## UNOFFICIAL COPY

TRUST DEED (Illinois) Files FOR RECORD  Files For Recorder's Use Only  Files For R	段。	Ţ.	GEORG	SE E. COLE® AL FORMS	FORM No. 206 May	1							
THIS INDENTINE. male Nov. 1. 1974 here and an analysis of the District of the Control of the Con	S. A.	•	,		77	OK COUNT	r, ILLINGIS	22	ନ୍ଦର	000			
This INDENTURE, made Nov. 1, 1974, here and anthony. 3. Hir and a and		ِ و	\(\frac{1}{2}\)	For use with Note	(Illinois) Form 1448			46	USU	029			
THIS INDENTURE, made. Nov. 1	<b>新</b>	10	0		No	u 4 '74	10 55 AF				*2289	36829	
This Notes to the state of the control of the contr	ŊΙ	_	1)			1		The	Above S	pace For Records	er's Use Only		
beren referred to a "Threet," whereast Marguery are post, included to the legal holder of a principal promisory social referred to a "Threet," whereast whereast Marguery and the referred to a "Threet," whereast with the property and the referred to a "Threet," whereast many and the referred to a "Threet," the property and the referred to the state of "Threet," the property and the referred to the property and the referred to the mandate of the mandate and many and the referred to the refer		- <del>7</del>					1974	, between	Antho				
and delivered, m. and by which note Mortgages promote to graph the proceed was and delivered, m. and by which note Mortgages promote to graph the proceed was not proceed to the process of the process o	٠,	_					Banking Co	rpocatio	n_	h	erein referred to as	"Mortgagors," and	
and delivered, in and by which not Mertagene younne to pay the principal sum of  Initiary, Efver, Dississand, 5 0/10 (o. 153,000,00).  The payon of payone of principal remaining from time to time impaid a the rate of 12 per cent per name, such principal sum and interest of the bushless in minimizers, as follows. The Manuford E Eighty Dis 6 59/10 (o. 1528), 56/1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	į, <b>`</b>		herein rei termed "!	ferred to as "Trus Installment Note,"	stee," witnesseth of even date	That, Wh	ereas Mortgago secuted by Mor	rs are justly igagors ma	, indebiec de payab	d to the legal ho de to Bearer	ilder of a principa	I promissory note,	
Thirty Five. Thousand 5 00/100 (335,000,00)———————————————————————————————	Ť.	4											
on the passible in mattalliments as follows: Two Hundfred Eightty, One 5 95/100 (5281,95) ————————————————————————————————————		>	_Thirty	L Five Thous	and_& 00/1	DO (\$35	,000.00)		Dolla				
on the 1st day of Decomber 19 7H and Two Huhdred Eighty, One 5. 96/100 (\$281.56)—====================================													
sonce pour bell value on the 1st day of Nevember 19.94 all such payments on account of the methods between volumed by said onto the low of the payments of the county of the said of the county	5		on the 🍶	day of D ــ مند	ecember _	., 19 7.4	and Two H	undred E	ighty_	One & 96/10	0 (\$281.96)-	Dollars	
of said installations of maintaining principal, to the extent on paid when due to bear interest after the date for payment thereof, at the rat of principal power of all with order of the note may from time to time, in writing appoint, which note further provides that the election of the part of the note that the note that the election of the part of the note that the note that the election of the part of the note of the part of the part of the note of the part of the pa		9	sooner ра	id, Lall to due of	<sub>n the</sub> lst	day of N	ovember	19 94	all such	h payments on a	count of the inde	btedness evidenced	÷
or at Non 6 or place awake legal holder of the name may from time to time, an artitude appoint, which or horse and authority the process and such an internet or the facility of Process and such that the decrease of the health	) [4] [5]	1	of said in	istal ment comput	uting principal,	to the exte	ent not paid wh	ien due to	bear inter	rest after the date	for payment ther	eof, at the rate of	•
and the decident of the flags had had a Photos and such motion, the amongs of the control of the	-												2
SON THEREFORE, to electric ten pure of the sald prompts under on one and accordance with the terms, provisions and the sald profit thinkings of the above mentioned note at of the Trust Deed, and the performance of the covenance and accordance with the terms, provisions and the sald profit thinkings of the above mentioned note at of the Trust Deed, and the performance of the covenance and accordance with the terms, provisions and the Mortalities of the the sald of their exists. Convey in consideration of the sald of their exists. Convey in consideration of the sald of their exists. Convey in consideration of the sald of their exists. Convey in consideration of the North 25 of Lot 2 in Block 4 in Fred K H, Bart Lett's Oketo, or edgs, being a Subdivision in the West 1/2 of the Northeast 1/2 of Section 37. Township 38 North, Range 12 East of the Third Principal Meridian in look County Illinois.  