131-5 TRUST DEED

COOK COUNTY, ILLINOIS FEB 22 10 19 AH '74

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## THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE Made February 14, 1974, between Avenue State Bank, Oak Park, Illinois, a State Banking/assession, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated and known as Trust Number 1133, herein referred to as "First Party," and AVENUE STATE BANK,

a corporation,

herein referred to as TRUSTEE, witnesseth:
THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith with in the Principal Sum of THIRTY FOUR THOUSAND SIX HUNDRED AND NO/100THS (\$34,600.00)

Dollars, nade payable to BEARER

Dollars CT Dotte on the 15th day of May 1974 and TWO HUNDRED EIGHTY
EIGHT AND //100THS (\$288.17)

Dollars OT WOTEN the 15th day of each month thereafter until said note is fully paid except that the final payment of r.in. pal and interest, if not sooner paid, shall be due on the 15th day of April

1994. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid r.inc pal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interer at the then highest rate permitted by law, and all 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 appointment, then at the office of A ENUE STATE BANK, 104 N. Oak Park Avenue, Oak Park,

111inois 60301.

NOW THEREFORE First Party to be cause the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of the said principal sum of money and said interest to accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of the said principal sum of money and said interest to accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of the said principal sum of money and said interest to accordance with the terms, provisio

COUNTY OF

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A' D'TATE OF ILLINOIS, to wil

Lot 50 in S. T. Gunderson and Sons Green Fields Addition to Oak Park in Section 6, Township 39 North, Range 13, East of the Third Principal Merilian, as per plat recorded January 14, 1926 as Document 9150936 in Jak Park, Cook County, Illinois,

St. Cont. D. O.

NAME

STREET

CITY

INSTRUCTIONS

THIS INSTRUMENT WAS PREPARED BY HERRICK, MCHERL, MCLROY & PEREGRANT

105 W. MADISON CHICAGO, ILLINOIS 60602

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## IT IS FURTHER UNDERSTOOD AND AGREED THAT

1. Until the indebtedness aforesaid shall be fully past, and in case of the failure of Fits Party, its successors or assigns to (1) promptly repair, restore or rebuild any provements now or hereafter on the premises which may become damaged or be destroyed, (2) keep and premises in good conditions and repair, without waste, and free from mechanic's or other liens or claims for hen not expressly subordinated to the lien hereof, (1) pay when due any indebtedness which may be secured by a flen, or claims on the premises used on dupon request with subbit statisfactory evidence of lichtages of such prior he to Truste or to holders of the notes; (4) complete within a reasonable time any building or buildings now or at any time in process of exection upon and memices, (5) comply with all requirements of as or municipal ordinates with respect to the premises and the use thereof, (6) refrant from making material alterations in said premises except are required by law or museum of the premises and the use thereof, (6) refrant from making material alterations in said premises except are required by law or museum of the premises and the use thereof. (6) refrant from making material alterations in said premises a very a required by law or museum of the premises and the said of the premises and the premises and any law or museum of the premises and the premi

2. 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, statenet 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, assessnet, sale, forefriture, tax lies no title or claim thereof.

3. At the option of the holders of the note and without notice to First Party, its successors or assign, all unjoid indebtedness occurred by this trust deed their, not that are an applicable in the case of default in making payment of any installment of party in the result of the fallow of First Party or its successors or assigns to do any of the things specifically set forth in paragraph one here and you default shall continue for three days, said option to be exercised at any time after the explication of said three day period.

4. Whe it indebtedness 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. Any out to fuectione the lien hereof, there shall be allowed and included as additional indebtedness in the decree for task all expenditures and expenies which may be prior to consider the properties of Trustees in holders of the note for a stronger because the special expension which may be appared to the commendary and expense which into searches and said inations, guarantee profices. Torrens certificates, and similar data and assistances with respect to title as Trustee or holders of the note may deem to be reasonably no exact without the processor and continuous continuous deems to be reasonably no exact without the processor and expenses of the nature in this paragraph mentioned which may be had prusant to such decree the true condition of the title to or the value of the prei uses. A "expenditures and expenses of the nature in this paragraph mentioned which have been approximately and proceedings, including probe, and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby, even don't be preparations for the commenced or any indebtedness hereby, even don't be preparations for the commenced unit or proceedings which might affect the premises or the security hereof whether or not actually commenced, or (, pre-parations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof whether or not actually commenced.

5. The proceeds of all, inteclosure tale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceeding. Including all such items as are mentioned in the preceeding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness add ional or the tendenced by the note, with interest thereon as herein provided, third, all principal and interest remaining unpaid on the noise, fourth, any overplate to First Party, it does representative or assign, as their rights may a neoear.

