UNOFFICIAL COPY

	terre in a manufacture of the second of the	and an arrangement of the control of	an an almana and a state of the
TRUST DEE	P] 2	z 789 852	•
BeB	ox 805	THE ABOVE SPACE FOR RECORDER	s use only
THIS INDENTURE, madeJuly 17, 1974—, between			
MARTIN HEINZ, JR. and CHRISTINE HEINZ, his wife,			
(hereinafter called "Mortgagor"), and STATE NATIONAL BANK, a National Banking Association, doing business in Evanston, Illinois, (hereinafter called "Trustee"), witnesseth:			
THAT, WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter described, (hereinafter called the "Holders of the Note"), in the principal sum of			
evidenced by one certain Inst	nd delivered, in and by wi —date———— on the	alled the "Note") of the Mortga nich Note the Mortgagor prom balance of principal remaining	ises to pay such principal
3	THREE HUNDRED FIFTY	TWO and 00/100——(\$352.	37.5
70		rst—day of— September—1 TWO and $00/100$ ——(\$352.)	
principal of each it stament uper cent per an	Dollars on the—final payment of principal ar 1999—. All such paymen the unpaid principal bal nless paid when due shall of said principal and interestate NATIONAL BANK to the, in writing appoint	rst—day of each—month— dinterest, if not sooner paid, sh so naccount of the indebtednes ance and the remainder to pri bear interest after maturity at iss being payable in lawful mon in Evanston, Illinois, or at such	thereafter until the Note all be due on the first sevidenced by the Note to neipal; provided that the the rate of Fight (8%) ey of the United States of other place as the Holders
COOK	AND STATE OF TELINOIS, to-wi	••	
a Sub Towns	division in the South	view Estates Unit No. 2, but West quarter of Section 2, East of the Third Print Illinois.	28,
,	- ' (
		O .	
		040	
which, with the property hereinafter descrit TOGETHER with all the tenements,	ed, is hereinafter called the "premise privileges, easements, hereditaments		r thereunto belonging, all buildings,
improvements and natures now located of and pledged primarily and on a parity will arricles now or hereafter therein or thereo- shades and awnings, screen, storm window the property of the property of the tion, power, ventilation and all other appar are hereby agreed to be part of the Real E this Trust Deed be deemed conclusively to premises.	nereatier to be piaced on the Atail at the Real Estate as security for the a the Real Estate as security for the accordance of the Atail State and Atail State and Atail State and Atail State and Appropriated to the use of be Real Estate and conveyed hereby	and appurienances now of at sytime hereafte chate, all rents, issues and prof: thereof (better all rents, issues and prof: thereof (better) payment of the indebted or centred hereby, including, but with a maining the profit heds, currish fixtures, venetian bits of the heds, currish fixtures, venetian bits of the heds, currish fixtures, and the head of	n and all apparatus, equipment of the history of th
forth, free from all rights and benefits und gagor does hereby expressly release and wa	mises unto the Trustee, its successors er and by virtue of the Homestead F sive.	and assigns, forever, for the purposes, at a exemption Laws of the State of Illinois, which	o 'u t. ; uses and trusts herein set sa. 1 ; ghts and benefits the Mort-
This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) are incorporated herein by reference and are a part hereof and the binding on the Mortgagor, his heirs, successors and assigns. WITNESS the hand and seal of Mortgagor the day and year first above written.			
	i or mortgagor die day an	d year mat above written.	0.
			(·) _(c)
cleatin llein	3 / [SEAL]		[SEAL]
V (thintune Hen	2.2 [SEAL]		[SEAL] C
STATE OF ILLINOIS	·,	hleen C. Acks	
COUNTY OF COOK		in and for and residing in said County, in tHEINZ, JR. and CHRISTINE	
Instrument,	personally known to me to be to appeared before me this day in person	he same personS whose name S ar	signed, scaled and delivered the
release and	waiver of the right of homestead.	and voluntary act, for the uses and purpose	
-	under my hand and Notarial Seat A	day of	O MO
OJ-REL-56 "THIS INSTRUMENT STATE NATIONAL BANK DOROTHY BOX	K, EVANSTON, ILL	NOTARY Jethler 6	Notary Public
ASSISTANT VICE		My Commission E	rpires 5-17-78
.	· NATO	COUNT	a. dawa in
A STEEL SOLD OF STREET	To Account of the State	अभिनेत्रिक स्थापन स्थापन स्थापन	mark thicker