which with the property hereander described is referred to heritin is the promote and an all instructions of the North 25 of Lot 2 in Block 4 in Fred K H, Bart Lett's Oketo, or edgs, being a Subdivision in the West 1/2 of the Northeast 1/2 of Section 37. Township 38 North, Range 12 East of the Third Principal Meridian in look County Illinois.  which with the property hereander described is referred to heritin is the promote and all instructions of the property hereander and an accordance with the sald of the promote and accordance with the sald of the promote and accordance with the sald of the promote and accordance with the property hereander and an accordance with the property hereander and accordance with the promote and accordance with the property hereander and accordance with the property hereander provided and	=-	l	it the elec	tion of the legal he	ole'er thereof and i ie. a the place	i without no of our ment	stice, the princip	al sum rema e default sha	uning unp	aid thereon, togeth	er with accrued int	erest thereon, shall	
which with the property herenafite described in referred to herein in the political state of the North 3/5 of Lot 1 in Block 3 and the North 3/5 of Lot 1 in Block 3 and the North 3/5 of Lot 1 in Block 3 and the North 3/5 of Lot 1 in Block 3 and the North 3/5 of Lot 1 in Block 3 and the North 3/5 of Lot 1 in Block 4 in FredR H. Bartlett's Oketor, widely being a Subdivision in the West 1 of the Northeast 2 of Section 3. Township 38 North, Range 12 East of the Northeast 2 of Section 3. Township 38 North, Range 12 East of the Third Principal Meridian in look County Illinois.  **Which with the property herenafite described in referred to herein in the political state, and different with the property herenafite described in referred to herein in look County Illinois.  **Which with the property herenafite described in referred to herein in the Political State of the Third Principal Meridian in look County Illinois.  **Which with the property herenafite described in referred to herein in the political state of the Third Principal Meridian in look County Illinois.  **Which with the property herenafite described in referred to herein in the Political State of the Third Principal Meridian in look County Illinois.  **Which with the property herenafite described in referred to herein in the Political State of the Third Principal Meridian in look County Illinois.  **Which with the property herenafite described in referred to herein in the Political State of the Third Principal Meridian and the Political State of the Third Principal Meridian and the Political State of the Third Principal Meridian and the Political State of the Third Principal Meridian and the Political State of the Third Principal Meridian and the Political State of the Third Principal Meridian and the Political State of the Third Principal Pr	ك	· .	ogusercu		Spring direr	ror paymen	f. bolice: of dish	onori profes	t and noti	ce of protest	ee daws without no	ouce), and that air	4.0
Mortgapor by these presents. CONVEY and Work ALT unit the Traveter is or his uncession and averages, the following described feet leasier, and all of their state, right, title and interest form it inside lying and having the interest and averages.  AND STATE OF LINIOS, to will be added to the control of the North 3/5 of Lot 1 in Block 3 and the North 3/5 of Lot 2 in Block 4 in Fred's H. Bartlett's Oketo, wides, being a Subdivision in the West's of the Northeast's of Section 3/5, Township 38 North, Range 12  East of the Third Principal Meridian in look County Illinois.  Which with the property hermafier described is referred to herm in the probability of the Northeast's of Section 3/5, Township 38 North, Range 12  For the Hill with all improvements has ments coordinate and apprintments seem by long and during all such times a Mortgapor may be critical therein which can't was all profits are pledged primarily and on a party with a party of the mortgapor may be critical therein which can't was all profits are pledged primarily and on a party with a party of the mortgapor primary with search to the primary and the primary and an area of the primary and windows there to swall an animal or conditioning vision down and windows there to swall an animal or a party with marriaged primary whether played an animal profits and pr		₩X. ¥	imitations	of the above me	ntioned now ar	yt∷ancorun of this T	e said principal rust Deed, and	the perform	ney and a	interest in accord	agreements berein	contained by the	- 4
