UNOFFICIAL COPY

			TV 11 + 18/11C			Elien R. Oliva	
3	TRUST DEED	FILED FO	K RECORD	22 614	052		
(10-3	Box	€1 803 74	1 00 PH		FOR RECORDERS	#22614852	
	THIS INDENTURE, made	January	24,1	974—-between	r	•	
Z		and MARIA	P. MUELLER	, his wife,-			
376	STATE NATIONAL BANK, a called "Trustee"), witnesseth:	National Ba	nking Associa	tion, doing bu	hereinafter) siness in Evans	called "Mortgagor"), and ton, Illinois, (hereinafter	
00=2	THAT, WHEREAS the Mortga after described, (hereinafter ca	neg rue "Hot	iers of the Not	te"), in the prii	or holders of the cipal sum of	Instalment Note herein-	
e :	FORTY THREE THOUSAND evidenced by one certain Instali made payable to BEARER and sum and interest from at the rate of 7-3/47-per cent	nent Note (h delivered, in	ereinafter calle	ed the "Note")	of the Mortgag	or of even date herewith, so to pay such principal om time to time unpaid	
1	——т			ė.	00(\$329.		
				•	pril19 00(\$329.		
•	is fu'v al except that the final day of ———————————————————————————————————	Dollars payment of payment of he unpaid p ess paid whe said principal FE NATION time, in writ	on the—first principal and i ch payments or rincipal balance due shall bea and interest l AL BANK, in ing appoint:	day of each nterest, if not s n account of the e and the ren r interest after being payable i Evanston, Illin	month————————————————————————————————————	thereafter until the Note be due on the first videnced by the Note to ipal; provided that the e rate of Eight (82) of the United States of ther place as the Holders	- 3
	NOW, THEREFORE, the Vortgagor of therein contained, and also in condition of VEV and WARRANT unto the Trustee, state, right, title and interest therein, unatter COOK.	the sum of One cersors and ass ting and being	nent of the Note at Dollar in hand paid igns, the following d in the	the performance of the receipt whereof ereribed Real Estate	of the Mortgagor's co is hereby acknowleds (hereinafter called "Re OF EVAN	renants, conditions and provisions red, does by these presents CON- al Estate") and all of Morterspor's SCON COUNTY OF	
	Gook	O TIXIE OF IL	MNOIS, IS-WIT				3
	Lot 17	in 1 lock 7	in Culver'	s Addition t	o North Evan	ston	
	in Town	ship: 42'.'-	th, Range	13 East of t	he Third Pri	ncipal	
	47.1						
	e e e e e e e e e e e e e e e e e e e		0.	,		17001	
			O	6			-
	hich, with the property hereinafter described, TOGETHER with all the forements, print provenents and features now located or here all peleged printarily and on a parity with the ticles now or hereafter therein or thereon of adet and avantage, acreess, storm windows as deel and the printing and all other apparatus on, power, ventilation and all other apparatus is Trust Deed be deemed conclusively to be emiles.	ileges, easements, raiter to be placed of Real Estate as a every kind and raid doors, floor cors, heaters, ranges, and equipment it e and appropriated Real Estate and of	hereditaments and a l on the Real Estate security for the paymature whatsoever, in verings, inadoor becapparatus for suppl a or that may be pli to the use of the Reconveyed hereby) an	ypunted es now or all rents, issues sonent of the indebt. cluding, but witho its, curtain fastures, ying or distributing aced in any building leaf Estate, and whet d also all the estate,	pro. 's thereof (win ness se used hereby), limitic, the generality venetian 'inda, gas se he water, light, now a baller stan- her dir on annexed right, die et d intere-	hereumto belonging, all buildings, ch are hereby expressly assigned and all apparatus, equipment or of the foregoing, all shrubberr, and electric harmes, incinerators, water, air conditioning, refrigera- ding on the Real Estate (which or not, shall for the purposes of it of Mortagor of, in and to the	and the second street of the s
fe S	TO HAVE AND TO HOLD the premise rth, free from all rights and benefits under a gor does hereby expressly release and waire.	s unto the Truste and by virtue of th	e, its successors and to Homestead Exemp	assigns, forever, for ption Laws of the St	the purposer and costs of Illinois, who are	n the uses and trusts herein set sid rights and benefits the Mort-	
r	This Trust Deed consists of everse side of this Trust Deed) at the Mortgagor, his heirs, succe	are incorpora	ated herein by	conditions and reference and	provisions a part here	ear in on page 2 (the	
Ī	WITNESS the hand and seal o			ear first above	written.		
				144			
	11/2 6/11.	11.					
£	Clara of Much	<u>uic</u>	[SEAL]			[SEAL])
	Maria P. Mu	eller	[SEAL]			[SEAL]	
ीं sr	ATE OF ILLINOIS 1	. — —	Dorothy B				ડુ
ੁ ਟੂ ∞	ONTY OF	ERTIFY THAT	KLAUS G.	MUELLER and	MARIA P. MU	State aforesaid, DO HEREBY CLLER, his wife,	<u> </u>
9	Thirument, spp	personally known eared before me ti	to me to be the sa	ione person S—whose i acknowledged that	they	mbscribed to the foregoing funct, scaled and delivered the	<u>Σ</u>
-		er of the right of	homestesd.	oluntary act, for the 29th		hereia set forth, including the	उ
	County.	ler my hand and l	Notarial Scal this	25 611	day of Janu	1) AD. 19/19	
	REL-36 IS INSTRUMENT PREPARED BY		PAGE 1		derthe	Notary Public	
ST	ATE NATIONAL BANK, Evanst	on, Illino	is.		My Commission E	apires January 19, 1975.	
					esta alemani. Paramanan		

