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1377		THE CONTROL OF THE CO	
Y			
	TRUST DEED	22 237 997	
80		LC 201, 171	
	FORM NO. 7	THE ABOVE SPACE FOR RECORDERS USE ONLY	
0	THIS INDENTURE, made Februa	ry 15, 1973 , between	
NI.	James R. He	nke and Carol L. Henke, his wife	
79	TYPE DANK O	herein referred to as "Mortgagors", and	
7	1 HAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter		
iscribed, said legal holder or holders being herein referred to as Holders of the Note, in the princip Thirty Thousand and no/100			
	and delivered, in and by which said Note of Lebuary 15, 1973	the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of alments as follows: Two Hundred Seven and 08/100	
	Dollars on the First day of April	1973 and Two Hundred Seven and 08/100	
X	All such payments on account the ind principal balance and the remainder to due shall bear interest at the rate of fu payable at such banking house or t ust con	onth thereafter until said note is fully paid except that the final coner paid, shall be due on the First day of March 19 98. debtedness evidenced by said note to be first applied to interest on the unpaid principal; provided that the principal of each instalment unless paid when the principal and interest being made mpany in Arlington, Htdlinois, as the holders of the note may, from time of such appointment, then at the office of	
		S Bank in said City. Tyme to the said principal sum of money and said interest in accordance with the terms, profession for once of the covenants and agreements herein contained, by the Mortgagors to be performed, he d p d, are receipt whereof is hereby acknowledged, do by these presents CONVEX and WAR-net to Mr. and the contained of the conta	
		aun's fourth dd tion to Mount Prospect Unit No. 2, f part of the North tof section 14, township 41 of the 3rd principal pridian, in Cook County, Illinois.	
		500	
1	which, with the property hereinafter described, is re- TOGETHER with all improvements, tenements, eas for the control of the control of the control of the for the control of the control of the control of the for the control of the control of the control of the power, refrigeration (whether single units or central) shades, storm doors and windows, floor coverings, in- aid real estate whether physically attached thereto o provide the control of the control of the control of the control of the control of the control of the TO HAVE AND TO HOLD the permittee unto the herein set forth, free from all rights and benefits und and benefits the Mortgagors do hereby expressly relea-	ferred to herein as the "premises." sements, fixtures, and appurtenances thereto belonging, e. "all its issues and profits thereof the profits of the profi	
,	This trust deed consists of two pages, ' side of this trust deed) are incorporated higagors, their heirs, successors and assigns.	The covenants, conditions and provisions appearing on page 2 (the everse erein by reference and are a part hereof and shall be binding on the mort-Mortgagors the day and year first above written.	
		James R Henke	
s	_	Carol L. Henke	
è	county of COOK so. a Notary Public COOK James CO who are personally knatument, appeared before the said Instru	c in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT R. Henke and Carol L. Henke, his wife nown to me to be the same person S whose nameS are subscribed to the foregoing ore me this day in person and acknowledge that they aigned, sealed and ment as their free and voluntary act, for the uses and purposes therein elease and waiver of the right of homestead.	
T WATER	Given under my hand	d and Notarial Seal this 18th day of February A.D. 19 73	
FORM	DEST DANKFORMS INC. PRANKLIN PARK, ILL.		