Lot 10 in Budget Homes Fourary subdivision, being a Resubdivision of the North 3/5 of Lot 1 in Black 3 and the North 3/5 of Lot 2 in Black 4 in Fredk H. Bartlett's Oketo. Tedds, being a Subdivision in the West's of the Northeast's of Section 3/4. Township 38 North, Range 12 East of the Third Principal Meridian in Look County Illinois.  which with the property heremafter described is referred to herein is the period. The County Illinois.  which with the property heremafter described is referred to here in the County Illinois.  which with the property heremafter described is referred to here in the Principal Meridian in Look County Illinois.  which with the property heremafter described in the Indiana and the County Illinois.  Which with the property heremafter described in the Indiana and	2	Ņ	fortgago	s by these present	s CONVEY and	W/ kRA	IT unto the Tr	n One Don	ar in nan his succes				
the North 3/5 of Lot 1 in Block 3 and the North 5 of Lot 2 in Block 4 in Fred 14 h. Bartlett's Oketo, evids, being a Subdivision in the West 5 of the Northeast 6 of Section 3. Township 38 North, Range 12 East of the Third Principal Meridian in look County Illinois.  which with the property hereinaftic described is referred to herein is the prince TOGETHER with all improvements teaments executions and apputing and all roms issues and profits thereof for TOGETHER with all improvements teaments executions and apputing and all roms issues and profits thereof for an action of the property hereinaftic described is referred to herein is the prince TOGETHER with all improvements teaments executions and apputing and all roms issues and profits thereof for TOGETHER with all improvements teaments executions and apputing and all roms issues and profits thereof for the property of the control of the property of the control of the property of the control of the property of the surface of the property of the control of the property of the surface of the control of the property of the surface of the	. 1	-			, title and intere				inc -	,	AND STATE OF I	LI INOIS, to wit	
the North 3/5 of Lot 1 in Block 3 and the North 5 of Lot 2 in Block 4 in Fred 14 h. Bartlett's Oketo, evids, being a Subdivision in the West 5 of the Northeast 6 of Section 3. Township 38 North, Range 12 East of the Third Principal Meridian in look County Illinois.  which with the property hereinaftic described is referred to herein is the prince TOGETHER with all improvements teaments executions and apputing and all roms issues and profits thereof for TOGETHER with all improvements teaments executions and apputing and all roms issues and profits thereof for an action of the property hereinaftic described is referred to herein is the prince TOGETHER with all improvements teaments executions and apputing and all roms issues and profits thereof for TOGETHER with all improvements teaments executions and apputing and all roms issues and profits thereof for the property of the control of the property of the control of the property of the control of the property of the surface of the property of the control of the property of the surface of the control of the property of the surface of the				Lot 10 in	Budget Ho	nes Fou.	∵n sebdivi	ision, b	eing a	Resubdivis	ion of	Boss.	
Which with the property heremafter described is referred to herein is the prince of the control				the North	3/5 of Lo	t lin B	Block 3 and	i the No	rth 🧏 (	of Lot 2 in	Block i	200	
which with the property hereinafter described is referred to herein is the permiss.  FOGFIFIER with all improvements trainents casements and apports naives seemed belonging, and all rents issues and profits thereof for so long and during all such times as Morteagois may be extitled thether which is not in the profits are pledged primarily and on a party with solid party highly and such times as Morteagois may be extitled the time which rents is a six of profits are pledged primarily and on a party with a strict plate power in the foregoing are delivered and agreed in the primary by the containing mishing truthout restricting the foregoing are delivered and agreed in the party of the morteagod primary in the party of the morteagod primary in the stricting the foregoing are delivered in the primary by Morteagois or their successors or assigns shall be part of the morteagod primary in a strict high trust profits in the successor and assign forest for the purposes and upon the uses and trusts, here not forth free from all rights and breakts sander and by string of the Humested Freengier for the purposes and upon the uses and trusts, here not forth free from all rights and breakts sander and by string of the Humested Freengier for the purposes and upon the uses and trusts, here not forth free from all rights and breakts sander and by string of the Humested Freengier for the party for the purposes and upon the uses and trusts, here not forth free from all rights and breakts sander and by string of the Humested Freengier for the free from all upon the uses and purposes therein set of lilinos, which sand the party of the free freengier free and solid profits and assembly to the freengier free freengier fr				West ½ of	the North	east ¼ c	of Section	34, Tow	nship :	38 North, R	ange 12	U	•