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THE NO SE

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 repsir, without waste, and free from mechanic's or other liens, or claims for lien not experient underdinated to the lien hereoft (2) promptly repair, return or rebuild any brilloings or imporvaments now on hereafter on the premises which may become desmyard (5) complete within a reasonable time any buildings or buildings now or at any time in process of erection upon the premises; (4) comply within all terms of the premises; (4) comply with all laws, regulations and ordinances with referred to the premises and the use thereoft (3) pays and may any displaying the laws of the displaying of the premises appeared to the premises and the use thereoft (3) any wind may any displaying the laws of the displaying of the premises appeared to the premises appeare

2. Morrangor shall pay before any penalty attaches all general taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, famint to Trustee or to Holders of the Note doubleste erething therefor. To prevent default hereunder Morrangor hall one in full under protest, in the manner provided by statute, any tax or assessment which Morrangor may desire to contest.

3. Mortgager agrees to maintain in force, at all times, fee and extended coverage inturance on the premises at their folt instruble value, and also agrees to carry such other hazard instruance as Tustice or the Holders of the Note any require from time to time. Side instruance shall be carried in such companies a shall be assistance for Trustee or the Holders of the Note and the policies evidencing the same with mortgage clauser guaractic castifactory to Trustee or the Holders of the Note and the policies are described, shall be deferred to the contract them of the Note and the policies are proportied to the contract policy thall be deferred to the text not lister than thiny days prior to the agree.

4. In addition to the monthly installments of principal and interest payable under the terms of the Note, and to provide for the payment of rest taxes, assessments and insurance premiums required to be paid hereunder by Mortgapor, Mortgapor half goods with frustee or the folders of the Note, on each monthly ayament date, as set forth in the Note, as amount equal to one-width of the annual real estate taxes, assessments and insurance premiums agreement of the Note, and the note of t

S. In case of default herein, Trustee or the Holders of the Note may, but need not, make any payment or perform any act hereinbefore required of Mort and in any of the payment of the Note may, but need not, make full or partial payments of inclination of interest on prior exquired and any other money but need not, make full or partial payments of the payment of th

6. Trustee or the Holders of the Note may, but shall not be required to, make advances to the Mortgagor or to his successors in title or any of them in addition to those made under the terms of paragraph 5 above, subject to the limitations herein stated. It is the intent herent to secure symmen of the industree, such that the state of the st

7. In case the premize, or my part thereof, shall be taken by condemnation, the Truntee or the Holders of the Noie is hereby empowered to collect an evive all compensation which may be paid for any property taken of for damages to any property not taken and all condemnation compensation so receive the forthwith applied as the Truntee or the Holders of the Note may elect, to the immediate reduction of the indebtedness secured hereby, or to the repunder renormal of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to Morgagor.

Trustee or the Holders of the Note may collect a "late charge" not to exceed 4% (or a minimum of \$1.00) of any installment which is not p

S. Mostr for shall pay each item of indebtedness herein mentioned, both principal and interest, and shall make all deposits herein required, when do according to a serms herefor. Time is of the essence hereof and if default shall occur in the payment of any monthly installment of principal and interest approvided in an N er or in the payment of any other agreement of any other payment of any other payment of any other agreement of the Note of the

O. In the event the owns able of the "miles or any part thereof becomes vested in a person other than the Mortgager, the Trustee or Holders of the Note may, without notice to the Mortgager, od with such successor is niterest with reference to this Trust Deed and the doth hereby secured in the same manner as with the Mortgager, and may forbest to see or may extend time for payment of the fabb, secured hereby, without discharging or in the same manner as with the Mortgager and the same manner as with the Mortgager and the same continued to the same manner. The same continued in the same manner and the same manner are same and the same manner and the same manne