	- Ann that		

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THE COVENANTE, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 2: THE REVERES SIDE OF THIS TRUST DEED! 1. More spent and 1. Dy people years, restor or plantly any building as included and the provision of the pr		
A. Mortingers shall for before any possity attaches all general toxes, and shall pay special mass-special and provided by designations are considered. Mortingers all a got in the consideration of th	THE COVENANTS, CONDITIONS AND PROVISIONS REF	FERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
A. Mortingers shall for before any possity attaches all general toxes, and shall pay special mass-special and provided by designations are considered. Mortingers all a got in the consideration of th	1. Mortgagors shall (1) promptly repair, restore or rebuild a langed or be destroyed; (2) keep said premises in good condition to expressly subordinated to the lien hereof; (3) pay when queerior to the lien hereof, and upon request exhibit satisfactory and the property of the lien hereof, and upon request exhibit satisfactory experience of the present of the property of the pr	any buildings or improvements now or hereafter on the premises which may become on and repair, without waste, and free from mechanic's or other liens or cidims for due, any indebtedness which may be secured by a lien or charge on the premises evidence of the discharge of such prior lien to Trustee or to holders of the note: now or at any time in process of erection upon said premises; (5) comply with all premises and the use thereof: (6) make no material alterations in said premises
Abort search in any form and manner decremed execution, and may, but need not a make full or definition strained in the procession of the company of the purpose of the pur	Mortgagors shall pay before any penalty attaches all gener ce charges, and other charges against the premises when due, an eccipte therefor. To prevent default hereunder Mortgagors shall	al taxes, and shall pay special taxes, special assessments, water charges, sewer serv- d shall, upon written request, furnish to Trustee or to holders of the note duplicate pay in full under protest, in the manner provided by statute, any tax or assessment
Abort search in any form and manner decremed execution, and may, but need not a make full or definition strained in the procession of the company of the purpose of the pur	ing or windstorm under policies providing for payment by the ling the same or to pay in full the indebtedness secured hereby, a syable, in case of loss or damage, to Trustee for the benefit of the be attached to each policy, and shall deliver all policies, includ bout to expire, shall deliver renewal policies not less than ten da 4. In case of default therein Trustee or the bolders of the nor	or mereatier situated on said premises insured against loss or damage by fire, light- surance companies of moneys sufficient either to pay the cost of replacing or repair- ill in companies satisfactory to the holders of the note, under insurance policies that the property of the property of the property of the standard mortgage clause ing additional and results of the property of the note, and in case of insurance ys prior to the respective date of expiration.
Constitute of any state assessment or estimate processor from the appropriate public effect without friendly rate the accuracy of season this assessment of the control of	I Mortgagors in any form and manner deemed expedient, and manacum's nees, if any, and purchase, discharge, comprunise or services, if any, and purchase, discharge, comprunises are tax or or contest any tax or co	y, but need not make full or partial payments of principal or interest on prior ties any tax lien or other prior lien or tile or claim thereof, or redeem from any assessment. All moneys paid for any of the purposes herein authorized and all smaller or the prior of the purposes herein authorized and all smaller compensation, to Trustee for each matter concerning which action herein
tion of the Part of the note, and without notice to Moragogous, all unusual indicationess serving by this Trail Down India, notwithstanding and the above the property of therets to the note of the North Carlot of the State of the North Carlot of the State of the St	cording t any all, statement or estimate procured from the app	ing any payment hereby authorized relating to taxes or assessments, may do so propriate public office without inquiry into the accuracy of such bill, statement or
ther times which under the terms hereof countities secured indebtedness additional to that evidenced by the notes, with interest hereon as herein interests as their rights may appear. 9. Upon, or at any time after the filling of a billion for some this treat deed, the court in which auch bill is filled may appeals a precise of said at the court of the counties of	otion of the ho ers () the note, and without notice to Morrgagors ling in the note or ') by Trust Deed to the contrary, become distallment of principal or the note or (b) when defended	is all unpaid indebtedness secured by this Trust Deed shall, notwithstanding any- ue and payable (a) Immediately in the case of default in making payment of any t shall converse the payment of any
ther times which under the terms hereof countities secured indebtedness additional to that evidenced by the notes, with interest hereon as herein interests as their rights may appear. 9. Upon, or at any time after the filling of a billion for some this treat deed, the court in which auch bill is filled may appeals a precise of said at the court of the counties of	7. When the Inde 'fe'lier' bereby secured shall become due wh ght to foreclose the lien he rale any suit to foreclose the lien he rale all expenditures as a exp. ses which may be paid or incurres, appraiser's fees, outlays f. d. vumentary and expert evidence, items to be expended after ntr of the decree) of procuring all; triffcates, and similar data and a sun neces with respect to title as	ether by acceleration or otherwise, holders of the note or Trustee shall have the the property of the state
