<u>UNOFFICIAL COPY</u>

				a a
	Alany P.C.	13m 8 2 8 2 • 22 C 50 3 7 7	BECOMETR OF THE	7
TRUST DEED	74 MAR II PM 3 08	22 65	j) 372	
	WW.II-M AP	8 2 8 2 • 2265037	2 u A — Rec	5. 00
THIS INDENTURE, made Marc		ACE FOR RECORDER'S USE OF	NLY	7
TAIS INDENTORS, INGO	. •,	O ANN WELLING, HIS WI	IFE (J).	
	herein referred to	s as "Mortgagors," and NK		ā
m Illinois Banking Corporation doing business in THAT, WHEREAS the Mortgagors are justly in or holders being herein referred to as Holders of FOURTERN AND NO	n Chicago, Illinois, herein referred debted to the legal holder or holds the Note, in the principal sum of	ors of the Installment Note hereinal	ter described, said legal holder ONE HUNDRED	
POURTERN AND NO / widenced by one certain Installment Note of the	e Mortgagors of even date herewit	h, made payable to THE ORDER (114,00) Dollars,	
and delivered, in and by which said Note the Mo			March 8, 1974	
p r cent per annum in instalments (in	l remaining from time to time unp cluding principal and interest) as f			
of Are L 19 74	and FIFTY ONE AND	Dollars on the TENT	TH day	
the TENTH day of each P	IONTH	thereafter until sald note is ful	ly paid except that the final	
payment of principal and interest, if not sooner All such payments on count of the indebted remainder to principal; provided that the principal	pal of each instalment unless paid	when due shall bear interest at the	e rate of per	
annum, and all of said princip; and interest bein , illinois, as the heart of the no office of AETNA STATE ANK	te may, from time to time, in w	riting appoint, and in absence of		
		in said City, al sum of money and said interest s and agreements berein contained	in accordance with the terms, , by the Mortgagors to be per-	
NOW, THEREFORE, the Morrigagon o secu- providions and limitations of this trust of each formed, and also in consideration to the stant CONVEY and WARRANT unto the Trustee, it interest therein, situate, lying and being in the	suc essors and assigns, the follow	reculpt whereof is hereby acknow ving described Real Estate and all COOK	wiedged, do by these presents of their estate, right, title and AND STATE OF ILLINOIS.	
to wit:	02			
	τ_{\circ}			
Lot 5 and the North half				
a Subdivision in the Sou Range 12 East of the Thi				-
	9,	Óx.		22
		1	51	<u>E</u>
			1 8	2.5
				72
which, with the property hersinafter described, is ITOGETHER with all improvements, tenement of for so long and during all such times as Morig and not secondarily) and all apparatus, equipmen light, power, refrigeration (whether single units window, shades, storm doors and windows, floor in the premises by the mortspace or that successor TO HAVE AND TO HOLD the premises unto therein set forth, free from all rights and benefits the Mortgagors do hereby expressly re-	eferred to herein as the "premises , easements, fixtures, and appurte agors may be entitled thereto (wi	," nances thereto belonging, an' all r nich are pladged primarily and o'	.ts, issues and profits there- a narity with said real estate	53
and not secondarily) and all apparatus, equipmen light, power, refrigeration (whather single units window shades, storm doors and windows, floor a part of said real estate whether physically etteched	t or articles now or hereafter there or centrally controlled), and veni coverings, inador beds, awnings, a id thereto or not, and it is agreed i	in or thereon used to supply he at, illation, including (without restrictions and water heaters. All of the that all similar apparatus, acutomet	gas, s's conditioning, water, ing the foregoing), screens, foregoing are declared to be	EG .
in the premises by the mortgagors or their successor. TO HAVE AND TO HOLD the premises unto therein set forth, free from all rights and benefits and benefits. Market and benefits the forth and the set of the	rs or assigns shall be considered as he said Trustee, its successors and under and by virtue of the Homes	constituting part of the real estate assigns, forever, for the purposes, i tead Exemption Laws of the State	and won the most and trusts of Illinois, y lich a. id rights	ध्य
This trust deed consists of two pages. The co- incorporated herein by reference and are part here:	venants, conditions and provision of and shall be binding on the mor	s appearing on page 2 (the reverse teasors, their heirs, successors and	side of this 'en de i) are	73
	Mortgagors the day and year first(SEAL)			
Jo Ann Welling	(SEAL)	Erich Welling	(SE/L)	0,2
STATE OF ILLINOIS	16/2 h 180-	· · ·	(SEAL)	.2C
County of Cook SS. a Notary	ublic in and for and residing in Erich Welling and	aid County, in the State aforesaid Jo Ann Welling, his v	i, do hereby certify	
	illy known to me to be the same; appeared before me this day in p		are subscribed to the	72
figned, sealed and d ourposes therein set	elivered the said Instrument as		ntary act, for the uses and	
	CA	Elen M Blon	Notary Public	
	Page 1			
Tommit View				
The state of the s		** **		Á