of the foregoing are declared, and agreed to be a part of the mortgaped priviles whether payswalls are used thereto or not and it is agreed that all buildings and additions, and all similar or other appratuse couptings of a state of the purposes and upon the used and trush herein set forth free from all rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written.  Witness the hands and seals of Mortgagors that dis and seal first above written  PRINT OR TYPE NAME(5)  BELOW SIGNATURE(5)  State of Illinos, which and seals of Mortgagors the dis and seal first above written  PRINT OR TYPE NAME(5)  BELOW SIGNATURE(5)  State of Illinos, which said seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first and seals of Mortgagors the distance with the same person of whose name somewhere the seals and delivered the said instrument as their free and solunnary action the uses and purposes therein set forth including the release of the same person and asknowl edged that the Signal seal and delivered the said instrument as their free and solunnary action the uses and purposes therein set forth including the release in the same person and asknowl release the seal distrument as their same and purposes therein set forth including the release of the same person and seasons and purposes therein set forth including the release of the same person of the uses and purposes	-		r	East of tr	ne inira Pi	rincipai	Meridian	10 .00	k Coun	ty Illinois	. 1		)
of the foregoing are declared, and agreed to be a part of the mortgaped priviles whether payswalls are used thereto or not and it is agreed that all buildings and additions, and all similar or other appratuse couptings of a state of the purposes and upon the used and trush herein set forth free from all rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written.  Witness the hands and seals of Mortgagors that dis and seal first above written  PRINT OR TYPE NAME(5)  BELOW SIGNATURE(5)  State of Illinos, which and seals of Mortgagors the dis and seal first above written  PRINT OR TYPE NAME(5)  BELOW SIGNATURE(5)  State of Illinos, which said seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first and seals of Mortgagors the distance with the same person of whose name somewhere the seals and delivered the said instrument as their free and solunnary action the uses and purposes therein set forth including the release of the same person and asknowl edged that the Signal seal and delivered the said instrument as their free and solunnary action the uses and purposes therein set forth including the release in the same person and asknowl release the seal distrument as their same and purposes therein set forth including the release of the same person and seasons and purposes therein set forth including the release of the same person of the uses and purposes	,		_										,
of the foregoing are declared, and agreed to be a part of the mortgaped priviles whether payswalls are used thereto or not and it is agreed that all buildings and additions, and all similar or other appratuse couptings of a state of the purposes and upon the used and trush herein set forth free from all rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written.  Witness the hands and seals of Mortgagors that dis and seal first above written  PRINT OR TYPE NAME(5)  BELOW SIGNATURE(5)  State of Illinos, which and seals of Mortgagors the dis and seal first above written  PRINT OR TYPE NAME(5)  BELOW SIGNATURE(5)  State of Illinos, which said seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first and seals of Mortgagors the distance with the same person of whose name somewhere the seals and delivered the said instrument as their free and solunnary action the uses and purposes therein set forth including the release of the same person and asknowl edged that the Signal seal and delivered the said instrument as their free and solunnary action the uses and purposes therein set forth including the release in the same person and asknowl release the seal distrument as their same and purposes therein set forth including the release of the same person and seasons and purposes therein set forth including the release of the same person of the uses and purposes	بكر	· "	hich with	h the property her	remafter describ	ed is refer	red to hercin is	the press	14		,		:
