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111-1	TRUST DEED OF CORPORATION SECURING INSTALMENT NOTE	CMBA FORM 103 COPTRIGHT 1940, ST CHICAGO MORTAGE BANKER ATSOCIATION	GEO E CÓLE & CO CHICAGO
3	/,	- 22 852 517	
·	Mortgaged Property:129	orth Mannheim Road, Bellwood, Illino	15 60104
		TRUST DEED	

	on this day of the Grantor
40000	MA" LUIE REAL ESTATE CORPORATION a corporation
	duly organized under the last of the State of Illinois
	herein called "Mortg" "," a consideration of a principal indebtedness of \$.75,000.00, herein described, and of One Dollar in hand page, and of One Dollar in hand page, and of One Dollar in hand page, and one of the comment of said indebtedness and interest thereon in accordance with the terms,
6	provisions and limitations of the Trust Deed and the performance of the agreements heroin, CONVEYS and WARRANTS to
N	MELROSE PARK NA' LONAL BANK, A National Banking Association
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U i	as Trustee, herein called "Truster," for the "ses and purposes herein stated, the following described real estatusational in
0	the County of COOK
~	-

SEE RIDER ATTACHED AND MADE A PAIT HEREOF

THIS RIDER is attached hereto and made a part hereof a Trust Deed, dated August 29, 1974, in the amount of 775,0°...00, of MAZZONE REAL ESTATE CORPORATION, on property located at 126 North Mannheim Road, Bellwood, Illinois 60104:

Lot 12 (except that part thereof which lies easterly of a straight line drawn southeasterly from a point in the north line of said Lot 12, said point being 49.00 feet west of the north east corner of said Lot 12 to a point in the south line of said Lot 12 to a point in the south line of said Lot 12 to the point being 47 feet west of the south east corner of said lit 12) in Frank J. Hetzel's subdivision of Lots 1, 2, 3, 4, 6, 7 and 8, 19 to 34 and 45 to 52 in St. Charles Road 2nd Addition to provise being a subdivision of the east half of the north east quarter (lying north of St. Charles Road) of Section 8, Township 39 No th, Range 12, East of the Third Principal Meridian, in Cook County, Illinois (except that part conveyed to Chicago and Northwestern Railroad Company) in Cook County, Illinois

ALSO

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Lots 13 and 14 (except that part of Lots 13 and 14 that lies easterly of a straight line drawn southeasterly from a point in the north line of said Lot 13, said point being 47 feet west of the north east corner of said Lot 13 to a point in the south line of said Lot 14, said point being 42.25 feet west of the south east corner of said Lot 14) in Frank J. Hetzel's subdivision of Lots 1, 2, 3, 4, 6, 7, 8, 19 to 34 and 45 to 52 in St. Charles Road 2nd Addition to Proviso being a subdivision in the north half of Section 8, Township 39 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.

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82,411.25 monthly, including interest, at 9 3/4% per beginning 10/29/74, with a final payment on 9/29/77.

It is agreed as follows:

At 18 agreed as 101108831

1. Mortgagor shall (1) pay all taxes, special taxes, special assessments, water charges, sower service charges, and other charges against said property (including those heretofore due), general taxes to be paid before any penalty attaches thereto, all other taxes, special taxes, reposes of this requirement; (2) immediately after destruction or damage, commence and promptly ir restoration of buildings or improvements now or boreafter on said premises, that may have been less Trustee shall elect to apply on the indebtedness secured hereby the proceeds of any insurance or damage as hereinafter authorized; (3) keep said premises in good condition and reprint, without mechanic's or other lies or claim of lies not expressly subordinated to the lies hereof; (4) pay, when used by liess prior to the lies hereof, if any, on said property and immediately exhibit satisfactory

laces accured by Hose prior to the Hen here
THIS INSTRUMENT PREPARED BY:
LOUISE A. POCHELSKI
COMMERCIAL LOAN DEPARTMENT
MELROSE PARK NATIONAL BANK
MELROSE FARK, ILLINOIS 60160

**BOX 533** 

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entence thereof to Trustee, and on request to holder; (5) complete within a reasonable time any building or buildings now or at any time in process of creation upon said premises; (6) comply with all requirements of law with respect to the mortgaged by energiand the use thereof; (7) make no material alterations thereof except as required by or authorized by Trustee or holder (8) keep all buildings and improvements now or hereafter situated on said property insured against loss or damage by are a lightning for the full insurable value thereof, and against tornadoes, windstorms, or cyclones...

