TRUST DEED COOR SOUNT ILLINOIS FILED FOR RECORD

22 651 526

THIS INDENTURE, made	
	March 8 19 74 , between Barbara Gibson
divorced and	not remarried of Oak Park County of Cook
	herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois
State of Illinois	n Oak Park, Illinois, herein referred to as TRUSTEE, witnesseth:
THAT WHEDEAS the Morra	agors are justly indebted to the legal holder or holders of the Instalment Note here-
	solder or holders being herein referred to as Holders of the Note, in the principal sum of
	and no/100ths (\$19,000.00) Dollars,
	talment Note of the Mortgagors of even date herewith, made payable to BEARER
The faces by one certain ins	talline in 140te of the mortgagoto of even date determin, made payable to position
and delivered, in and by wh	nich said Note the Mortgagors promise to pay the said principal sum and interest from
late horeof	on the balance of principal remaining from time to time unpaid at the rate of
7-3/30 per cent per s	annum in instalments as follows:
	ive and 99/100ths (\$155.99)
Dollars or mc49 on the	
Me Buildled P. It -1	ive and 99/100ths (\$155.99) - day of each month thereafter except that the final payment of principal and interest, if not sooner paid, shall be
until said note is full, prid	except that the final payment of principal and interest, if not sooner paid, shall be
due on the lat de joi	May 19 94 . All such payments on account of the indebt-
edness evidenced by said n	c.e.o be first applied to interest on the unpaid principal balance and the remainder
to principal; provided that th	existing all of each instalment unless paid when due shall bear interest at the then
highest rate permitted by la	aw and all of said principal and interest being made payable at such banking house
	ders of he n te may, from time to time, in writing appoint, and in absence of such
appointment, then at the offi	ce of A enue State Bank, Oak Park, Illinois.
NOW, THEREFORE, the Mortgagora	to necure the pay sent c the said principal sum of money and said inverest in accordance with the terms, provisious and limita-
tions of this trust deed, and the performant One Dullar in hand paid, the receipt who	te of the coverants and are ments herein contained, by the Mortgagots to be performed, and also in consideration of the sum of preof is hereby acknowly aged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the
fullowing described Real Estate and all of	their extere, right, title and - zer at therein, situate, lying and being in the
COUNTY OF COOK	VID STATE OF ILLINOIS, IA WIL
	14 in Block 3 in the Village of Ridgeland,
in Cook Coun	ty, Illinois, in sections 7 and 8,
Township 39	North, Range 13
-	
	PRODUCTION OF THE CONTRACT OF
Aus inellinateld also ente	MORD RY .
MERRICA, MONEILL, MOETROY &	CONTROL CONTRO
105 W. MADISON	remeday
CHICAGO, ILLINOIS 60	h
PINIONGO, ILLINOIS BE	3602
	CVA.
	T '
	bed, is referred to herein as the "premises."
which, with the property bereinalies descri	
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TOGETHER with all improvements. Identing all such times as Mortgagors may equipment or articles now or hereafter the counteilled, and vencilation, including twist and water heaters. All of the foregoing or equipment or articles hereafter placed in it. TO HAVE AND TO HOLD the premise from all rights and benefits under an expressly release and waive. This trust deed consist reverse side of this trust don the mortgagors, their heir WITNESS the hand STATE OF ILLINOIS SS. COOK	increasers, casements, fistures, and appurenaece thereto belonging, and all rests, insure at it jot in thereof for we long and be mitted thereto (which are piedged primarily and on a parity with said real states and not be additively), and all apparatus, reven or thereon used to supply hear, gas, air conditioning, water, light, power, religeration (whether all the conditioning water, light, power, religeration (whether all the conditioning water, light, power, religeration (whether all the conditioning water), light, power, religeration (whether all the conditioning water), and an increase of the successor of t

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CERG AND WASHING COUNTING AND PROVISIONS REFERRED TO ON PAGE 1 (THE REPURME SIDE OF THUS TRUST DEED)

i. Mortgagers shall (1) promptly repair relative or rebuild any building of Improvements now to bringing a fully promites which has become damaged or be destroyed.

(1) pay which is a light of the provided of the provided of the provided of the light of the

