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TRUST DEED SO	OX COUNTY, ILLINOIS	2 030 639	AECONOFINATO DEEDS	
A	S 28 172 3 02 Plens	ABOVE SPACE FOR REC	corders use 20230S	39
THIS INDENTURE, made Au		972 , between Don	W. Heppes, Jr. a	nd
Joann N. Heppes, his of the Village State of Illinois corporation doing business in CTHAT * 'EREAS the Mortgag inaft', tes ribed, said legal hole FORTY THOUSAND AND Nevidenced by one certain Instal	of River For herein referred to tak Park, Illinois, herein prs are justly indebted to der or holders being herein 0/100THS (\$40,00	as "Mortgagors," and AV referred to as TRUSTEE the legal holder or hold referred to as Holders of 00.00)	ers of the Instalment Note the Note, in the principal	e here- sum of ollars,
	on the balance of pr um in instalments as foll	incipal remaining from ti ows:	d principal sum and interes me to time unpaid at the t	
Three hundred tour an Dollars or more on 1	st day of Octo	ober 19 7	2 and	
edness evidenced by said note to principal; provided that the highest rate permitted by law or trust company as the holde appointment, then at the office	Dollars or more pot that the final payme eptember to se first applied to intrining all of said principal is of the nor may from of Avenue state Lank, (on the 1st day of the of principal and inter- 1992. All such pay erest on the unpaid prince ent unless paid when due and interest being made time to time, in writing and Dak Park, Illinois.	est, if not sooner paid, she ments on account of the in tipal balance and the remeshall bear interest at the payable at such banking appoint, and in absence o	indebt- nainder ne then house of such
NOW, THEREFORE, the Mortgagors to tions of this trust deed, and the performance of One Dollar in hand paid, the receipt where following described Real Estate and all of the	tecure the payment of the raid principal the covenants and agree ents have the series acknowledged, do by these ir estate, right, title and interest eres.	I sum of money and said interest in accontained, by the Mortgagors to be per presents CONYEY and WARRANT un situate, lying and being in the	cordance with the terms, provisions and ormed, and also in consideration of the to the Trustee, its successors and assi	f limita- e sum of igns, the
COUNTY OF COOK,		O' (LLINOIS, to wit:		
of Block I division o that part Lake Stree 12 East o	the North half o 3 (except Lot 1 of said Block 13 of the Northeast et of Section 12, the Third Princ April 25, 1906 as linois.	in tie County Cla in Quick s Subdiv quarter '/'''' ng No Township '9'' ''or ipal Meridian as	erk's Sub- vision of orth of th, Range per plat	20
				and the second
which, with the property hereinafter described TOGETHER with all improvements, rend during all such times as Morragars may be equipment or articles now or hereafter thereic controlled), and eventiation, including (without and water heaters. All of the foregoing are de- terment of the controlled of the controlled of the TOG NAYS AND TO HOLD the premises free from all rights and benefits under and expressly release and waiter.	ments, easements, fixtures, and appurentitled thereto (which are pledged proof or therefore), and therefore, as testricting the foregoing), screens, we clared to be a part of said real estate termises by the morragous or their suc-	rtenances thereto belonging, and all rimarily and on a parity with said rea , air conditioning, water, light, power indow shades, storm doors and window whether physically attached thereto or cessors or assigns shall be considered cessors or assigns shall be considered.	rents, issues and pro its . e col for so costste and not secon. "I'y, s 'll s' refrigeration (whether singly units', floor coverings, inador b, s, as' ngi not, and it is agreed that all is'	long and pparatus, centrally s, stoves par us, set h, in b, ret
This trust deed consists reverse side of this trust dee on the mortgagors, their heirs, WITNESS the hand a	 d) are incorporated herein successors and assigns. 	n by regerence and are a	part hereof and shall be	
STATE OF ILLINOIS	(SEAL	Don W. Heppes,) John N. Heppe	D COL	(SEAL)
	a Novary Public in and for and resid		esaid, DO HEREBY CERTIFY Heppes, his wife,	
O TOTAL A P	who are personally known to me to Instrument, appeared before me this distance to the instrument as their frank waiver of the right of homestead.	y in person and acknowledged that	s are subscribed to the they signed, sealed and deli purposes therein set forth, including the	ivered the