of the foregoing are declared, and agreed to be a part of the mortgaped priviles whether payswalls are used thereto or not and it is agreed that all buildings and additions, and all similar or other appratuse couptings of a state of the purposes and upon the used and trush herein set forth free from all rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written of the Homestead Fremp on Laws of the State of Illinos, which said rights and benefits Mortgagors do before repressly release and wasts written.  Witness the hands and seals of Mortgagors that dis and seal first above written  PRINT OR TYPE NAME(5)  BELOW SIGNATURE(5)  State of Illinos, which and seals of Mortgagors the dis and seal first above written  PRINT OR TYPE NAME(5)  BELOW SIGNATURE(5)  State of Illinos, which said seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first above written  Witness the hands and seals of Mortgagors the dis and seal first and seals of Mortgagors the distance with the same person of whose name somewhere the seals and delivered the said instrument as their free and solunnary action the uses and purposes therein set forth including the release of the same person and asknowl edged that the Signal seal and delivered the said instrument as their free and solunnary action the uses and purposes therein set forth including the release in the same person and asknowl release the seal distrument as their same and purposes therein set forth including the release of the same person and seasons and purposes therein set forth including the release of the same person of the uses and purposes	PHE		FOGE long and m lead by	THER with all is diduring all such to trate and not use	mprovements to nmes as Mortga	enements of gors may be If former	asements and a e-entitled thereis	apportenance or (which ref	is facret) Hs issues	belonging, and all ad profits are pl	I rents issues and edged primarily and	profits thereof for on a parity with	
all buildings and additions and all similar or other apparatus coupprish or articles hereafter placed in the permiss by Mortgagors or their successors and assigns forest for the purposes and upon the uses the mortgaged process of the successors and assigns forest for the purposes and upon the uses of the Homestead Everns on Laws of the State of Illinois, which said rights and benefits Mortgagors ob berefits expressly release and waits.  This Trust Deed consists of two pages. This covenants, cupflittions and provisions appearing on page 1 this received of filts Trust Deed) are incurporated better in breference and berefits and waits.  This Trust Deed consists of two pages. This covenants, cupflittions and provisions appearing on page 1 this received of this Trust Deed) with the page of the present successors and assigns.  Witness their beits, successors and assigns.  Witness the received by Mortgagors the day and year first above written  PLEASE PRINT OR TYPE WAME(5)  BELOW  State of Millings, Coupting of Cook  I the undersigned a botany Public on and for sate Conting in the State aforesaid. DO HEREBY CERTIFY that Anthony M. Miranda and Dolores J. Miranda, his wife person like however of the furegoing instrument appeared before me this day in person and acknowly edged that the Coupting instrument appeared before me this day in person and acknowly edged that the Coupting instrument appeared before me this day in person and acknowly edged that the Coupting instrument appeared before me this day in person and acknowly edged that the Coupting instrument appeared before me this day in person and acknowly edged that the Coupting instrument appeared before me this day in person and acknowly edged that the Coupting instrument appeared before me this day in person and acknowly edged that the Coupting instrument appeared before me this day in person and acknowly edged that the Coupting instrument appeared before me this day in person and acknowly edged the coupting in the coupting in the coupting in the coupting in the co	<u> </u>	71 12	as, water, fricting th	light power, refi e foregoing), scree	rigeration and . ens window sha	ur condition dev awning	ning (whether s	ingle units o	or centicall floor co	ly controlled), an orange mador b	d ventilation incluseds stoves and w	ding (without re- ater heaters All	3.