ther times which under the terms hereof countities secured indebtedness additional to that evidenced by the notes, with interest hereon as herein interests as their rights may appear. 9. Upon, or at any time after the filling of a billion for some this treat deed, the court in which auch bill is filled may appeals a precise of said at the court of the counties of	osecute such sult or be evidenc' bidders at any sale which may be premises. All expenditures and expenses of the nature in this; d immediately due and payable, with 'rest thereon at the rat note in connection with (a) any proped g, including probate ainciff, claimant or defendant, by reas not the processing the property of the processor of the	y be had pursuant to such decree the true condition of the title to or the value of baragraph mentioned shall become so much additional indebtedness secured hereby e of seven per cent per annum, when paid or incurred by Trustee or holders of and bankrupicy proceedings, to which either of them shall be a party either as indebtedness hereby secured: or (b) preparations for the commencement of any
united Such appointment may be made either before or af years without notice without recard to the colorency of individually of the colorency of individual to the colorency of	her items which under the terms hereof constitute secure i indebte ovided; third, all principal and interest remaining unpaid on the	can such items as are mentioned in the preceding paragraph derect; second, and educas additional to that evidenced by the note, with interest thereon as herein note; fourth, any overplus to Mortgagors, their heirs, legal representatives or
Party interposing same in an action at law upon the abore hereby severed. 11. 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 all. Trustee has no duty to examine the tille, location, existence, or condition of the premises, nor shall frustee be aboligated to record this at deed or to exercise any power herein given unions expressly obligated by the time herein on the label for any acts or omissions hereunder. It is deed for the exercising any power herein given unions expressly obligated by the time herein of any acts or omissions hereunder. It is the control of the special state of the state deed and the lien thereof by proper instrume. It up on resentation of satisfactory evidence that all indebteded of which the presentation trustees may accept as trust without inquiry. Where a release is regular to a satisfactory evidence that all indebted of which proper states are not as the state of a successor trustee sunder of which conforms in substance with the description herein nontained of the note and, his purports to be executed by the persons herein formal in substance with the description herein contained of the note and, his purports to be executed by the persons herein formal in substance with the description herein contained of the note and, his purports to be executed by the persons herein formal in substance with the description herein contained of the note and, his purports to be executed by the persons herein designated as a substance with the description herein contained of the note and, his purports to be executed by the persons herein designated as a few parts of a substance with the description herein contained of the note and, his purports to be executed by the persons herein designated as a few parts of a substance with the description herein contained of the note and, his purports to be executed by the persons herein description and the substance with the description herein contained of the note and whi	ugns, as meir rights may appear. 9. Upon, or at any time after the filing of a bit. If choose the mises. Such appointment may be made either before or af or say. It me of application for such receiver and without re and or the mestead or not and the Trustee hereunder may be applied. 8. Said premises during the pendence of such foreclosure duties and premises during the pendence of such foreclosure duties.	is trust deed, the court in which such bill is filed may applicat a receiver of said le, without notice without regard to the solvency or insolvency of Mortgagors at then value of the premises or whether the same shall be then occupied as a uch receiver. Such receiver shall have power to collect the rents, issues and profits in case of a sale and a defliciency diright the bill stantors partial of redemption.
party interposing same in an action at law upon the note holders of the note shall have the right to inspect the promises at all reasonable times and access thereto shall be permitted at Trustee has no duty to examine the title, location, existence, or conditi in of the premises, nor shall Trustee be obligated to record this deed of to occretica any power herein given unions expressly obligated by the tim sherefor nor be finable for any acts or omissions hereunder of deed of to occretion any power herein given unions expressly obligated by the tim sherefor nor to finable for any acts or omissions hereunder of the act of trustee, and it may require indemnities attractory to the fore exercising any power herein given unions expressly obligated by the tim sherefor nor the exercising any power herein given unions of the act of the persons herein declaration trustees may accept at trust without inquiry. Where a notices is regard to a successfully reduced that a been the here or after maturity thereof, produce and exhibit to Trustee the note reresult, that all indebtedness hereby secured has been the here of the respect of a succession trustee. Such successor trustee and of which conforms in substance with the description herein nontained of the note and which the conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein described herein. It may accept as the greume note herein described herein the description herein contained of the note and which purports to be executed by the persons herein designated as the contract of the contract of the maturity and the description herein contained of the note and which purports to be executed by the persons herein designated as the contract of the described herein the description herein contained of the note and which purports to be executed by the persons herein designated as the contract of the described herein the description herein contained of the note and which purports to be executed by the persons he	ether there be dedemption ordered by 0 said to declosure soil and the like to collect soil retails. Since any other there is the collect soil retails, said and profits and all others, on control, management and operation profits of the collect soil retails of the collect soil retai	in one of a See and a deterency, during the fun statutory period or retemption, it is swim stortgagers, except for the intervention of such receiver, would be rewhich may be necessary or are usual in such cases for the protection possessible is said period. The Court from time to time may authorize the receiver to The indebtdeness secured hereby or by any decree foreclosing this trust is become superior to the lien hereof or of such decree, provided such application second such decree.