COUNT	GIVEN under my hand and Notarial	Seal this 26 day of	August , A.D.	1972

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THE C	OVENANTS, CONDITIONS AND PRO	OVISIONS REFERRED TO any building or improvement	ON PAGE 1 (THE REVE tits now or hereafter on the	RSE SIDE OF THIS TRUST I premises which may become s for lien not expressly sub-	DEED): damaged or be destroyed; ordinated to the lien hereof;	
erection upon said premise	Jypomptly repair, restore or rebuild, good condition and repair, without was bredness which may be secured by a or lien to Trustee or to holders of rest, (5) comply with all requirements of ept as required by law or municipal copt	ordinance			.,	
	ary before any penalty attacher all ge premises when due, and shall, upon 1 pay in full under process, in the mar teep all buildings and improvements					
under policies providing for edness secured hereby, al the holders of the note, su	or payment by the insurance companiall in companies satisfactory to the hoich rights to be evidenced by the starters of the note, and in case of insurance of the note.	es of moneys sufficient eit olders of the note, under in ndard mortgage clause to be	ther to pay the cost of repl surance policies payable, e attached to each policy,	acing or repairing the same in case of loss or damage, t and shall deliver all policie	or to pay in full the indebt- o Trustee for the benefit of es, including additional and	
compromise or settle any to ment. All moneys paid for us need by Trustee or the which action herein authorith, seress thereon at the	t therein. Trustee or the holders of expedient, and may, but need not, a tax lien or other prior lien or title or any of the purposes herein authorize he holders of the note to protect the orized may be taken, shall be so much then highest rate permitted by lax	claim thereof, or redeem fred and all expenses paid or mortgaged premises and the chadditional indebtedness w. In action of Trustee or	om any cax sale or forfeite incurred in connection the e lien hereof, plus reasons secured bereby and shall	te affecting said premises o rewith, including attorneys' ble compensation to Trustee become immediately due and	r contest any tax or assess- fees, and any other moneys for each matter concerning bayable withour notice and	
	efault hereunder on the part of Mortga he holders of the note hereby secured ocured from the appropriate public of are, tax lien or title or claim thereof.		reby authorized relating to the accuracy of such bi	taxes or assessments, may II, statement or estimate or	do so according to any bill, into the validity of any tax,	
6. Morte gors shall of the are ad a hour n contrary, see e du and	pay each item of indebtedness herels torice to Mortgagors, all unpaid inde payable (a) immediately in the case see days in the performance of any of	a mentioned, both principal bredness secured by this l of default in making payme	and interest, when due ac Trust Deed shall, notwiths ent of any instalment of pr	cording to the terms hereof. sanding anything in the note incipal or interest on the no	At the option of the holders or in this Trust Deed to the te, or (b) when default shall	
lien hereof. In any a to which may be paid or a graphers' charges, p. 11c.	hess hereby secured shall become do o foreclose the lien hereof, there sh ured by or on behalf of Trustee or aric suss and costs (which may be	the whether by acceleration half be allowed and include holders of the note for atto estimated as to items to be	n or otherwise, holders of ed as additional indebtedne eneys' fees, appraiser's fe se expended after entry of	the note or Trustee shall he ess in the decree for sale all es, outlays for documentary the decree) of procuring all	ave the right to foreclose the I expenditures and expenses and expert evidence, steno- such abstracts of title, title	
reasonably necessary eit.	or guara se policies, Tortens certificated to societies who suit or to execute such suit or to evident let and expenses of the night that the then highly and the suit of superson at the then highly had end of superson to the defense of a comparison for the preparations for the proparations for the proparations for the superson of an end of an end of the superson of the defense of an end of the superson of the s	cates, and similar data and ence to bidders at any sale	f assurances with respect which may be had pursuant princed that! become to	to title as Trustee or holder int to such decree the true of such additional indebtedness	s of the note may deem to be ondition of the title to or the	