TO HAVE ND TO HOLD the premies unto the said Trisks in or he successors and assign forces for the great of Hillions, which and trush terits used forth free from all rights and benefits Mortgagors, do heres expressly release and waits and rights and benefits Mortgagors, do heres expressly release and waits and rights and benefits Mortgagors, do heres expressly release and waits.  The Trial Deed unnists of two pages. This coverants, offiditions and provisions abpearing on page 2 (th) re eres side of this Trust Deed) are incorporated herein by reference and hereby are made a part hereof the same as though they were here we use in a if and shall be binding on Mortgagors, the day and year first above written.  PLEASE PRINT OR SIGNATURE(S)  State catalliness Cours, of Cook  State catalliness Cours, of Cook  In the undersigned a Notary Public in ind for size Cours in the State aforesaid. Do HEREBY CERTIFY that Anthony M. Miranda and Dolores J. Miranda, his, wife  Possonally known to me to be the same person a whose name a some person and acknowly edged that the by signed scaled and delivered the said intrument as their free individualists are for the tures and purposes therein set forth including the release and purposes therein set forth including the release and purposes therein set forth including the release individual seasons of the right of homestead.  NAME Bridgeview Bank  MAIL TO ADDRESS  CITY-AND  STATE  Jay CODE  (Name)  IN ADDRESS  CITY-AND  STATE  JO CODE  (Name)  RECORDER'S OFFICE BOX NO 206	<b>₽</b>	أن	1 building	s and additions as	nd all similar o	r other app	aratus compris-	premi es wi	hether par	ysically arther of r placed in the p	thereto or not and remises by Mortga	it is agreed that gors or their suc-	1
This Tried Deed consists of two pages. This covenants, suffictions and provisions appearing on page 2 titls are reversed of this Tried Deed) are incorporated herein by reference and hereby are made a part hereof its same as though they were here set on in f. all and shall be binding on Wintergams, their heirs, successor, and assess.  Without the hands and seals of Wortington the day and year first above written  PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURES)  State aveilings, Courty, of Cook  State aveilings, Courty, of Cook  I the undersigned a Notary Public in and for sale Counts in the State aforesaid DO HEREBY CERTIFY that Anthony M. Miranda and Dolores J. Miranda, his wife  personally known to me to be the same persons a whose name a subscribed to the foregoing instrument appeared before me this do in person and asknowl edged that the yeared sealed and delivered the said instrument as their fire and voluntary action the uses and purposes therein set forth including the release and purposes therein set forth and purposes therein set forth and purposes therein set		31	H OT	AVE AND TO H	OID the premi	ses unto the	said Trustee i	by virtue of	the Hom	nd assign foreve nestead Exemption	for the purposes	and upon the uses of Illinois, which	į
Mortgagers, their heirs, successors and assigns.  Witness the hands and seals of Mortgagers the day and seal first above written  PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)  State cavilings Country of Cook  I the undersigned a Notary Public in and for sate (cont.)  In the State aforesaid DO HEREBY CERTIFY that Anthony M. Miranda and Dolores J. Miranda, his wife  person all known to me to be the same person s whose name s subscribed to the foregoing instrument appeared before me this day in person and acknowl calged that the by signed sealed and delivered the said instrument as their free and soluntary act for the uses and purposes therein set forth including the release and wasser of the right of homestead  ADDRESS OF PROPERTY BOOK S. Thomas Ave. Bridgeview, 111. 60455  THE ABOVE ADDRESS IS FOR STATISTICAL PERSON OF THIS BOOK SOLV AND IS NOT A PART OF THIS PERSON OF THE ABOVE ADDRESS IS FOR STATISTICAL PERSON OF THE ABOVE ADDRESS OF THE ABOVE AD	¥		This T	rust Deed consists	s of two pages.	The coven.	ants, coefficiens	and provision	ons appea	ring on page 1 (	th recess side of	this Trust Deed)	1.3
Anthony J. Miranda  Dolores J. Miranda  State divilingia Courty ofCook  State divilingia Courty ofCook  State divilingia Courty ofCook  I the undersigned a Notary Public in and for sale Counts in the State aforesaid DO HEREBY CERTIFY that Anthony M. Miranda and Dolores J. Miranda, his wife  personally known to me to be the same person s. whose name s. Somethed to the foregoing instrument appeared before me this did in person and acknowledged that the gy signed sealed and delivered the said instrument as. Their free and voluntary sat for the uses and purposes therein set forth including the release and warver of the right of homestead.  Bridgeview, 111. 60455  NAME Bridgeview Bank  NAME	چ ز	N	ortgagory	, their heirs, succe	ngive but vious	is).				mey were mere ve	Ole lift of and the	an be binding on	y.