11. In any foreclosure of this Trust word they that is allowed and included in the degree for sain, to be guid out of the rents, or the proceeds of such saint (a) of interiors and interest are nations; guid and secreted heathy. (b) all other items an eathered or pid frustes or the Indiens of the Noise pursuant this Trust Dard, with interest at eight (50.) per cent per annum from the date of advancements and (c) all court costs, attorney? less, appraisare less expenditures for documentary and expert widelth. At a., pitches's charges, publication costs, and costs (which may be estimated as to jurns to be expended use the entry of the decree) of procuring all abstracts of it a, till perches and examinations, tills guarantly policies. Torren's certificates, and similar data with respect to till which Trustes of Holders of the Noise may a win c'e, we in connection with such foreclosure proceedings.

12. The proceeds of any foreclours sale of the part "it be distributed and applied in the following order of priority: Pirst, on account of all costs and expenses incident to the foreclours proceedings, incl., and such theme as are enumerated herein; second, all other terms which under the terms have constitute secured induledness additional to that evidenced 1 r, the Note. with interest thereon as herein provided; third, all principal and interest remaining untuinf out the Note; fourth any overview to Mortegarch, this, edies, for "contractive or salests, as their faithst may another."

13. No action for the enforcement of the lien or of any provi on here, shall be subject to any defense which would not be good and available to the party interposing the same in an action at law upon the Note.

purpose.

19. Neither Truttee, nor any of its agents or attorneys, nor Holders ''.' attack, shall be liable four any acts or omissions herunder, except in case of its or their own willful misconduct or that of agents, employees or attorney of a trute, and Trustee may require demanties satisfactory to it before exercining any power or authority herein given. Trustee has no duty to examine the title, loca long, 'intence, or condition of the premises, nor shall Trustee be obligated to record this Trust Beed or to exercise any power herein given undes expressly obl. "at a by the terms hereof."

15. This Trust Deed and the lies created hereby shall be released by Trustee on it perment of all indebtedness secured hereby, the performance of the accommands berrin made by Morragor, and the payment of the reasonable free of frust. "after may return and either than the release to, and at the request of, any person who shall thire before or either hereby produce and estimate the release to, and at the request of, any person who shall their before or either the produce and estimate to the Norg and Trust Deed representing that all indebtedness hereby sectored has been all the trustment identifying the produce of the produce of the Norg and trust Deed representing that all indebtedness hereby sectored has been all the produced by the produce of the Norg and trustment identifying the presented and which condoms in the payment of the presented and which condoms in

17. Trustee may at any time resign by instrument in witing filed in the office of the accorder or R. a. of Titles of the county in which this instrument shall have been recrorder or registered. In case of the resignation, insulity or refusal to act of True, then Recorder of Dereds of the county in which the premises are situated shall be Successor in Trust, Any Successor in Trust hereunder shall have the actual called the premise are situated shall be Successor shall be consided to reasonable temperatured that have the actual. It, powers and authority as are herein given retructed, and more constant of the state of the performed extended.

18. This Fruit Deed and all provisions nervol shall extend to and do binding both judnity and sever. The Mortgagor and all persons culturing under or through Mortgagor, and the word "Mortgagor" when used hereis shall include all such persons and all persons "Jole for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Trust Deed.

19. STATE NATIONAL DANK, personally, may bor, sell, own and hold the Note or any interest therein be, or after maturity, and whather or not indentite and said Bank as a holder of the Note or any interest therein and every unkerpent holder shall be cn. d. d. d. ' same security and, to all the same rights and remedies as are in this Indentite given to the Holder of the Note, with like effect as if asid Bank we not de Trustee under this Indentites and no independ the Indentite shall be demand to operate the Indentites and no independent that it demands to operate 'inter, Any actional or remedies.'

Name:	143911		9	
Address:			()	
City:	STATE STIONAL BANK		V.C.	3
Form 104 R 5/72	EVALSTON, LL HOIS 60208	33		2
The second secon	IMPORTANT	The Note mentioned in the within Trust Identification No. 13.631	Doed has been identified herewith un. "	ļ
LENDER, THE NO	TE SECURED BY THIS TRUST DEED SHOULD	STATE NATIONAL BANK, as Tryans,		
	BY STATE NATIONAL BANK, TRUSTEE, BE- T DEED IS FILED FOR RECORD.	By Median Assignment	nt Secretary.	J

St. natt. Bank Plaza, Orungton & Davis, Evanston 60204

(address)

END OF RECORDED DOCUMENT

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