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

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which managed or be destroyed; (2) keep sald premises in good condition and repair, without waste, and free from mechanic's or other liens or not expressly suburdinated to the lion hereof; (3) pay when due any indeheduless which may be secured by a lien or charge on the prior to the lien hereof, and upon request exhibit suitsfactory evidence of the dacharge of such prior lien to Trustee or to holders of the notice within a reasonable time any building or buildings now or at any time in process of erection usated premises; (3) comply with all requiaw or municipal ordinances with respect to the premises and the use thereof. (6) make no material alterations in said premises.

- r monetipul ordination.

 Mortgugors shall pay before any penulty attaches all general taxes, and shall pay special taxes as and other charges against the premises when due, and shall, upon written request, furnish is therefor. To prevent default hereunder, Mortgagors shall pay in full under protest, in the might have a good to be a contest.
- Mortgagns shallkeep all buildings and improvements now or hereafter situated naktorm under policies providing for payment by the insurance companies of mee or to pay in full the indebtedness secured hereby, all in companies autisme of the sound to the policy, and shall deliver all policies, including additional and rened to each policy, and shall deliver all policies, including additional and rened to each policy, and shall deliver all policies. Including additional and renew
- attached to such policy, and shall deliver all noticies, including additional and renewal policies, to holders of the note, and its expire, shall deliver renewal policies, not less than ten days prior to the respective dates of expiration.

 4. In case of default therein, Trustee or the holders of the note may, but need not, make full or partial payments of princip cumbrances, if may, and parthase, discharge, compromise or settle any tax iten or other prior lien or title or claim thereof, or forfeiture affecting said promises or contest any tax iten or other prior lien or title or claim thereof, or forfeiture affecting said promises or contest any tax or assessment. All moneys paid for any of the purposes berein author or fourfeiture in connection therewith, including attorneys* fees, and any other moneys advanced by Frustee or the holders for the connection when any other payments are to the holders and the connection of the connectio

at the rate of per annum. Inaction of Trustee or holders of the or see ant of any default bereauder on the part of Mortgagors.

- 6 Morriscors shall pay each item of indebtedness herein mentioned, both principal and interest, office of the solders of the note, and without notice to Mortgagors, all unpublished betredness secure thing in he in tea or in this frust beed to the contrary, become due and payable (a) in the case of dary lists. "Thickplat or interest on the note, or (b) when default shall occur and continue for agreement of the M rigggers herein contained.
- 8. The proceeds of any foreclosure sal of the premises shall be distributed and applied in the following order of priority: First, costs and expenses incident to the foreclosure pre___'ngs, including all such items as are mentioned in the preceding paragraph to other items which under the terms hereof const are so are distributed and stickness of which under the note, with interest provided; third, all principal and interest remaining unpiled on the note, fourth, any overplus to Mortgagors, their heirs, legal represents their fights may appear.
- 0. No action for the enforcement of the lien or of any provision he sof shall be subject to any defense party interposing same in an action at law upon the note hereby secure.
- Trustee or the holders of the note shall have the right to inspect the portion at all reasonable times urpose.
- turpine. Trustee has no duly to examine the fifte, location, existence or condition of the provided in injuried into the validity of the signatures or the fly, capacity, or authority of the signatures on the note or trust deed, nor she (1/2) and (1/2) obligated to record this trust deed or to exercise any fixed lives unless expressly obligated by the terms hereof, nor he liable for (2, 2) = (3, 3) = (3, 3). As or omissions hereunder, except in case of its own gross energy of the fixed provided in the signature of the signatures of the signature of the signatures of the signature of t
- ote and which purports to be executed by the persons herein designated as makers thereof.

 4. Trastee of relative to the property of the prope
- This I rust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming, user of through M and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any of, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument "hall be consumented by the more than one note is used.

This instrument was prepared by margaret - M. Kautas 2401N. Naletta (address) AL.

MAIL TO:

Aetna State Bank

2401 North Halsted Street

Chicago, Illinois 60614

PLACE IN RECORDER'S OFFICE BOX NUMBER.

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

219 Elm Street

Glenview, Illinois

END OF RECORDED DOCUMENT

102