UNOFFICIAL COPY

TRUST DEED

22 651 524

THE ABOVE SPACE FOR RECORDERS USE ONLY

1	THIS INDENTURE, made	March 1 19 74, between				
ļ	BONIFACE L, WITTENB	RINK and ELLEN M. WITTENBRINK, his wife				
ļ	-111					
	State of Illinois	herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois				
	THAT WURDERS IN	n Oak Park, Illinois, herein referred to as TRUSTEE, witnesseth: agors are justly indebted to the legal holder or holders of the Instalment Note here-				
	inatter described said legal h	solder or holders being herein referred to as Holders of the Note, in the principal sum of				
	Fifteen Thousand and no/100ths (\$15,000.00)					
	evidenced by one certain Inst	talment Note of the Mortgagors of even date herewith, made payable to BEARER				
	·					
		ich said Note the Mortgagors promise to pay the said principal sum and interest from				
	7.3/4% per cent per a	on the balance of principal remaining from time to time unpaid at the rate of				
		innum in instalments as follows:				
	One Hundred Twenty-					
	/ X					
~ I	One H incred Twency-	three and 15/100ths (\$123.15) Dollars or more on the 15th day of each month thereafter except that the final payment of principal and interest, if not sooner paid, shall be				
	until said note is fully paid e	except that the final payment of principal and interest, if not sooner paid, shall be				
~×	due on the 15th day of					
œ`\		ore to be first applied to interest on the unpaid principal balance and the remainder				
ထ		e principal of each instalment unless paid when due shall bear interest at the then				
1		and all of said principal and interest being made payable at such banking house dees of the note may, from time to time, in writing appoint, and in absence of such				
. ∔.]		ce of Avenue State Bank, Oak Park, Illinois.				
6	• • • • • • • • • • • • • • • • • • • •	to ver it to payment of the unid principal num of money and unid interest in accordance with the terms, provisions and limits-				
1	tions of their trust deed, and the performance	e of he con mer a and agreements herein contained, by the Morgagore to be performed, and also in consideration of the sum of reof to the schooledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the				
~	inflowing described Real Estate and all of	their entary . im. sittle and interest therein, situate, lying and being in the				
9	COUNTY OF COOK	AND STATE OF ILLINOIS, to well				
7		rth 50 feet of Lot 9 in C. H. Coolidge's Subdivision				
		Austin, Morey and Slentz' Subdivision of the				
F 1		rter of the SouthWest Quarter of Section 6, Township				
Σ		e 13, East of the Third Principal Meridian, in Cook				
	County, Illino	is				
.		· · · · · · · · · · · · · · · · · · ·				
	THE INSTRUMENT WA	SECTOR SECTOR STATE OF STATE O				
	BERRICK, LICHERY, MICEL	AUT & PEACAGE				
	105 W. MAI	NUZIO PIO COSCO				
	CHICAGO, ILLING	318 60002				
		<i>/</i> _ <i>/</i> _ <i>/</i> _ <i>/</i>				
		1/2				
	which, with the property hereinsites dearest TCX: KTHKR with all improvements. I	bod, to referred to herein as the "premises." comments, essencies, figures, and socurrespaces thereto bolonains, and all tents, I suce and profits thereof for so long and				
dwing all such times as hiergagers may be encited theren twhich are pludged primarily and on a party with said real even, and one mailton the pludged primarily and on a party with said real even, and one and all a						
	and all venti ation, including (wir	how restricting the integring), accoons, window shades, from doors and windows, floor coverings, that is beds, awaings, stoves				
	TOURTHER with all imprevenence, renoments, enterments, italiants, and appurentances thereto belonging, and all rea t,) was and profits thereof lot no long during all such times as Margagnes may be entitled thereto twitch are pledged primately and on a pasty with said real real, and me "daily), and all appear equipment or exists and on the interest there in a temperature the appearance articles need to be real related to supply host, as, att conditioning, where, light, preserv, retigeration cabital single suits or event and the latest and the supply of the supply host, and the suits of the supply host, and benefits to the premiers which there were not an enigne, for the purposes, and upon the wars, and the supply host, and benefits to the premiers where the supply host of the longest and benefits to the considered as constituting and benefits to the premiers and the supply host and benefits to the premiers and the supply host and benefits to the considered as constituting and benefits to the considered as constituting and the supply has and benefits to the supply has and benefits to the considered as constituting and the supply has and benefits to the constitution of the supply has and the supply has and benefits to the supply has an and the supply has an an and the supply has an an analysis of the supply has an analysis of the supply					
]						
	This Iron deed consists of two pages. The covenants, conditions and provisions appearing in page 2 (the					
	reverse side of this trust deed) are incorporated herein by regerence and and a part hereof and share on the mortgagors, their heirs, successors and assigns.					
		and seal of Mortgagors the day and year first above written.				
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3 1.1.11				
		(SEAL)				
		(SEAL) Ellen M. Wittenbunk (SEAL)				
	STATE OF ILLINOIS	Marlene M. Vruble /Ellen M. Wittenbrink				
	Coole SS.	a Notary Public in and for and residing in said County, in the State storesaid. DO HEREBY CERTIFY THAT				
	Cook	Boniface L. Wittenbrink and Ellen M. Wittenbrink				
9		his wife				
		who personally known to me to be the same person where name @				
		who personally known to me to be the same person whose name &Y@ Instrument, appeared before me this day in person and acknowledged that they				
		personally known to me to be the same person where name a transfer and a same person and same person and same person a transfer and person and pe				
		who personally known to me to be the same person whose name are a large means and acknowledged that they				
		when personally known to me to be the same person the whose name the same person that the same person that the same person that the same same the same same that the same same same same same same same sam				
		who personally known to me to be the same person whose name at the same person and acknowledged that they said instrument as their and voluntary act, for the uses and purposes the and valver of the right of homestead. GIVEN under my hand and Notatial Seal this 8th day of				
		who personally known to me to be the same person whose name at the same person and acknowledged that they said instrument as their and voluntary act, for the uses and purposes the and waiver of the right of homestead.				