UNOFFICIAL COPY

PAGE 2

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1

- 1. Mortgagor shall (1) keep premises in good condition and repair, without waste, and free from mechanics or other lims or claims for lien not expressly subordinated to the lien hereof; (2) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) complete within a reasonable time any building or buildings now or at any time in more cases of exection upon the premises; (4) comply with all laws, regulations and ordinances with respect to the premises and the use thereof; (2) pay one of the discharge of such prior lien to Trustee or by a lien or charge on the premises superior to the lien hereof, and upon request exhibit substituting resultations of the discharge of such prior lien to Trustee or
- 2. Mortgagor shall pay before any penalty attaches all general taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Holders of the Note deplicate receipts therefor. To prevent default hereunde Mercanor shall one of the funder protests, in the manner provided by statute, any tax or assessment which Mortgagor may desire to contest.
- A Mortgaper agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable value, and also agrees to carry such officer harm finanzance as Trustee or the Holders of the Note may require from time to time. Said insurance shall be carried in such companies as shall be satisfactory to Trustee or the Holders of the Note and the policies evidencing the same with mortgage clauser satisfactory to Trustee. As on the Note and the policies evidencing the same with mortgage clauser satisfactory to Trustee. As a proper same control of the Note and the Companies of the Note and the Note
- 4. In addition to the monthly installments of principal and interest payable under the terms of the Note, and to provide for the payment of real estate reasons and insurance premiums required to be paid hereunder by Mortagor, Mortagor shall deposit with Trustee or the Holders of the Note, or each monthly payment date, as set fort in the Note, an amount equal to one-twelfth of the annual real estate taxes, assessments and insurance premiums at estimated by Trustee or the Holders of the Note. In the event such deposit shall not be sufficient to pay such taxes, assessments and insurance premiums when the contract of the Holders of the Note, and insurance premiums when the Note, and the Note of the Note of
- 5. In one of default herem, Truste or the Holders of the Note may, but need not, make any payment of perform any act hereinbefore required of Mortagor in any form and manner demend expendent, and may, but need not, make full or partial payments of principal or interest on prior expendences, if any carried to the profession of the p
- 6. Trustee or the Holders of the Note may, but shall not be required to, make advances to the Mortgagor or to his successor in title or any of them in Come to those made under the terms of paragraph 5 abover, subject to the limitations herein stated. It is the intent hereof to secure payment of the indubted-ness shall be the entire amount and a later date. Such advanced to the Mortgagor at the date hereof or at a later date, or having been advanced, shall have been repeated in p. 1 and further advances such as a later date. Such advances shall into event operate to make the principal sum of the indubtedness greater than the sum in p. 1 and further advances have been repeated to make the principal sum of the indubtedness greater than the sum of p. 1 and further advances have been repeated to make the principal sum of the indubtedness greater than the sum of p. 1 and further advances have been repeated to make the principal sum of the indubtedness greater than the sum of p. 1 and further advances are the sum of p. 1 and further advances and p. 2 and p. 3 and p
- recently present the premises, or any part thereof, shall be taken by condemnation, the Trustee or the Holders of the Note as hereby empowered to collect and recently consistent which may be paid for any property taken or for damages to any property not taken and all condemnations compensations to received shall be for awilt "ppiled as the Trustee or the Holders of the Note elects, to the immediate reduction of the indebtedness secured hereby, or to the requirements of the Note of the theory are the amount of the indebtedness shall delivered to Morragoor.
- and restor tion of any property so damaged, provided that any excess over the amount of an individual and indiv