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THERMINE of the insurable value thereof (the insurable value for all insurance purposes to be deemed not less than the intrins of said principal indebtedness), all in companies satisfactory to holder and make all insurance policies payable in case of loss t Trustee by the standard mortgage clause to be attached to each policy for the benefit of holder, deliver all policies and.' g. ... tional and renewal policies on holder, and in case of insurance about to expire, so deliver renewal policies not less than ten its s rior to the respective dates of expiration.

not less than ten der's rior to the respective dates of expiration.

2. If not one wife powded by riders attached to any insurance policy, Trustee may, but need not, adjust, collect and compromise all claim there are der and apply any amount so collected, less expenses and fees of Trustee in connection therewith, upon asid indebtedness, a, is Trustee's discretion, upon architect's certificates or otherwise, to the rebuilding or restoration of buildings or improvements or said premises of at least equal value and of substantially the same character, or if such rebuilding and restoration as been done by Mortgagor and fully paid for, and evidence thereof satisfactory to Trustee has been furnished to Trustee, then Tre 'we may pay any insurance money held by it to Mortgagor and Mortgagor constitutes. Trustee attorney-in-fact irrevocable to [m all receipts and releases required by the insurers in connection with the payment of any such claim to Trustee, and alse to execute any assignments or other instruments or take any action deemed necessary or expedient in connection with the setty inent of insurance losses and the restoration or rebuilding of such buildings or improvements, or to effectuate the provisions hereinafter—"orth.

Helder, either before, or after the come accesser to proceedures to forceless the lieu bereaf, shall have the newer to

Holder, either before or after the commencement of proceedings to foreclose the lien hereof, shall have the power to cause any rider or raders to be attached to any such policy for the protection of the holder of any certificate of sale, the owner of any deficiency, any receiver, any redemption of a grantee in any Master's or Commissioner's Deed, any such rider to contain such provisions as the insurance company many equive or agree to.

- policies shall be applied on new policies.

  3. In case of default therein Trustee or holder may, but need not, make rule or perform any act hereinbefore required of Mortgagor in any form and manner deemed expedient, and may, but red not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, extraction or settle any tax lies or other hen or title or claim thereof, or redeem in case of any tax or special assessment safe, or a case of of officience or withdrawal from collection or sale, or contest any tax or assessment affecting said premises. All moneys but for any of the purposes helein authorized and all expenses paid or incurred in connection therewish, including attorneys? I can be duey to the moreys advanced by Trustee or such holder to protect the mortgaged premises and the lieu hereof, and reasonable compensation for each matter concerning which action herein authorized may be taken, shall be so much additional indebted. Secured hereby, immediately due and payable without notice, with interest at seven per centum yer annum.
- 4. Trustee or holder making any payment hereby permitted relating to taxes or assessments, m r statement or estimate procured from the appropriate public office without inquiry into the accurance timate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- buil, statement or estimate procured from the appropriate public office without inquiry into the accura v of such cill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

  5. Mortgagor shall pay each item of indebtedness herein mentioned, both principal and interest, when one a co ling to the terms hereof, or of any extension thereof. In case of default therein, or a breach of any agreement of Mortge tor, as whole or any part of the indebtedness secured hereby, not then due, including accrued interest, shall, at the option or sold will out any notice whethere become due and pashle as follows: (1) immediately, in case of non-paying or of any poster when due, and (2) ten days after any other such default or breach. When the other indebtedness secured hereby shall be allowed to the coline indebtedness and by a lought by Trustee or holder. Any forcelosure sale may be made of the premises en masse without offering the several parts separately of sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holder for attorneys' fees, Trustee's fees, appraiser's fees, ontlays for exhibits attached to plendings, documentary and expert vidence, steangraphers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches, examinations and reports, guarantee policies, Torreas certificates and similar data and assurances with respect to title as holder or Trustee may deem reasonably necessary or expedient either to processor such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become some on such additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of so en per centum per annum, when p
- 7. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority:

  First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the principal note with interest thereon as herein provided; third, all principal and interest remaining unpaid on the principal note; fourth, any overplus to Mortgagor.
- remaining unpaid on the principal note; fourth, any overplus to Mortgagot.