22 651 524

16

UNOFFICIAL COPY

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

- Is Mongagots shall (1) promptly repair require or rebuild any building or improvements now or breadless on the premises which may become damaged or be destroyed.

 (2) keep and premises in good continuous and repair, without ansets and tire from mechanics, on other liens claims for lien not expressly submidistant to the line hereof.

 (3) pay when due any independents which may be secured by a lien or chage on the premises appeal to the lieg hereof, and upon require sphilbs tastificatory evidence of the discharge of such price lien to Traster or to holders of the note. (3) complete within a reasonable rise amp building to buildings now as a say rises in process of section upon and premises. (3) comply is which if requirements of lies on countries and ordinates with respect to the premises and the use thereof. (6) make no material altera-
- 2. Mortgagurs shall pay beture any penalty stractive all general taxes, and shall pay apecial races apecial savesaments, water charges, sever service charges, and other charges against the premises when due, and shall, upon virtues request, funnish to Trustee or to holders of the note deplicate receipts therefor. To prevent default hereunder Mortgagors shall pay, in full under private, in the manner provided by statute, only one or accessment which Mortgagors may design to content.
- 3. Mongagers shell keep all huildings and improvements now in berediter situated on send permises insured against link or damage by little, lightning or windstow under policies providing for paramethy the insurance companies of moneys sufficient exists in pay the cost of peoples age or expering the stand or pay in full this linders describe hearths. It is companies assistance to the buffers of the noise, under national buffers or paying the stand or Types to be the benefit or the buffers of the noise, until right to be evidence in the standard buffers or the standard or each policy, and steples all policies in full deliver all policies. In hollies and his most and in case of incurance dama in expert or the standard of service shall allower consolidations.
- A large of default thereon. Truster or the holders of the nore may but need not make any payment or perform any act hereinbefore required of blongagers is any logic and manner demend expedient, and may but need not make full or parties payments on principal or interest on principal or material payments or principal or interest on principal or material payments of principal or interest on principal or material payments or performance or contest that plan or assessment. All months paid in may of the purposes here numbers and not all superior paid in may of the purposes here numbers and not all superior payments and the large payment of the purpose of the note to principal payments and the large hereal payments and the large hereal payments on the large payments and the large hereal payments are payments of the note to principal payments and the large hereal payments and payments are payments of the note that the payments of the payments and the large payments are payments by large payments by large payments and the large payments are payments by large payments. According to the note shall prever be considered as a waiver of any right occurring to them on an engine of any default hereounds on the part of blongagers.
- 3. The Trustee or the holders of the note herebs secured making any payment hereby authorized relating to takes or appearances, may do to according to any bill, statement or estimate of into the appearance public attice without inquiry into the accuracy of such bill, statement or estimate of into the validity of any cas, assessment, safe, inferious, it less write or claim thereof.
- 6. Mergagors shall pay each tiem of indebirdness hereia nervisioned, both principal and interest, bein due according to the ferms hereof. At the option of the holders of the note and system enter to Mortgagors, all unpend indebirdness serviced by this Francia Deed shall, movethanding anything into near or in in this Tast Deed to the collection of the c
- Then the indevendence hereby secured shall become due between by acceleration is otherwise, believe of the note of Trustee shall have the right to firections the line in any sour to incretions the line hereof, there shall be allowed an included as abditional indevendences in the decree for sale all separations and expenses in the fire produces and the control of the note for strongy; free, appearant's fees, notices of occurancy and expense reidence, stemperations, parameter policies in the control of the note for strongy; free, appearant's fees, notices of the decree of procuring all such abstracts of tile, tile searther any amount one, guarantee policies. Torren certificates, and similar data and assignance with respect to tille as Trustee or halders of the note may deem to be reasonably, core, critists in prosecute with sour or evendence to indices a one sale which may be had purpose the tile as Trustee or halders of the note may deem to be value of the policy of the processor of the note and control of the policy of the note of the policy of the note of the policy of the policy
- 3. The proceeds of any mericure rate of the premises shall be distributed and applied in the following order of priority. First, on account of all cooss and expenses incredent in the forexclosure privacy of an indirect state of the forexclosure privacy and to their states which under the terms hereof constitute secured instructors and on all in that evidenced by the noise with interest thereon as herein provided, third, all principal and interest remaining unpaid on the more found any averyful to the fore, port their law of logic entered the forex and an expense of the forex privacy of the forex and an expense of the forex privacy of the forex and an expense of the forex privacy of the forex and an expense of the forex privacy of the forex and an expense of the forex privacy of the forex and an expense of the forex privacy of the forex and an expense of the forex privacy of the forex and an expense of the forex privacy of the forex and an expense of the forex privacy of the forex p
- Upon, or as any time after the long off bill to functions this true deed, the court on which was child in student management are rejected and premiers. Such approximate mass he had extrine before or this sea, a system more, without negate to the solvent or innovency of Mortagages at the time of application for such accessive and without regate in the their value of the forement or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such as the control of the control of the forement of the forement
- 10. No action for the entricement of the lieu of any projector here, shall be subject to any defense which would not be good and available to the party interposing same to an action at lab upon the northernby secured.
- 11. Truster or the boilders of the nore shall have the right to line ect the plemises at all transmable rimes and access thereto shall be permitted for that purpose.
- 12. Truster has no duty to examine the title, location, existence, or opations of the premises, nor shall Truster be obligated to record this trust deed at to exercise any power herein given unless expressly obligated by the tense hereof, or by libble to any Acts or omissions hereinder, except in case of its own goes negligence or missionly that of the agencies of employees of Truster, and it may require inder inter-satisfactory to it bestrained exercising any power betten given.
- 11 Truster shall release this treat feed and the lien thereof by pooper rist ment upon prevention of assistancing evidence that all indebtedness secured by this trust deed his been fully paid and Truster may exerute and deliver a release by offer and at the required any preson who shall, either before we siter maturity thereof, produce and exhibit it. Insister the noise representing that all indebtedness hereby. "It were not seen to be a present that it is not the product linguist." There is elsevine it required of a society required was now which hours a certificate of identification purposeing to be executed by a prior truster hereindeer or which conforms in a six which the description begin contained of the note and which purposes to be executed by the personnel before discharged as the natives thereof and where the relice or it, quiested of the riginal trusters and it has never executed a certificate on any instrument identifying assess at the noise described herein, it may accept as the groups of the executed day now which may be presented and which conforms in substance with the description herein contained of the noise and which years to be executed by the executed an analysis thereof and which conforms in substance with the description herein contained of the noise and which years to be executed by the execution of an analysis thereof an analysis thereof an analysis thereof and analysis thereof an analysis thereof and analysis thereof an analysis thereof an analysis thereof an analysis thereof an analysis thereof and analysis thereof an analysis thereo
- 14. Truster any rough by instrument in writing rided in the office of the Recorder or Regional or Titles which this instrument shall have been recorded or filled. It can of the resignation, inshiring or returns in each of Truster the then Recorder or Ebends of the country or but, the prematers are situated whall be Succession in Trust.

