## IOFFICIAL C

TRUST DEED

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THE ABOVE SPACE FOR RECORDERS USE ONLY December 26, 19.74, between Bank of Ravenswood, an Illinois THIS INDENTURE, Made Banking Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated 12/26/74 and known as 1247 , herein referred to as "First Party," and CHICAGO TITLE & TRUST COMPANY an Illinois corporation herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sum of EIGHT HUNDRED THOUSAND AND 00/100 - -(\$800,000.00) - - - -BANK OF RAVENSWOOD and envered, in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to saic Thus Agreement and hereinafter specifically described, the said principal sum and interest from 12/26/74 PAYABLE on the balance of principal remaining from time to time unpaid at the rate of per cent per annum HKINSIONES as follows: EIGHT HU' 10 RED THOUSAND AND 00/100 - - - (\$800,000.00) - -PLUS ACCRUED IN EREST - - - - - PAYABLE ON DEMAND. All such payments on account in the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder opportunity principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of  $13\frac{1}{2}$  procent per annum, and all of said principal and interest being made payable at such banking house or trust company — Chicago, — Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of BANK OF RAVENSWOOD AND STATE OF HALL OF , 1 with Cook The East 75 Feet of the West 125 Feet of 'Lot 35 in Astor's Addition to Chicago in the North Fractional 1/4 of Section 3, Township 19 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois. 1703105 003-008 THIS INSTITUTE WAS PROPAGED BY BARTARY TAYLOR TRUNCS OF THE COURT D CHICAGO, ILLINO'S 60040

D E L I	NAME BANK OF RAVENSWOOD STREET 1825 WEST LAWRENCE AVE.		FOR RECORDERS INDEX PURE INSERT STREET ADDRESS OF DESCRIBED PROPERTY HERE	POSES CI
	CHICAGO, ILLINOIS 60640		37-41 East Schiller St.	· · · · ·
TÈ:			Chicogo, Illinois	
R Y	INSTRUCTIONS  RECORDER'S OFFICE HOX NUMBER 355	This instrument	was prepared by	

## **UNOFFICIAL COPY**

to expire, to deliver romewal publics not less than ten days prior to the respective date of expiration, then Trustee or the holders of the note may, but need not, make any payment in perform any act hereinshering responsible to the control of the note of the note in the performance of the note of the not

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any be statement or estimate procured from the appropriate public office without inquiry into the according such bill, statement or estimate or into the validity of any ta assessment, sale, forfeiture, tax lies or title or claim thereof.

3. At the option of the holders of the note and without notice to First Party, its successors or saiston, all urspaid indictations secured by this trust deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable to summediately in the case of default in making payment of an instalment of principal or interest on the note, or the in-the country of the failure of First Party or its more approach of the country of the payment of the

4. When the indebtedness hereby secured shall become due whether by acceleration or unbersies, holders of the oute of: Treater shall have the right to force the line hereof. In ray usit to force the line hereof, there shall be allowed and included as additional intelligences in the offerce for sale all the penditures and expresses which may be paid or incipred by or on behalf of Trustee or holders of the note for attorneys (see, Trustee's few, pupitaire's few, outlays for documentary and experience, stengers, brightenion costs and coats which may be seimmed as to tense to be expected in the procuring all usual abstract of title, title searches and examinations, guarantee policies. To reces exprinteness, and similar data and sources with respect to title as Trustee or holders of the note may use the subject of the control of the procuring and used in the state of the control of t

5. 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 routs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding partnership hereof, second, all other items which under the terms here constitute secured indebtorfores additional to that evidenced by the hote, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to First Parts, tall legal representatives or secure as their rights may acque their them.

16. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of and premises. Such appointment may be made either before or after sake, without notice, without regard to the solveney or at the time of application for such receiver. of the person or persons, and any, liable for the payment of the indebtedness accured hereby, and without recard to the then value of the premises or whether the same shall be then occupied as a homested of or not and the Trustee hereunder may be appointed as such receiver. Such revers shall have power to redirect the retust, issues and profits of the premises of the premises of the premises and profit or redemption, whether there is received to the such a such as the premises of the premises during the such as a such rente, issues and profits, and all other powers which may be necessary or a regular in such cases for the profection, passessing, control, management and operation or the premises during the whole of said period. The court from time to time may authorize the receiver to apply the neitnessing of the premises during the whole of said period. The court from time to time may authorize the receiver to apply the neitnessing has premised premises.

Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose. Trustee has no duty to examine the title, location, estimates, or condition of the premises, nor shall Trustee be abligated to record this trust deed of to exercise when the premise expressly obligated by the terms hereof, nor be lable for any acts or omition, become described by the terms hereof, nor be lable for any acts or omition, become described by the terms hereof, nor be lable for any acts or on the terms hereof, nor or that of the agents or employees of Trustee, and it may require infemnities satisfactory to it before the agents or the premise the premise of the agents or employees of Trustee, and it may require infemnities satisfactory to it before the agents or hereof the premise the premise the premise and premise the premise that the premise the premise the premise that the premise the premise the premise that the premise the premise that the premise the premise the premise that the premise the premise the premise that the premise that the premise the premise the premise that the premise the premise the premise that the premise that the premise the premise that the premise the premise the premise that the premise that the premise the premise that the premise the premise the premise that the premise that

aball release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indeltedness secured by this trust deed in a be. In the path, and Trustee may secured and driver a release bereof to and at the request of any person who shall, either before or after maturity thereof, produce not evidence that all indeltedness hereby secured has been paid, which representations Trustee may accept as tree without inquire. When a recursion are requested of a measurement of the acceptance of the security of the secu

10. Trustee may re git b matriment in writing filed in the office of the Recorder of Registrar of Titles in which this instrument shall have been recorded or filed in case of the resignation. In this is greated to get of Truste to them Recorder of Doeds of the county in which the permises are situated shall be successor in Trust to rec. de. ball 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 sets performed hereunder.

The Mortganor herebow livers any and all rights of redemption from sale under any order or decree of foreclosure at his Trust Deed on its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortganor, acquiring any interest in or title to the prer ises subsequent to the date of this Trust Deed.

Jan 7.75 9 59 A

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THIS TRUST DEED is executed by Bank of Ravenswood not personally but as "justee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee land said Bank of Raven wood hereby warrants that it possesses full power and authority conferred upon and wasteen and it is expressly understood and agreed by the tothin' herein or in said note contained shall be construed as creating any abilities of the said note of any interest that may accrue thereon, or any indebtedness accruing herein and Bankof Ravenswood, "only to pay the said note or any interest that may accrue thereon, or any indebtedness accruing herein and Bankof Ravenswood herein contained, all such liability of any being expressly waived by Trustee and by every person now or here after the contained and that so far as the First Party and its successors and said Bank of Ravenswood bersonall as a more not the said note and, the sware or owners of any indebtedness accruing hereunder shall look sole to be premises hereby conveyed for the payment thereof, by the inforcement of the lien hereby created, in the manner herein and in sain or provided or by action to enforce the personal liability of the guaranton, if any.

IN WITNESS WHEREOF, Bank of Ravenswood, not personally but as Trustee as aforesaid, has care the apresents to be signed by its Vice President Arus Officer, and its corporate seal to be hereunto affixed and attested by its Assistan Castiler-Trust Officer this day and sear first absprace.

BANK OF RAVENSWOOD As Trustee as aforesaid in 1 not personally,

VICE-PRES DENT- RESERVENCES

Attest The undersigned a Notary Public in and for said County in the state aforesaid, DO HEREBY CERTIFY, that

Ceil Gonnerman

Given under my hand and Notarial Sal thus 26th day of December 1974

## IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEEN AMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified

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ASSISTANT TRUST OFFICER SECRETAR

**BOX** 533

END OF RECORDED DOCUMENT