6. Upon, or at any time after the fitting (a bill to foreclose this trust deed, the court in which such bill in filed may appoint a receiver of said premises. Such appoint ment may be made either before or after sac, without "tice, without regard to the solvency or insolvency at the time of application for such receiver, of the person or per sons, if any, labele for the payment of the indiched one will destine a homestead or not and the Trustee hereunder in y be a pointed as such receiver. Such receiver shall have power to collect the rents, tasses and profits of said premise during the pendency of such foreclosure usul and in case of a sale and a deficiency, during the full statutory period of redemption. Whether there be redemption or not, a well as during any further times which may be necessar, by one such as the case for the protection, possion, control, management and operation of the premise during the whole of such period. The court from time to time m, and there is no such as the protection, possion, control, management and operation of the premise during the whole of such period. The court from time to time m, and there the exerver to apply the net income in his hand in payment in whole or in part of (1). The indichted described such applies that such as the court of the protection, possion or become tuperator of the receiver of the exerver to apply the net income in his hand in payment in whole or in part of (1). The indichted described such applies that the therefor of our described such applies that the protection of the law his may be not become tuperator to the line hereoff of such exerces.

7 Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose

8. Itustee has no duty in examine the fitte, location, existence, of conditions of the premises, nor shall Itustee be obligated to record this trust deed or to exercite any power herein given unless expressly obligated by the terms hereof or be liable for any acts to omissions between the expressly observed in case plans own grown negligence or micronistics for the of the agents or employees of Trustee, and it may require demanting satisfactor; to it before exercising any power herein given

9. Truster shall release this trust deed and the lien thoreof by proper instruments upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release her? If to an at the request of any persons when shall, either before or after maturity thereof, produce and exhibit to Trustee the tone representing that all indebtedness her; ye cruid has been paid, which representation Trustee may except as true without inquity into purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed on behalf of First Farty, and where the release is requested on the original I see, and it has never contained of the note and which purports to be executed one both of First Farty, and where the release is requested on the original I see in the first production on any instrument identifying same as the note described herein, it may accept as the genuine note herein described any note who, my be prevented and which conforms in substance with the description herein contained of the note and which purports to be executed one behalf of First Farty.

10 Trustee may resign by instrument in writing filed in the office of the Recorder of Regr. rat of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds. ... y in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein .ven. Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

11. Without the prior written consent of the holder or holder of the note secured hereby, the Mer sets or to Mertagons shall not convey or encumber title to the pre-mises herein movibed. The holder or holders or of the note secured hereby may elect to accelerate the office mode of principal balance as provided in said note for braceh of this coverant and no delay in such election after actual or constructive notice of such breach shall be constructed as a waiver of or acquiencence in any such conveyance or encumbrance.

THIS TRUST DEED is executed by the Avenue State Bank, not personally but as Trustee as aforesaid in the "ercis. of the power and authority conferred upon and verted in it as such Trustee (and said Avenue State Bank, hereby warrants that it possesses full power and author y to exclude this instrument), and it is expressly understood and agreed that nothing herein or in said note contained shall be constitued as creating any liability on the tale first. Party or on said Avenue State Bank personally to pay the said note of any interest, that may accruse thereon, or any indebtedness accruing hereunder, or to perform any covers a third express of implied herein constitued, and the succession of the property are concerned, the logal heider or holders of the in each to the concerned. The results of the property are concerned, the logal heider or holders of the in each the or expression of said Avenue State Bank, accruing hereunder shall look solely to the gramples hereby conveyed for the payment thereof, by the enforcement of the iten hereby cre or the manner herein and in said nots provided or by action to a find healthirt of the assantion. If any other than the contract the contract the seasons liability of the assantion.

IN WITNESS WHETEON With State Bank, not personally but as Trustee as aforesaid, has caused these presents to be signed by it vice-President, and its corporate seal to be hereufte affined at the day and was first shows written

MARLENE M. VRUBLE

a Notary Public in and for said County, in the state aforesaid, DO HERRERY CERTIFY, that Vice-Pr

AVENUE STATE BANK, and GOOTGO Q. EVANS

Cablier of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoin instrument as such Vice-President; and Cablier, respectively, appeared before me this day in person acknowledged that the signed and delivered the said instrument as their own free and voluntary act and as the free and voluntary act and as the free and voluntary act and as the account of the said Cablier's accusation for copporate seal of said Bank, Trustee as aforesaid, for the cuprorate seal of said Sank to said instrument as said Cablier's own free and voluntary act and as the free act and t

Given under my hand and Notorial Seal this 19th day of Feb., 19 74

Marlice M. Vacchile

Notary Public

Notary Public

IMPORTANT

OK THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE OTE SECURED BY THIS TRUST DEED SHOULD BE (DENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS PILED The Instalment Note mentioned in the within Trust Deed has been identified

herewith under Identification No. 1924

AVENUE STATE BANK

EY:

VICE-PRESIDENT

VICE-PRESIDENT

END OF RECORDED DOCUMENT