- 2. Mortgagora shall pay before any penalty attaches all general taxes, and shall pay special taxes, apostal assessments, water charges, sever astronges, sever astronges, and the control of the state of the note deplicate tections that it is not extracted to the note deplicate tections that it is not the state of the note deplicate tections that is not a several of the note of the note deplicate tections that the state of the note of the note deplicate tections and the state of the note of the note deplicate the note of the note
- 3. Morgagors shall keep all buildings and improvements one or bereafter situated on sond premises insured against loss at damage by fire, lightning or windstorm under policies prevaining for powered by the innouncer companies of money studies in each of personal or repairing the same of to pay in full be industrially decreased by the companies activations to the holders of the new under insurance policies parable, in case of loss or damage, or Trustee for the benefit of industrial the none truth rights to be evidenced by the sandard motagage shows no be arrected under holding and policies in the loss of the note, and in case of insurance about to require, shall deliver truewal policies, so holders of the note, and in case of insurance about to require, shall deliver truewal policies, not holders of the note, and in case of insurance about to require, shall deliver truewal policies, no holders of the note, and in case of insurance about to require, shall deliver truewal policies, not holders of the note.
- 4. In case of details therein. Thurse or the holders of the note may but need not make any payment or perform any architecture, and manner deemed expedient and may, but need not, make full to partial payments of principles or interest on principles or numbers, or, if any, and purchase, discharge, compromise or sectle any tax is no other prior lies or tall or claim thereof, or refer from any tax vale or forfering said premises or contest any tax or assessment. All money is paid for any of the purposes herein authorized and all a paymene paid or incurred in content of the total principles from and any other moneys advanced by Truster or the holders of the note to protect the morraged premises and the lies hereof, but are another compensation to Trustee for each matter concerning which action herein substituted has be taken, shall be so much deditional indebtedness accurred hereby and shall become temperately due and payable without notice and onthe interest with them highest rate permitted by law. In action of Trustee on holders of the note whall never be considered as a waiver of any right accessing to
- 5 for It issues on the holders of the note hereby secured making any payment hereby authorized relating to takes or assessments, may do no according to any bill, states at yellowing production of a payment hereby authorized relating to takes or assessment, and produced from the validity of any tax, assessment, vale forfetiums, call production, call production or the validity of any tax, assessment, vale forfetiums.
- 6. Merger are shall per each stem of independence herein monitoned, both principal and interest, when due according to the terms hereof. At the option of the holders of the nore, and to a more to Montgagors, all impact indebetoness occured by this Trust Deed shall, notwithstanding anything in the nore or in this Trust Deed is the contrary, become due, at payable to increase on the nore, or by when default is making payable to a transfer or interest on the nore, or by when default shall
- "Then the indef ends is hereby secured shall become due whether by acceleration or otherwise, holders of the once or Trustee shall have the right to breclose the lieu hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be past or some the form of the strength of the properties of the control of the properties of the pr
- B. The proceeds of any forestrower safe is the receive shall be distributed and applied in the following order of procesty. First, on account of all coats and expenses incident to the forestrower proceedings in close to the forestrower processing paragraph berred, second, all other terms which under the terms because of the proceeding paragraph berred, second, all other terms which under the terms because of the processing paragraph berred, second, all other terms which under the terms because of the processing paragraph berred, second, all other terms which under the terms because of the processing paragraph berred, second, all other terms which under the processing paragraph berred, second, all other terms which under the processing paragraph berred, second, all other terms the term of the processing paragraph berred, second, all other terms which under the terms of the processing paragraph berred, second, all other terms which under the terms of the processing paragraph berred, second, all other terms which under the terms of the processing paragraph berred, second, all other terms which under the terms because the processing paragraph berred, second, all other terms which under the terms because the processing paragraph berred, second, all other terms which under the terms because the processing paragraph berred, second, all other terms which under the terms and the processing paragraph berred, second, all other terms are processed.
- 9. Upon, or at any time after the fitting of a bill i forector it his trust ident, the court in which such bill as filled may appears a receiver of said premisers, fluck promisers may be made extitle before or dier sale with its motive substour regard to the solvence, or involvency of Moragages as the time of application for such receivers and without regard to the rhen value of the promises or when the me shall be then accupied as a home-sead or not and the Trusteer hereunds may be appointed as such receivers. Buth neceivers half have powers to collect the retent, as and a lid profitto of said premises during the pendency of such foreclosure suit and, for case of a sale and a deficiency, during the full summors period of red appoint, where it is to be redemption or not, as well as during any further times when Moragagota, except for the intervention of any historic production of the pressure of any time time and all other powers which may be necessary or are usual in such cases for the protection, peakersain, control, management and operation of the press was 6 and the whole of said and production is made prior in foreclosure adject (2) the deficiency.

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 **The production of the production of the pressure of the production of the pressure of the production of the product
- 10. No action liet the enlorcement of the lien or of any provision hereof shall be factor to any defense which would not be good and available to the party interposing same in an action at lan upon the note hereby necuted
- Il. Trustre or the bolders of the note shall have the right to inspect the premit a at all teasonable times and access thereto shall be permitted for that purpose.
- 12. Truster has no dus so examine the citie. Incation, existence, or condition of the Firm, was not shall Trustee be obligated to record this trust deed or to exercise many from the configuration of the configuration of
- It Truster shall release this trian ideal and the lien thereit be proper instrument upon a resolution of assistancing evidence that all indehendrous occupied by this time deed has been fully pend and Truster may resolve and deliver a release hereful and as the control of any persons who shall, other before or determinantly thereof, produce and exhibit to Truster the note representing that all indehendrous herein recurred has been by a with representation Truster may accept as the william linguist. Here a release is requested of a majorism truster, which succepts and except as the presentation Truster may accept as the william linguist. Here a release is requested or described and note which bear a certificate of identification purpositing to be restricted by a prior truster hereinder or which conforms in unbatance or a bit. Inscription barein contained of the note and which purposes to be restricted by the persons herein designated as the majorist to be executed by the persons herein designated as the modes thereof and where the release is requested, the signated instance and it has never executed a certificate on any instrument identifying same as the note described herion is may accept as the genuine note herein described and provide the proposition herein contained of the note and which purposits to be executed by the persons limited as makers thereof.
- Is Trainer may group by instrument in writing isled in the office of the Recorder of Registration of Titles in which is to trainers shall have been recorded or filed. In case of the resignation, inshirts or released to see in Trainer, the then Recorder of Deeds of the country in which by permit a new situated shall be Successed in Trainer, but here the identical title, powers and authority as are herein given Trainer, a d any Trainer or successor shall be entitled to reasonable compensation for all acts performed hereunder.
- 15. This Trust Deed and all presisions hereof shall earned to and be binding upon Worgagors and all persons class ap the orthough Morgagors, and the word "Morgagors" when used herein shall not ude all such persons and all persons is lable for the passens of the indebtedness of a thereof; whether or not such persons shall have secured the note or this Trust Deed.
- is. Stated the prime excitent energing in the holder or holders of the noise energing the holders of the prime energy of the holders of the noise energing the prime to the prime energy of the prime energy o

IMPORTANT

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

AVENUE STATE BANK to Transper

By

ABB L Vice President

D NAME

STREET

IO CITY

К

Box 279

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

526

Ha. 166.

untim

END OF RECORDED DOCUMENT