 Any Succession in Trust hereunder shall have the infortical ratie, powers and authority as are herein give. Truster and any Truster or successor shall be emitted to reasonable compensation for all acts performed hereunder.
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Morrgagors and ..., per one claiming under or though Morrgagors, and the word "Morrgagors, the state of the word or one or any part thereof," whether or not such persons shall have executed the more or this Trust Deed.

In, bithout the print written connect of the holders of the note necured hereby, the Marigations Mortga, a \$\frac{\pi_{1,1}}{2}\$ to seem or excused hereby may elect to accelerate the entire unpaid printingly makes, a provided in the note for breach of this connect and an address in such election silver accused words may elect to accelerate the entire unpaid printingly ancers, provided in the note for breach of this connect and an address in such election silver accused on each printing and an address in such election silver accused on each printing and an address in the following the entire connection and an address in the following the entire connection and an address in the following the entire connection and an address in the following the entire connection and an address in the following the entire connection and an address in the following the entire connection and address in the following the entire connection and address in the following the entire connection and the entire connection

COOK COUNTY, ILLINOIS
FILED FOR RECORD
MAR 12 '74 | 43 PH

12250 1824

IMI	n	RΤ	AN

FOR THE PROTECTION OF BOTH THE BORROFER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUST DEED IS FILED FOR RECORD

The Instalment Note mentioned in the within Trust Deed has been identified herewith under identification No. 1936

By ASSE, Vice President

D NAME
E STREET
L T
I O CITY
V:
E
R

Bry 279

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

END OF RECORDED DOCUMENT