  8. In case of default in the payment of any indebtedness secured hereby or in the performance of any agreement herein contained, whether foreclosure proceedings shall have been commenced or not, and even after foreclosure sale, if there be a deficiency, Trustee may, but need not, enter upon and take exclusive possession of, manage, maintain and operate said premises, or any part thereof, and after taking such possession may exercise all the powers hereinbefore given it, and in addition thereto may make leases for terms deemed advantageous even though extending beyond the probable period of possession by Trustee, and, by agreement or otherwise, terminate existing or future leases and modify such leases, may collect rents regardless of when carried, alter, repair and better said premises and put and maintain them in first-class condition, buy furniture, formishings and equipment therefor when in Trustee's judgment may soom necessary or desirable, obtain workmen's compensation and liability and other kinds of insurance' which in Trustee's judgment may soom necessary or desirable, and in general exercise all the powers consistent with the purposes of the trust ordinarily incident to absolute ownership, may advance or borrow money necessary for any purpose herein stated and, to secure any such advancement or borrowing, a lien is hereby erested on the mortgaged premises and the income therefrom prior to the lien of the other indebtedness boreby secured (said lien, however, to be effective as to subsequent purchasers without notice only from the time a statement thereof shall be filed in the Recorder's office of said Cook.

  County, or, if the title be registered, in the office of the Registrary of Titles), may employ renting accust.

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- be sustainable unless commande before expiration of sixty days after Trustee's possession ceases.

  9. Upon, or any time for, the filing of a bill to foreclose this Trust Deed, some suitable person or corporation, if application therefor be made by Trustee or bolder, shall be repolated Receiver of said premises and the rents, issues and profits thereof, due and to become due, as a matter of right, without notice, and without plaintiff being required to give any bond, whether the premises be then occup it as a monter of right, without notice, and without plaintiff being required to give any bond, whether the premiser is then occup it as a monter of right, without notice, and without plaintiff being required to give any bond, state of the selection of the selectio

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- 11. No lesse of the mortgaged premises shall be cullified or term nated by the appointment of a Receiver or by entry into possession of Receiver or Trustee, but such Ecceiver or Trustee may can. to constants any loase which may be junior to the line of this Trust Deed.
- 12. Trustee or holder shall at all reasonable times have the right to inspec said premises and access therete shall be permitted for that purpose.
- 13. Mortgagors shall have no power to make any contract, copress or implied, that shall all .w. reats or be the basis for any mechanic's or other lien on said premises, superior to the lien hereof, and all mechanic's or cuer liens shall be inferior and subordinate to the lien hereof.
- 14. If the payment of said indebtedness or any part thereof be extended, all persons now or at any the breafter liable therefor, or interested in said premises, shall be held to excent to such extension and their liability and the fen and all provisions hereof shall continue in full force, the right of recourse organist all such persons being expressly reserved by the solder of the indebtedness accured hereby notwithstanding the extension.
- 15. No bona fide holder of any note taken before maturity shall be affected as to the benefit of this security by my quities or matters of defense which may exist in favor of Mortgagor or any other party in interest against any prior b ide. hereof.
- 16. Each request, notice, authorization, direction or demand hereby required or permitted shall be in writing and so mr. ing thereof by registered mail to Mortgagor at Melxose Park, Illinois.

  Melrose Park, Illinois

shall be sufficient service thereof on date of mailing, and no notice to any assignes or grantee of Mortgagor shall be required.