- 9. Murit: Shill lay each item of indebtedness herein mentioned, both pontional and interest, and shall make all deposits herein required, when due according to the terms hereof. Time is of the sentice herein and if default shall occur in the payment of any monthly installment of principal and interest as provided in the Note; or 'the payment of any other agreement Mortgagor contained in 'to Note any the payment of any other indebtedness arising under the Note or this Truta Deed; or in the performance of any other agreement secured hereby shall, at a contained in 'to the the default of the payment of the theory of the Holdern secured hereby shall, at a contained in 'to the the default of the Holdern secured hereby shall, at contained the theory of the Holdern secured hereby, and the left of this Truta Deed. The court in which any proceeding is pending for that purpose may, at once, or at any time therefore, after sale, without notice to Mortgagor, and without requiring hond, and without regit of the solventy of many profits in the payment of the indet denses secured hereby, and without requiring hond, and without requiring hond, and without requiring hond and profits of the premises, due and to become due are receiver for the hereit of Truste or surface and the solventy of the premises, due and to become due are receiver for the hereit of Truste or surface the control of the premises, due and to become due to the profit of the premises, due and to become due to the profit of the premises, due and to become due to the profit of the premises, due and to become due to the profit of the profit of the profit of receivers for the profit of the pro
- In the event the coursely of the mikes or any part thereof becomes vested in a person other than the Mortgager, the Trustee or Holders of the No. 100 miles of the Mortgager, eds 'th such vincessor or successors in literates with reference to this Trust Deed and the debt, hereby secured in the same manner as with the Mortgagor, eds 'y 'rbeat to sue or may extend time for payment of the debt, secured hereby, without discharged in the same manner as with the Mortgagor, eds 'y 'rbeat to sue or may extend time for payment of the debt, secured hereby, without discharged benefits any way affecting the liability of the Mortgagor hereunder.
- 11. In any foreclosure of this Trust Deed, ther "..." allowed and included in the decree for sale, to be naid out of the rents, or the proceeds of such sale: (a) all principal and interest remaining unpaid and shereby, (b) all other terms advanced or paid by Trustee or the Holders of the Note pursuant to the Trust Deed, with unterest at eight (85%) per car p a nanum from the date of advancement; and (c) all courses, automorp's feet, appraiser's feet expenditures for documentary and expenditure for the first process of the first
- 12. The proceeds of any foreclosure sale of the premises has be dist, butd and applied in the following order of priority: First, on account of all costs devenues incutent to the foreclosure proceedings, including all ch items as are enumerated herein; second, all other items which under the terms herefore constitute scured indeptederage additional to that evidenced by the constitute scured indeptederage additional to that evidenced by the constitute scured indeptederage additional to that evidenced by the constitution of the constitution o
- 13 No action for the enforcement of the lien or of any provision he cof, 121 be subject to any defense which would not be good and available to the
- 14 Trustee or the Holders of the Note shall have the right to inspect the preview at all reasonable times and access thereto shall be permitted for that
- 15. Neither Trustee, nor any of its agents or attorneys, nor Holders of the Ne., shal be liable for any acts or omissions hercunder, except in case of its or their own willful misconduct or that of agents, employees of attorneys of Trustee, and T. as may require indemnities satisfactory to it before exercising any oneser of authority herein given. Trustee has be herein given the location, eat one or condition of the premises, nor shall Trustee be obligated to prove or authority of the provider of the premises, nor shall trustee be obligated to
- 16. This Trust Deed and the lien created hereby shall be released by Trustee upon tull ryme of all indebtedness secured hereby, the performance of the research the representation of the research leaves to an experience and deliver such release to, and at the request of, any person who shall, either before or aller materity benefor, produce and exhibit to the release to, and the proposed of the release to, any person who shall, either before or after materity benefor, produce and exhibit to the release to, and the release to, and the release to the release to the release to, and the release to the release to, and the release to t
- 17. Trustee may at any time resign by instrument in writing filed in the office of the Recorder of the Recistrar . Titles of the country in which this introduced in the property of the recorded or regulated. In case of the resignation, inability or refusal to act of Trus. Lear Recorder of Deeds of the country in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identic: tul' owners and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts are performed hereous er
- Truttee, and any Trustee of successor same technical to technical the state of the
- 19. STATE NATIONAL BANK, personally, may buy, sell, own and hold the Note or any interest therein, before or may rity, and whether or not in delaylt, and said Bank as a holder of the Note or the Note of the Note or the Note of the Not

COOK COUNTY, ILLINOIS

JUL 22 '74 3 02 PH

Eldus R. Cheor

*22789852

22 789

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY STATE NATIONAL BANK, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Note mentioned in the within Trust Deed has been identified herewith under

STATE NATIONAL BANK, ... Trus

Assistant Secretary.

END OF RECORDED DOCUMENT