Anthony J. Miranda  Dolores J. Miranda  State divilingia Courty ofCook  State divilingia Courty ofCook  State divilingia Courty ofCook  I the undersigned a Notary Public in and for sale Counts in the State aforesaid DO HEREBY CERTIFY that Anthony M. Miranda and Dolores J. Miranda, his wife  personally known to me to be the same person s. whose name s. Somethed to the foregoing instrument appeared before me this did in person and acknowledged that the gy signed sealed and delivered the said instrument as. Their free and voluntary sat for the uses and purposes therein set forth including the release and warver of the right of homestead.  Bridgeview, 111. 60455  NAME Bridgeview Bank  NAME	(c.)			PI FASE	آماً)	thon	1 WSmi	rand	Ck (Seels	Dolon.	مراجعة الماء	and con	14
State detilings County of Cook  State detilings County of Cook  I the underrigned a Notary Public in and for size County in the State aforesaid DO HEREBY CERTIFY that Anthony M. Miranda and Dolores J. Miranda, his wife  personally known to me to be the same person s whose name s outsethed to the foregoing instrument appeared before me this dis in person and acknowl edged that I hely signed sealed and delivered the said instrument as their free and soluntary act for the uses and purposes therein set forth including the release and waiver of the right of homestead  Counties on expires  Ist  ADDRESS OF PROPERTY  8004 S. Thomas Ave.  Bridgeview, 111. 60455  Notary Public  Nota	· \$			PRINT OR	An	thony J	. This anda	007 -02-	C~ Scan	Dolores J.	Miranda	Seal)	
State destiling Courty of Cook  I the undersigned a Notary Public in and for size Counts in the State aforesaid DO HEREBY CERTIFY that Anthony M. Miranda and Dolores J. Miranda, his wife  personally known to me to be the same person's whose name is otherhold to the foregoing instrument appeared before me this distin person and acknowl edged that it hely signed sealed and delivered the said instrument as their free and soluntary act for the uses and purposes therein set forth including the release and waiver of the right of homestead  Countission expires  I st  ADDRESS OF PROPERTY  8004 S. Thomas Ave.  Bridgeview, 111. 60455  THE ABOVE ADDRESS IS FOR STATISTICAL  PROSES ONLY AND IS NOT A PART OF THIS TRUST DEED  NAME  OR RECORDER'S OFFICE BOX NO 206	£.	•							(Seal)			(Seal)	3
In the State aforesaid DO HEREBY CERTIFY that Anthony M. Miranda and Dolores J. Miranda, his wife  person the known to me to be the same person's whose name is subscribed to the foregoing instrument appeared before me this div in person and acknowl edged that it help signed sealed and delivered the said instrument as their free and soluntary act for the uses and purposes therein set forth including the release and waiver of the right of homestead    State   Dolores J. Miranda, his wife	. 7	e	ra asutti	di Colifor of	Cook				1		b bl	///	1
MAIL TO ADDRESS SEND SUBSEQUENT TAX BILLS TO STATE OF THE ABOVE ADDRESS IS FOR STATISTICAL SEND SUBSEQUENT TAX BILLS TO STATE OF THIS STATE OF THE STAT	. <b>%</b>	34	101		COOK	ın :	hi State aforesi	ы ро не	REBY C	ERTIFY that			4
MAIL TO ADDRESS SEND SUBSEQUENT TAX BILLS TO STATE OF THE ABOVE ADDRESS IS FOR STATISTICAL SEND SUBSEQUENT TAX BILLS TO STATE OF THIS STATE OF THE STAT	·	1	7.00	TAR)	ESS	per					name s		
MAIL TO ADDRESS SEND SUBSEQUENT TAX BILLS TO STATE OF THE ABOVE ADDRESS IS FOR STATISTICAL SEND SUBSEQUENT TAX BILLS TO STATE OF THIS STATE OF THE STAT	ž		2		IL RE	sub-	cribed to the fo	regoing instr	ument ar	opeared before me	this div in persor	_	
MAIL TO ADDRESS SEND SUBSEQUENT TAX BILLS TO STATE OF THE ABOVE ADDRESS IS FOR STATISTICAL SEND SUBSEQUENT TAX BILLS TO STATE OF THIS STATE OF THE STAT	Î	1	Contract	BCU		free	and voluntary	act for the	uses and	purposes therein	nstrument as ED: set forth including	etr the release and	4
MAIL TO ADDRESS SEND SUBSEQUENT TAX BILLS TO STATE OF THE ABOVE ADDRESS IS FOR STATISTICAL SEND SUBSEQUENT TAX BILLS TO STATE OF THIS STATE OF THE STAT	B	G	ven und	COUNTY and and a	fficial seal, the					November	r	19 7 <i>l</i> :	- Salar
MAIL TO ADDRESS SEND SUBSEQUENT TAX BILLS TO STATE OF THE ABOVE ADDRESS IS FOR STATISTICAL SEND SUBSEQUENT TAX BILLS TO STATE OF THIS STATE OF THE STAT	چ			•					_~	Stacocu ;	equired	·	a di sa
MAIL TO ADDRESS SEND SUBSEQUENT TAX BILLS TO STATE OF THE ABOVE ADDRESS IS FOR STATISTICAL SEND SUBSEQUENT TAX BILLS TO STATE OF THIS STATE OF THE STAT	ž,							100	DECC O	E BRODERTY	-		Trees.
MAIL TO ADDRESS SEND SUBSEQUENT TAX BILLS TO STATE OF THIS ZIP CODE  OR RECORDER'S OFFICE BOX NO 206	(,							8	004 S.	Thomas Ave		-122	A. See
MAIL TO ADDRESS PROPERTY AND IS NOT A PART OF THIS ADDRESS STATE AND SUBSEQUENT TAX BILLS TO THE STATE OF THE				NAME Bridg	eview Bank		_		-		* *		Carlo.