- 17. Trustee has made no examination concerning the title, location, existence, or condition of the said premises, and shall not be liable, in any manner or form, with respect thereto, nor shall Trustee be obligated to record this intrument or exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any nets or omissions hereunder, except in case of its own gross negligence or misconduct, and may require indomnities satisfactory to Trustee before exercising any power herein given.
- 18. When all indebtedness secured by this Trust Deed has been fully paid, the Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of evidence of such payment satisfactory to the Trustee. Where a release is requested of a Successor Trustee, it may regard as genuine any certificate of identification appearing on the principal note and purporting to be executed by the original Trustee, and where the release is requested of the original Trustee and it has never executed a certificate on any instrument identifying same as the principal note described herein, it may accept as the genuine principal note herein described any note which may be presented and which conforms in substance with the description contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.
  - 19. The powers herein mentioned may be exercised as often as occasion therefor arises.
- 20. Trustee at any time acting hereunder may resign by instrument in writing filed in the office of the Recorder of Registrar of Titles in which this instrument shall have been recorded or filed. Incumnational action of the Recorder of Registrar of Titles in which this instrument shall have been recorded or filed. Incumnational actions of the Recorder of Registrary of Titles in which this instrument shall have been recorded or filed. Incumnational actions of the Recorder of Registrary of Titles in which this instrument shall have been recorded or filed. Incumnational actions of the Recorder of Titles in which this instrument shall have been recorded or filed. Incumnational actions of the Recorder of Titles in which this instrument shall have been recorded or filed.

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- 21. The plural of any word herein used shall include the singular number and the singular shall like rise include the plural unless the context otherwise indicates.
- 22. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgager and all persons chaining under or through Mortgager.
- 23. Notwithstanding anything hereinbefore stated, Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of forcelosure of this Trust Deed on behalf of Mortgagor, and each and every person, except decree or judgment ereditors of Mortgagor, acquiring any interest in or title to said premises subsequent to the date hereof.

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COOK COUNTY, ILLINOIS
FILED FOR RECORD
SEP. 19 '74 | 01 PH

Milney R. Olsen

\*22852517

by itssaid	President and its corporate seal to be hereunte affixed and attested	by its
snid	Secretary the day and year first above written.	
	MAZZONE REAL ESTATE CORPORATION	
<i>A</i>	1. 22	
10	CARMINE N. MAZZONE Profesor	ے
96	El In Jugaran	
	ELAINE M. MAZZONE Secretary	
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STATE OF ILLINOIS COUNTY OF COOK } as.		
COUNTY OF COOK )		
	HELE A a Notary Public in and for said County, in the State afor	
Boid Prosident of the MAZ	MINE 'AZZONE ZONE RIAL ESTATE CORPORATION	
	INE.Ma. MAZI INE.	
• •	ry of said corporation, who we personally known to me to be the same persons whose	
are subscribed to the foregoing inst	rument as such ARIC Bereident and ARIC Becretary, respect	tively,
appeared before me this day in pers and voluntary act and as the free an	son and acknowledged that 'loy's gned and delivered the said instrument as their ow nd voluntary act of said cor orat' in or the uses and purposes therein set forth; and th	n free 10 sald
	I there acknowledged that	
did affix the entporate seal of said of solution as a	corporation to said instrument es hGE free and voluntary act and as the free after the transfer of the uses and purposes thereir set for u	se and
GIVEN under my hand and nota	arial scal, this29th	
SO TOWN	9.02.0	
A Millio /	LOUISE A. POCH, VAI Notary Public.	
The state of the s	My commission expres 1/18/77.	
COUNTY	on of both the borrower and leader, the principal note secured by fals Trust Deed sho	ata ka
identified by the Trustee herein name:	d before the Trust Deed is filed for record, and notice of any chang or ownership of sai	d note
should be immediately given to Trust The Bringipal Note mentioned in t	too. the within Trust Deed has been identified herewith.	
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MATOMAN PARE WATIONAL	BANK, A National Banking Association	ates.
details in De	484	
PATRICK O ANDERSON,	Vice President	
Pose part		
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		COLECONDAN
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: CO # 3 #	og og	GEORGE E
BOX BOX TRUST-DEED Name MAZZONE REAL ESTATE COR Amount \$.25,000.00 Rate 9 3/4% Rate 2 3/4% Rate Worlt Mannheim Road	COAN No.	ĕ

END OF RECORDED DOCUMENT