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7		885 259		-	
This Indent	ure, Made		September 6,	1974	19 , betwee
everly Bank, an Illinois	Banking Corpora duly recorded an	tion, not perso d delivered to	nally but as Tru said Bank in pu	stee under the rsuance of a Ti	provisions of rust Agreemen
d ced October 31, 19	70	and k	nown as trust nu	mber 8-2576	17
hereir referred to as "F	grada i de di	i ki esili ili salah		7	
	S First Party has c	oncurrently her		principal not	es bearing ever
	HOUSAND NINE HU		/100ths		
				- **	DOLLARS
made payable to BEARE which said Note the Fir		to pay out of	that portion of t	and delive he trust estate	ered, in and by subject to said
Trust Agreement and he					southly
instalments as follows:	e hundred ninety			or more	Dollars
on the 20th day	of October	19 74 ,	and One hundred (\$19	ninety-one	Te DOLLARS
	of each and ev	th on p		hereafter, to an	
20th day of	August 1994	, with a final	payment of the	balance due on	the 20th
day of September 94	, with interest $^{\text{L}^{\times}}$		te of disburse	on the	principal bal-
ance from time to time u	npaid at the rate o	f seven (7)	per cent p	er annum payab	ole /
	of said instalments				
raniusmenador pendiundabyul	Chicago	principal and i	inter st raing m	ade payable at	such banking
house or trust company in Illinois, as the holders of	n . I	m time to time	e, in writir ¿ e "1	oint, and in ab	sence of such
appointment, then at the	office of Mount	Greenwood Ba	nk		in said City,
NOW, THEREFOR said interest in accordance sideration of the sum of these presents grant, rem	e with the terms, p One Dollar in hand	provisions and l paid, the rece	limitations of this	s tru t deed, sn ereby time wie	d also in con-
these presents grant, rem following described Real E				Cago Casa is th	dasigns, the
COUNTY OF	AND	STATE OF ILLI	vois, to-wit:		5 EST
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DECLARATION OF CUNDU	WINION NADE -		TOAR OF TITE	FS OF COOK	COUNTY
- TI I THAT'S AS DUCUMENT	LV-FODDOLD		COUNTY	22082282	I DIGE LIGHT
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WITH AN UNDIVIDED 5. SAID PARCEL ALL THE DEFINED AND SET FORT	PROPERTY AND	SPACE COMP	RISING ALL ND-SURVEY)	IN COOK CON	NTY.
DEFINED AND SET FORT	M TH SHIP DEC				
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which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, exacements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as First Party, its successors, or assigns may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (wiftcut restricting foregoing), screens, window shades, storm doors and windows, floor coverings, inca-door beds, awings, stoves and water heaters all of the foregoing are declared to be a part of said real eviate whether physically attached thereto root, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be considered as constituting part of the real estate

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TO HAVE AND TO HOLD the premises unto said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trust herein set forth.

I "IS FURTHER UNDERSTOOD AND AGREED THAT:

I 'Is further understood and agreed that:

1 Ut til the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its sur escor or assigns to: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter in he premises which may become damaged or be destroyed; (2) keep said premises in good condit in and repair, without waste, and free from mechanic's or other liens or claims for lien and expressly sub consted to the lien hereof; (3) pay when due any indebtedness which may be secured to expressly sub consted to the lien hereof; (3) pay when due any indebtedness which may be secured to expressly sub consted to the lien hereof; (3) pay when due any indebtedness which may be secured to expressly sub consted to the lien hereof; (3) pay when due any indebtedness which may be secured to expressly sub constellation to Trustee or to holders of the note; (4) complete within the expression of the note of the premises of the note of paying the payment by the insurance companie. In the premises insured against loss or de nage of fire, lightning or windstorm under policies providing for playment by the insurance policie. The payment by the insurance companie. In the premises in the same of the note, such as a payment by the insurance policie. The payment by the insurance policie. The payment by the insurance policie. The payment by the insurance of the note and the note, such payments of the note and not pay in the purposes herein and hereof, plus reasonable compensation to the respective dates of expiration; then I rustee or the holders of the note and not possible of

2. The Trustee or the holders of the note hereby secured making, any payr hereby authorized relating to taxes or assessments, may do so according to any bill, statement or es mate procured from the Sappropriate public office without inquiry, into the accuracy of such bill, statem of or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim there is

3. At the ontion of the holders of the note and without notice to First Party, it successors or assigns, all unpaid indeptedness secured by this trust deed shall, notwithstanding shythic and he note or in this trust deed to the contrary, become due and payable (a) immediately in the class of sefact in making payment of any instalment of principal or interest on the note, or (b) in the event of the citure of First Party og its successors or assigns to do any of the things specifically set forthly in part graph one hereof and sight default shall continue for three days, said option to be exercised at any time after the expiration of said three day period.

the expiration of said three day period.

4. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in this decree for sale all expenditures and gexpensies which may be paid or incurred by or on behalf of Trustee or floiders of the note for attorneys fees, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' chirges, publication costs and costs (which may be estimated as to items to be expended after entry of this decree) of procuring all such abstracts of tile, title searches and examinations, guarantee policies, Totrens, certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute 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 so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any realistic of the shall be a party, it is all the content of the struct deed or any indebtedness hereby security. The security is and bankruptcy proceedings, to which either of them shall be a party, it is all the content of the struct deed or any indebtedness hereby security. The commenced of the premises of the premise of the premise

security hereof, whether or not account of the premists 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 preveding partyraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all prejectiful and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear.

this trust deed, the nument may be made solvency at the time

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for uch receiver, of the person or persons, if any, liable for the payment of the indebtedness secured the cov, and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver, hall have power to collect the rents, issues and profits of said premises during the pendency of such i reclosure suit and, in case of a sale and a deficiency, during the full statutory period of reden the metric of the receiver of the successor of a said as well as during any further time when First Party, its successors or assigns, except for the intervention of such receiver, would be entitled to collect such rents, is as and profits, and all other powers which may be necessary or are usual in such cases for the protection, possible of the profits of the profit from a to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of 1. (1) The indebtedness secured hereby, or by any decree for foreclosing this trust deed, or any tax, special as a sesment or other lien which may be or become superior to the lien hereof or of such decree, provide, so h application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

- 7. Trustee or the holer, of the note shall have the right to inspect the premises at all re able times and access therete shall be permitted for that purpose.
- 8. Trustee has no duty 'examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record the true teed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before execusing may power herein given.
- 9. Trustee shall release this trust o... and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebte does so used by this trust deed has been fully paid; and Trustee may execute and deliver a release here. It is an at the request of any person who shall, either before or after maturity thereof, produce and evaluate to Trustee the note representing that all indebte denses hereby secured has been paid, which represe tation "sixte may accept as true without inquiry." Where a release is requested of a successor trustee, such successor trustee may accept as true without inquiry, note herein described any note which bears a certificate of idatification purporting to be executed by a prior trustee hereunder or which conforms in substance, with the description herein contained of the note and which purports to be executed on behalf of First P. Arty and where the release is requested of the original trustee and it has never executed a certificate in a y instrument identifying same as the note described herein, it may accept as the genuine note here. described any note which may be presented and which conforms in substance with the description here are cained of the note and which purports to be executed on behalf of First Party.
- 10. Trustee may resign by instrument in writing filed in the offic of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be er tiled to reasonable compensation for all acts performed hereunder.

The mortgagors hereby waive any and all rights of redemption from sale under any order or decree of this trust deed, on their own behalf and on behalf of each and every person, except decree or judgm n. c shifts of the mortgagors, acquiring any interest in or title to the premises subsequent to the date of this trust deed

THIS TRUST DEED is executed by the undersigned Trustee, not personally, but as Trustee as a coresial; and it is expressly understood and agreed by the parties hereto, anything herein to the contrary ond withstanding, that each and all of the covenants, undertakings and agreements herein made are made and intended, not as personal covenants, undertakings and agreements of the Trustee, named and reserved to in said Agreement, for the purpose of binding it personally, but his instrument is executed and delivered by Beverly Bank, as Trustee, solely in the exercise of the powers conferred upon it as such or enforced against, Beverly Bank, its agents, or employees, on account hereof, or on account of any covenant, undertaking or agreement herein or in said principal note contained, either expressed or implied, all such personal liability, if any, being hereby expressly waived and released by the party of the second part or holder or holders of said principal or interest notes hereof, and by all persons claiming by or through or under said party of the second part or the holder or holders, owner or owners of such principal notes and by every person now or hereafter claiming any right or security hereunder.

Anything herein contained to the contrary notativity and provided and agreed that Beyorking and the second part or the holder of holders of the second part or the head of the contrary notativity hereunder.

Anything herein contained to the contrary notwithstanding, it is understood and agreed that Beverly Bank, individually, shall have no obligation to see to the performance or non-performance of any of the coverants herein contained and shall not be personally liable for any action or nonnertion taken in violation of any of the coverants herein contained, it being understood that the payment of the money secured hereby mortgaged and the performance of the coverants herein contained shall be enforced only out of the property hereby mortgaged and the rents, issues, and profits thereof.

IN WITNESS WHEREOF, Beverly Bank, not personally but as Trustee as aforesaid, has caused these presents to be signed by its Vice-President, and its corporate seal to be hereunto affixed and attested by its Assistant Trust Officer—Assistant Cashier, the day and year first above written.

BEVERLY BANK

As Trustee as aforesaid and not personally,

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		a Notar	Public, in and for that Sylvin R	said County, in the	State aforesaid, DO	HEREBY		
		Cashier	f said Bank, who are	personally known to	Arthur F. Pedg rif Assistant Trust Office me to be the same per	r-Assistant sons whose		
		names ar tant Tru person ar cwn free	e subscribed to the for st Officer-Assistant Ca ad acknowledged that and voluntary act and	regoing instrument as ashier, respectively, a they signed and delived as the free and volume	s such Vice-President, appeared before me to vered the said instrumentary act of said Bank,	and Assis- his day in ent as their as Trustee	A STATE OF THE STA	
	4	Of ice -As Corp rate me f as	sistant Cashier, then a seal of said Bank, did ata own free and	and there acknowledg affix the corporate s voluntary act and as t	rth; and the said Assised that to, as custo eal of said Bank to she free and voluntary	dian of the aid instru- act of said		
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