incident to the foreclosur constitute secured indebt note; fourth, any overplur	any foreclosure the of her lises re proceedings, in hering a such ite redness additional to the evidenced is to Morrgagors, their leirs, legal	ms as are mentioned in the by the note, with interest esentatives or assigns, a	preceeding paragraph her thereon as herein provided s their rights may appear.	eof; second, all other items ; third, all principal and inc	which under the terms hereof erest remaining unpaid on the	
 Upon, or at any pointment may be made 	time after the filing of a bil of of either before or after sale, whout then value of the premises of when thall have power to collect the owns. Il statutory period of redemption, would be emitted to collect auch tirol, management and operation of anothing the payment in whole or in panals in payment in whole or in panals of the payment in	ret ose this trust deed, the notice, without regard to th	e court in which such bill ne solvency or insolvency	is filed may appoint a receive of Mortgagors at the time of	application for such receiver	
10, No action for the	which may be or become superior to ind deficiency. renforcement of the lien or of any proposition to upon the note hereby secured.					
11. Trustee or the ho	olders of the note shall have the right duty to examine the title, location, unless expressly obligated by the e agents or employees of Trustee, an	nt to inspect the remises a existence, or condition of terms hereof, nor be list le	the precises, nor shall Tre for an acts or omissions	l access thereto shall be pe istee be obligated to record hereunder, except in case o	rmitted for that purpose. this trust deed or to exercise fits own gross negligence or	
 Trustee shall re trust deed has been full- produce and exhibit to T Where a release is requidentification purporting 	clease this trust deed and the lien y paid: and Trustee may execute and rustee the note, representing that all uested of a successor trustee, such to be executed by a prior trustee he	thereof by proper instrum- t deliver a release hereof to indebtedness hereby secur is successor trustee may a ereunder or which conform	pe sentation of so o and at the equest of any red h s beer paid, which to ccept ne enuine not us in substage with the de	risfactory evidence that all person who shall, either be presentation Trustee may ac e herein described any not escription herein contained o	indebtedness secured by this fore or after maturity thereof, cept as true without inquiry, e which bears a certificate of it the note and which purports	
14. Trustee may re- case of the resignation Any Successor in Trust sonable compensation fe 15. This Trust Dece "Mortgagors" when use shall have executed the	risons herein designated as the make ing same as he note described here: ription herein contained of the note a sign by instrument in writing siled in the properties of the note of the things of the contained of the ription of the contained of the all provisions hereof, shall of the ription of the holder or hold older or this Trust Deed written consent of the holder or hold older or holders of the note secured in such electrical for constitution of constitution of must be electrically as the written consent of the holder or hold older or holders of the note secured in such electrical first action of constitution or must be consented to the consented to the consented of the properties of the note of the consented of the consented to the consented of the consented the consented th	n the office of the Recorder of stee, the then Recorder of title, powers and authority extend to and be binding toons and all persons liable	r or Registrar of Titles a Deeds of the county wh as are herein given Tru, upon Mortgagors and all pr for the payment of the inc	which this instrument shall in the premises are situated ec., and any Trustee or success a claiming under or three cottedness or a cottedness	have been recorded or filed, in it shall be Successor in Trust-essor shall be entirled to reason shall be entirled to reason shall be entired to reason with the word f, whether or not such persons	
encumbrance	in such election after actual or cons	ructive notice of such bre	ach shall be construed a:	s a waiver of the scena	e in any such conveyance or	
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FOR THE PROTECT	important ion of both the borrows a	NO LENDER, THE	The Instalment Note	mentioned in the within T	nusz Deed has been identified	
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