UNOFFICIAL COPY

133-11	BOOK BOWNTY HELING	5		RECORDER TO DELOS
TRUST DEED	FILED FOR RECORD		076	•
	EB 26 0 11 AH "	74 22 t	537 976	*226379 7 6
9		THE AROVE SPA	CE FOR RECORDS	FRS USE ONLY
of the Village State of Illinois corporation doing business in THAT, WHEREAS the Mortga inafter described, said legal he THIRTY THOUSAND EIGI evidenced by one certain lnst and delivered, in and by whi date hereof 1-2/4 per cent per an ANO 86/100THS (\$252.4) Doilar or more on the FIFTY-T. AND 86/100 until said cate in fully paid e due on the 15-in day of edness evidenced by said no	herein refer Oak Park, Illinois, gors are justly inde older or holders being IT HUNDRED ANI alment Note of the Mo on the balance inum in instalments 36) 15th day of (\$252.86) THS/ Dollars or keept that the final March te to be first applied	herein referred to as bred to the legal hol- therein referred to as NO/100THS (\$ lorgagors of even di regagors promise to the of principal remains as follows: TWO H April more on the 15 payment of principal 19 94 . A to interest on the	County of Goors," and AVENUE TRUSTEE, with der or holders of se Holders of the No. 330,800.00) are herewith, mad pay the said princ ning from time to IUNDRED FIFT 19 74 and the day of each all and interest, if all such payments inpaid principal b	ESTATE BANK an Illinois esseth: the Instalment Note here- toe, in the principal sum of Dollars, e payable to BEARER cipal sum and interest from time unpaid at the rate of Y-TWO I TWO HUNDRED month thereafter not sooner paid, shall be on account of the indebt- alance and the remainder
to principal; previded that the principal of each instalment unless paid when due shall bear interest 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 bless of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the citics of Avenue State Bank, Oak Park, Illinois.				
NOW, THEREFORE, the Morrangura to 'crue th payment of the said principal aum of months and interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Morrangura to be performed, and also in consideration of the sum of One Dallas in hand poid, the receipt whereof here's exhausting the performance of the covenants and agreements herein contained, by the Morrangura to be performed, and also in consideration of the sum of One Dallas in hand poid, the receipt whereof here's exhausting the performance of the covenants and agreements between the Morrangura to the performance, and also in consideration of the sum of One Dallas in hand poid, the receipt whereof herein contained the said being in the COUNTY OF COOK AND STATE OF ILLINOIS, to wis:				
Lot 18 and the North 20 feat of Lot 17 in C. B. Scoville's Subdivision of Lot 22 in J. W. Scoville's Subdivision of the West half of the North East quarter of Section 7, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois,				
Cook County, Illinois,				
which, with the property havelantest described, is referred to herein as the "bremises." TOGETHER with all improvements, tenements, enaments, fixtures, and apparentness thereto belonging, and all year is say, and profits thereof for so long and during all such times as Moregagons may be entitled thereto (which are pledged primarily and on a parity with said real actives a new secondarily), and all apparentus, equipment or articles now or betrafter therein or thereon used to supply have, gas, air conditing, weter, light, power, retriget an extra controlly controlled), and ventilation, including fusthour restricting the foregoing, excreent, window shades, atom doors and windows, floor or writings, inside beds, availings, stores and water heaters. All of the foregoing are declared to be a part of said real scatter where physically statebed theretoe note, and it may all all sailing apparents, equipment or articles hereafter placed in the premises by the morgagors or their successors or assigns shall be considered as constituting in it there is nearly to the said states. TO HAVE AND TO HOLD the premises not the said Trustee, its successors and assigns required, proposes, and upon the "" and artures herein successors and assigns are an united to the said strust herein structures.				
This trust deed consists of two pages. The covenants, conditions and provisions appearing on process 2 (the reverse side of this trust deed) are incorporated herein by regerence and are a part hereof and shall be onding on the mortgagors, their heirs, successors and assigns. WITNESS the hand B and seal B of Mortgagors the day and year first above written.				
Carol R. Walton		John A.	Walton	(\$E/L\
SEAL) STATE OF ILLINOIS I, SUSAN DOBBECK (SEAL)				
STATE OF ILLINOIS 85.	a Noracy Public in and for a	nd residing in said County, in	the State aforesaid, DC	
County ofCOOK THIS INSTRUMENT WAS PREPARED BY	whare personally known to	o me to be the same person &_ r this day in person and acknow	whose name 8	
HERRICK, MCKEILL, MCELRGY & PERCEAUN 105 W. MADISON CHICAGO, ILLINOIS 60602	GIVEN under my hand and	524	day of Febr	
()				,

