15th day of each month thereafter until said note is fully raid except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of December 1993. All such payments on account of the indebtedness evidenced by said to be one first applied to interest on the unpaid principal balance and the remainder to principal provided that the puncipal of each instalment unless paid when due shall be are interest at the then highest rate permitted by law and it of said principal and interest being made payable at such banking house or trust company as the holders of the note may, from time to time, in writing appoint, and in absence of such suppointment, then at the office of Avenus on the Bank, Oak Park, Illinois. NOT, THEREORS, he bergagors a revers the payer of the principal and interest being made payable at such banking house to the payer of the payable at the payer of
of the Village of Oak Park County of Cook State of Illinois herein referred to as "Mortgagora," and AVENUESTATE BANK an Illinois corporation doing business in Oak Park, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagora are justly indebted to the legal holder on holders of the Instalment Note hereinsfer deactibed, said legal holder or holders of the Mortgagora are justly indebted to the legal holder of holders of the Instalment Note hereinsfer deactibed, said legal holder or holders of the Mortgagora promise to pay the said principal sum of the New Hundred And Not/100THS (\$28,700.00) Dollars, evidenced by one certain Instalment Note of the Mortgagora promise to pay the said principal sum and interest from date horses. and delive ed, in and by which said Note the Mortgagora promise to pay the said principal sum and interest from date horses. and delive ed, in and by which said Note the Mortgagora promise to pay the said principal sum and interest from date horses. and delive ed, in and by which said Note the Mortgagora promise to pay the said principal sum and interest from date horses. and delive ed, in and by which said Note the Mortgagora promise to pay the said principal sum and interest from date horses. BATHERY-FIVE AND 33/100 (\$235.63) THIRTY-FIVE AND 33/100 (\$235.
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 TRIRTY-FIVE AND 63/10C.4E (\$235.63) Dollars or many on the (\$235.63) THIRTY-FIVE AND 33/100 Dollars or more on the 15th day of each Month thereafter until said note is fully said except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of December 19 3 . All such payments on account of the indebrachess evidenced by said note to . It first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the then highest rate permitted by law and and said principal and interest being made payable at such banking house or trust company as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Avenus oute Bank, Oak Park, Illinois. NOW, THEREFORE, the horizoners to become the pay of the terms, pertiness and insolved the principal and interest being made payable at such banking house or trust company as the holders are the threat costalors, by the horizoners in accordance which terms, pertiness and its older the contents and all of the same of the contents and all of the same of the contents and all of the same, right, title same of the contents and all of the same, right, title same of the contents and all of the same of the contents and all of the same of the contents and all of the same, right, title same of the contents and all of the same of th
which, with the property hereinates described, in referred to herein so the "parallers."
TOSTHER with all improvements, represents, excessors, fixtures, and oppurronances thereto belonging, and all rears, lauses and profit the vel for no long and during all took hisses as theory of the controlled to the place of the controlled to the considered to the consideration of the controlled to the controlled to the consideration of the controlled to the controll
(SEAL) (SEAL) STATE OF ILLINOIS , MARLENE M, VRUBLE
STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the State storesaid, DO HEREBY CERTIFY THAT NORMAN R. MILLIER, a Dachelor, who is personally known to me to be the same person whose name is subscribed to the foregoing farranean, appeared before see this day in person and acknowledged that is signed, seeled and delivered the laid Instrument as 118 and waiver of the right of homesmend. Signed, seeled and delivered the laid Instrument as in the laid Instrument as 118 and volument as 118 and v

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

1. Mortgagors shall (1) promptly repair, resorts or rebuild any building to impreferences not on the trains on the primises which may become damaged or be destroyed;
(2) seep said premises in good condition and repair, without water, and first from mechanics or other lines or claims for lien nor expressly subordinated to the lien hereod;
(3) pay when does any indeptendence which may be secured byte, kine of charge on the trainings as apprior to the lien hereof, and upon request exhibits satisfactory evidence at the discharge of such prior lien to Training or to helders of the near. (4) complete within a reasonable time any building or buildings now or at any time in process of exercisin upon and premises; (3) comply with diffrequirements of law or municipal ordinances with respect to the premises and the use thereof, (6) make no material alterations in said premises; ascept as required by law or municipal ordinance.

- tions in said premises except as required by law or municipal ordinance.

 2. Morgagors shall pay before any penalty stackes all general cases, and shall pay special cases, special assessments, water charges, sawer service charges, and other charges against the penales when due, and shall, upon written require, funding to Tuturee or to holders of the most duplicate rectipes therefor. To prevent default because Hortzagors shall pay in full under protest, in the untoner provided by assessment, which Morgagors may dealer to contest.