CITY AND STATE ZIP CODE (Name)		MAI	L TO				•	, TRU	SI DEED			₹ ŏ	100
								SENI	SUBSEQ	_	то	0	1
			ì		-	. ZIP	CODE	j		~_		KI G	77.7
687		OR	!	RECORDER'S OF	FICE BOX NO	206				(Address)	• • •	구	المتمارا
A STATE OF THE STA	<u></u>			Pro Pro				100		75			. # .~~ ~
	ب		-	180	- 4 - S		ولات والأداد	و د الان الم	مراجعه رسرس کرد رسرس کرد			The state of the s	2.7

## UNOFFICIAL COPY

- 4. Case of default therein. Frustee or the holders of the note may, but need not make any payment or perform any act hereinbefore requires of N ortgagors in any form and manner deemed expedient, and may but need not make any payment or perform any act hereinbefore requires of N ortgagors in any form and manner deemed expedient and may but need not make full or partial payments of principal or interest on price to in orthogonal content of the proposes becaute the proposes becaute any late or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all exp. next paid or incurred in connection therewith including reasonable attorneys fees ind any other moneys advanced by Trustee or the holders of the insert to protect the mortgaged premises and the lin hereoff plus reasonable compensation to Trustee for each matter concerning which action neers and with interest thereon at this it is of symples (or per anium hand) of Trustee or holders of the note shall never be considered as a way or of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 5. The Trustee or ac folders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may diso according to any bit, so ement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill state ment or estimate or into the south to favor tax assessment, site, for feature, tax lien or title or claim thereof.
- When the indebtedness hereby our doctor due whether by the terms of the note described on page one or by acceleration of otherwise holders of the note of Trustee shall be all become due whether by the terms of the note described on page one or by acceleration of otherwise holders of the note of Trustee shall be allowed and included as additional indebtedness in the decree for sake all expenditures and expert evidence whether the health of the trustee of holders of the note for attempts fees. Trustee sifees, appraisate sifes outly soft incumentars and expert evidence stenographers' charges, publication costs and costs (which may be estimated as to items to be expended lafter entry of the decree) of procuring all such abstracts of title, title scarcines and examinations, guarantee policies. Tortens certificates and since a many and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to procurines. In addition, all aspenditures and expenses of the nature in this paragraph mentioned shall be come so much additional indebtedness recurred hereby and impact test 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 necessity of the nature in this paragraph mentioned shall be come so much additional indebtedness recurred hereby and impact test 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 necessity of the nature in this paragraph mentioned shall be come so much additional indebtedness recurred hereby and impact test 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 necessity of the nature in this paragraph mentioned shall be come as a partition of the nature in this paragraph mentioned shall be come as a partition of the nature in this paragraph mentioned shall be come of the nature in this paragraph mentioned in the premise o

  - 9. Upon or at any time after the filting of a complaint to foreclose this Trust Dece, the court in which such complaint to filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without regard to the solveney or involveney of Mortagors as it he time of application for such receiver and without regard to the then valy of a premises or whether the same shall be then occupied as a homestead or not and the Truste hereinder may be appointed as such receiver. Such exceiver shall have power to collect the rent issues and profits of said premises during the pendency of such frectioure suit and, in case or a yile and a deficiency, during the full statutory period for redemption, whether there he redemption or not, as well as during any further times with a Mortagory, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits and all other powers which may be my covery or are usual in such cases for the protection, powersion, control, management and operation of the premises during the whole of said print of 10. The indebtcules secured hereby or by any decree foreclosing this Trust Deed or any tax, special assessment or other lien which may be or become wint to the lien hereof or of such decree, provided such application is made prior to foreclosure sale (2) the deficiency in case of a sale and deficiency which may be a high proposition of the promise of a sale and deficiency which may be a progression of the proposition of the promise of the progression of the proposition of the promise of t

  - 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all debtedness secured by this Trust Deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request, and person who shall either before or after maturity thereof, produce and exhibit to Trustee principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee may accept as the genuine note herein described any note which bear a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof, and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note and which purports to be executed by the persons herein designated as makers thereof.
  - 14 Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have

been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee shall be first Successor in Trust and in the event of his or its death resignation, inability or refusal to act, the then Recorder of Deeds of the county in which the premises are situated shall be second 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 entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed

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

identified herewith under Identification No ... 294

Bridgeview Bank & Reduction