22 637 976

UNOFFICIAL COPY

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

- 1. Mortgagore shall (1) promptly repart, reasone or rebuild (any building or improvements now or hereafter on the premises which may become damaged or be destroyed (2) keep said premises in good condition and repart, without waste, and free from mechanic's or other liens or claims for lien not repressly subordinated to the lim hered (3) pay when due any indebtedness which may be secured by a lien or charge on the premises appeared to the liens bereaft of the secured by a lien or charge on the premises appeared to the liens are considered to the discharge of such pilot lien to Tustee or its holders of the note. (4) compliers within a reasonable me any buildings now or at any time in process to exercise upon said premises, (3) comply with all requirements of law or municipal adminances with respect to the premises and the use threats. (6) make no material altert
- Mortgagore shall pay before any penalty attaches sil general races, and shall pay apecial races, special sasesaments, water charges, sever service charges, and
 the charges against the premises when due, and shall, upon written request, furnish to Truster or no holders of the note duplicate receipts therefor. To prevent default
 througher Mortgagore shall pay in full under prevents, in the manner provided by statute, any rest or sasesament which Mortgagore may desire to contest.
- 3. Morragores shall keep all buildings and improvements now or herester attituted on anot premises insured against loss or damage by fire, lightening or vindation under policits providing to preparately the insurance companies of mores available set of repeated providing to preparately the insurance of the indebt enters of the providing to preparately as a set of the indebt enters after the providing to preparately as a set of the indebt enters after the providing the providing the same or to pay in full the indebt enters as a set of the independent of the providing of the indebt enters and in the holders of the note; and in the providing the providing the providing and shall deliver the destination of the providing additional enters and the providing additional enters are provided to each policies not less than ten days prior to the respective dates or expiration.
- 4. In case of default therein, Trustee or the holders of the nate may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of pinicapal or interest on prior encumbances, if any, and purchase, discharge, compromise or settle any tast form or other pine list or title or claim briefly or redeem from any tax at electric freeling references or contest any tax or assessments. All moneys paid for any of the purposes herrin authorized and all expenses paid or incurred in connection therewish, including strongey' less, and any other moneys destanced by Trustee or the holders of the note to protect the most payed premise and the limb herrof, plus resonable compensation or trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness accured bereby and shall become inmediately due and psychiat without notice and with interest thereon at the thin highest cited permitted by less. In action of Trustee or bolders on the note shall never be considered as a waiter of days right activing in
- The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to takes or essessments, may do so according to any bill, and 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, assess here, sail, forfetive, sail from or tall or of called hereof.
- 6. Hereagore shall pay each item of indebredness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the heldert of the r. is., and without notice to Morragore, all unpai indebtedness secured by his Trust Deed in hill, now-thistanding anything in the note one or in this Trust Deed in this course, i. been of our and payable is immediately in the case of default in making payament of any installant of principal or interest on the note, or 10° when default shall not be the course of the course
- 7. The the it leptedness hereby accured 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 subtitional indebenders in the decree for sale all expenditures and expenses which may be pair. In usered by on on behalf of Trustee or holders of the note of acternacy? I fees, appaiser's fees, outlays for documentary and expenses which may be pair to be expended after betty of the decree of procuring all such abstracts of title, title assarches and geans. on a pair policies. To creare certificies, and somilar dates and assumances which expense of plocating all such abstracts of title, title assarches and geans. on a pair policies. To creare certificies, and somilar dates and assumances which expense in bolders of the note may deem to be assumably necessary pil' at to receive such sum or evidence to bidders at any sale which may be had pursuant to such decree the true condition of the like to or the value of the premises. All set, and general or the news in this pagasyph mentioned shall become see holders of the note in commercial and the condition of the like to or the value of the premise. All set, and general or the news in this pagasyph mentioned shall become see holders of the note in commercial and the proceedings, to exhibit the commerce and the second of the note in commercial and the commerce of the proceedings, to exhibit the commercement of any sus for the foreclosure hereof offer account of such right to foreclosure hereof offer account of the whether or not accurately to the premises on the security hereof, whether or not accurately to constitute the premises of the security hereof, whether or not accurately to constitute the premises of the security hereof, whether or not accurately the premise of the security hereof, whether or not accurately the premise of the security hereof, whether or not accurately the premise of the security hereof, whether or not accurately accurately accurate
- B. The proceed of any foreclosure sales it in trainings shall be distributed and applied in the following order of priority. Plats, on account of all coats and expenses incident to the foreclosure proceedings, must distributed to the foreclosure proceedings are used to all coats as are mentioned in the proceeding passages their items which under the trans before consistent account in the proceedings are used. And there is the service of the proceedings are used in the proceedings and interest remaining unpaid on the most, fourth, and overplut to their seasons, the first relation as a service of the proceedings and interest remaining unpaid on the most, fourth, and expenses.
- 9. Upon, or as any time after the filling of a sill to be close this trust deed, the court in which such hill is filled may appoint a receiver of saidpreniues. Such appointment may be made either before or after sale, vinhour motice, without regard to the oliverney of mandwere of Monregards at the intent of application for such receiver and without regard to the then value of the premises on the management of the court of the cour
- 10. No action for the informating of the lien or of any provision heres, shall how, or to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
- 13. Trustee or the holders of the note shall have the right to inspect the per Ixes at all reasonable times and access thereto shall be permitted for that purpose.
- 13. Trustee shall release this trust deed and the tien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness setured by this trust deed has been fully paid, and Trustee may exertise an electron and is the level of any person who shall, either before or sites materity thereof.

 The property of the control of th
- 14. Trustee may resign by instrument in Strong tried in the office of the Recorder of Registrat of Trust in which the "rement shall have been recorded or filed, it case of the resignation, inship) or activate on the other country in which the premise, are strusted shall be Successor in Trust Personner shall have the identical stife, powers and authority as any herein given Trustee, a Juny Tr., are or successor shall be entitled to reasonable commensation for all acts performed betweening.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mongagors and all persons country under or through Mongagors, and the word "Mongagors" when used herein shall include all such persons and all persons liable for the payment of the indebedness or any our thereof, whether or not such persons shall have rescuted the note or this Trust Deed.

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROVER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED The Instalment Note mentioned in the within Trust Deed has been identified

herewith under Identification No. 1928

By Control Bank, a Transport

NAME

D E STREET

I O CITY

E

FORM 8818 BANG FORMS, INC., FRANKLIN FARE, 144

BW 279

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

167 N. Linden

Oak Park, Illinois

976

END OF RECORDED DOCUMENTS