 3. Morgagors shall help all buildings and improvements now or bereafier attracted on said premises insuired against loss or damage by fire, lightening or wonders much as policies sorveding fraymout by the insurance companies of mayers sufficient either to pay the cost of replacing of repairing the same or to pay in full the indebendance acceptance of the cost of the c
- espisation.

 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Morgagors is any form and manner deemed expedient, and neay, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, comprosits or settle any tax lies or other prior lies or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All morgany paid for any of the purposes bettein surfacing and all expenses paid or interest on the result, including attorreys' less, and any other moorganed partial results of the prior of the note to propert the morgaged premises and the liep hereof, plus reasonable compensation to Trustee for each matter concerning which action period suchorized may be taken, half-by do much additional indibortedness a schared hereby and shall become immediately due and pay able without notice and with interest thereof the the highest rate permitted by law, in action of Trustee or holders of the note shall prove be considered as a waiver of any tight accessing to money and the state of the analysis of the note and payments and according to now bill.
- 5. The Trustee or the holders of the note hereby because making any payment hereby authorized relating to taxes or assessments, may do so a arrante or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the assessment, sale, forfeiture, tax lien or title or claim thereof.
- and the sale, forfeitive, and lien or title or claim thereof.

 6. It craspors shall pay each item of incithedness berein mentioned both principal and incress, when due according to the terms hereof. At the option of the bolders of the or without notice to blorgagers, all unpeid indebtedness accurated by this Trutz Deed shall, nowithnessing snything in the roce or in this Trutz Deed to the contrary score due and payable (a) immediately in the case of default in making payaens of any instalment of principal or increas on the conte, or (b) when default shall occur and or one or three days in the performance of any other agreement of the Morragagors herein contained.

 7. When it 1. It reduces hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indibtedness in the decree for sale all expenditures and expenses which may be paid or incut. It by on on both all of Trustee or holders of the note or for accordance for contents of the contents of the
- enturity commenced. or (c) preparation. for the defense of any theretered sail or proceeding which might effect the premises or the security hereof, whether or not active commenced.

 8. The proceeds of any foreclosure rate of 1° premi in shall be distributed and applied in the following order of priority: First, on account of all coars and expenses includes to the foreclosure proceedings, includin all such liens as are mentioned in the preceeding paragraph hereof; accord, all other liens which under the terms hereof constitute secured indebtedness additional to the evidenced by the note, with interest thereon as herein provided; third, all priorities and interest remaining ampaid on the more; fourth, any overplus to biorigagors, their heirs, rgs. rgs. exerctives or assigns, as table rights may appoint a finite provided; third, all priorities and interest remaining ampaid on the more; fourth, any overplus to biorigagors, their heirs, rgs. rgs. exerctives or assigns, as table rights may appoint a finite provided; third, all priorities and interest remaining ampaid on the point and the heirs, rgs. rgs. exerctives or assigns, as table rights may appoint a finite provided; third, all priorities and provided and the point of the provided of the premises or whether the man shall be then occupied as a homesteed or not an the Trustee hereunder may be appointed as such receivers. But receivers that here power to collect the remains to a such receivers and the receivers would be entitled to collect the remains to a provided and the powers to another receivers and, in case of a sale and a deliciency, during the full seasons period of redemption, whether in v to redemption or not, as well as during any furber times when horretignes, except for the intervention of such receivers. But hereofers are also and additionally on the receivers and the rece
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing me in an action at law upon the note betrby secured.

- 10. No action to the enforcement of the life or of any privision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the mote hereby secured.

 11. Trustee on the holders of the note shall have the tight to inspect the pressions at it ever shall elies and access thereto shall be permitted for that purpose.

 12. Trustee has no duty to examine the title, location, existence, or condition of the prisity, a possible times and access thereto shall be permitted for that purpose.

 13. Trustee has no duty to examine the title, location, existence, or condition of the prisity of the privilence of the same supersity obligated by the terms hereof, now he liable for any care of only herein jetes unless a supersity obligated by the terms hereof, now he liable for any care of only sections prumpted to the same so appropries of Trustees, and it may require indemnities satisfactor, or a location of the same of the

	and the second s	de de la companya de Companya de la companya de la compa
\$5 22¢	IMPORTANT FOR THE PROTECTION OF BOTH THE BORROVER AND LENDER, THE MOTE SECURED BY THIS TRUST DEED SHOULD BE DENTIFIED BY 19 THE TRUSTEE HAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	The Instalmen Note morphosed in the synhin True Deed has been identified between under identification No. AVENUE STATE BANK, as Toronto. By Vice President True Officer.
ਹੋ	D. NAME E. STREET 1.0 CITY	FOR RECORDERS INDEX FURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY. HERE