As Trustee shall refease this troat deed and the literate hyperoper instrume that in make been fully paid and Trustee and delto a lease hereoft to and at the request of any person who is excured by this trust deed has been fully paid and Trustee may execute an delto a lease hereoft to and at the request of any person who is excured by this trust deed here the person who is the person of the person of the person who is the person who is the person who is the person of the person who is the pers	party interposing same in an action at law upon the note hereby 11. Trustee or the holders of the note shall have the right to it that purpose.	y secu 'd nspect he premises at all reasonable times and access thereto shall be permitted
14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registra of Title: in why chithis Instrument shall have been fided or filed. In case of the resignation, inability or refusal to act of Trustee. The Recorder of D eds of he county in which the premises and all processions and all provisions here. And succession in Trust hereafted that it is not that the process of authority as are herein given after and that it is not been added in the other process. The county is not the process of authority as are herein given after and that it is not provided by the process of a successful to the process and all provisions had provided by the process and all provided and provided by the process and all provided by the process of a process and all provided by the indebtedness or any thereof whether or not such persons and all provided by the indebtedness or any thereof whether or not such persons and all provided by the indebtedness or any thereof whether or not such persons and all provided by the indebtedness or any thereof whether or not such persons and all provided by the indebtedness or any thereof whether or not such persons and all provided by the indebtedness or any thereof or the such persons and all provided by the indebtedness or any there or not such persons and all provided by the indebtedness or any thereof or the such persons and all provided by the indebtedness or any thereof or the such persons and all provided by the indebtedness or any thereof or the such persons and all provided by the indebtedness or any thereof or the such persons and all provided by the indebtedness or any thereof or the such persons and all provided by the indebtedness or any thereof or the indebtedness or any the indebtedness or any the indebtedness or any thereof or any the indebtedness or any the indebtedness or any thereof or any the inde	st deed or to exercise any power herein given unless expressly o opt in case of its own gross negligence or misconduct or that of t it before exercising any power herein given. 13. Trustee shall release this trust deed and the lien thereof by a secured by this trust deed has been fully paid, and Trustee ma	bligated by lie te ms hereof, nor be liable for any acts or omissions hereunder, the agents or mino es of Trustee, and it may require indemnities satisfactory proper instrume turn presentation of satisfactory evidence that all indebted a case hereof to and at the request of any person who
14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registra of Title: on why chithis Instrument shall have been fided or filed. In case of the resignation, inability or refusal to act of Trustee, the Recorder of D eds of he county in which the premises reduced in the property of th	II, either before or after maturity thereof, produce and exhibit to f, which representation Trustee may accept as true without inqui- sure the second of the second of the second of the second of the sunder or which conforms in substance with the description here ignated as the makers thereof, and where the release is requested to the second of the second of the second of the second of the little second of the second of second of the second of second of the second of second of the second of second	o Trustee the note for eser ing that all indebtedness hereby secured has been ty Where a release if requisity of a successor trustee, such successor trustee such successor trustee in contained of the note and this purports to be executed by the persons herein do fithe original trustee ad it has never executed a certificate on any instrustic the genuine note herein deart of any note which may be presented and which more and which purports to b accurately but the persons herein designated as
1. At the option of the bolders of the Nate and delectation to the secured and without note to the Mortraguer all ones in the consequence of the National antique in the Natio	14. Trustee may resign by instrument in writing filed in the otherded or illed. In case of the resignation, inability or refusal to a sliuated shall be Successor in Trust. Any Successor in Trust here stee, and any Trustee or successor shall be entitled to reasonable 15. This Trust Deed and all provisions hered, shall extend to a lors, and the word "Mortgagors" when used herein shall include a thereof whether or not such persons shall have executed the not	or of the Recorder or Registrar of Titles, in which this instrument shall have been ct of Trustee, the then Recorder of D eds of the county in which the premises under shall have the identical title. I werk and authority as are herein given compensation for all acts performed hereunde. I work the binding upon Mortgagors and all proof claiming under or through Mortil such persons and all prison liable for the law and of the indebtedness or any to of the Trust Deed.
The Installation Note mentioned in the within Trust Deed has been identified between Note secured by the north the horizontal note secured by the same a trust company of arlington the protection of Both the horizontal note secured by this their deed should be particle by the hank a trust company of arlington the protection of Both the horizontal note secured by the horizontal note of the trust company of Arlington Heights, as Trustee, as Trustee. D NAME E	17. At the option of the holders of the Note and obspaces, to rely a gage shall netwith-tanding maximum in the Note or in the Mostagage of title by Doed or observation or exception by the Magazine.	occured and without notice to the Mortgagor, all unjust not achieves secured by this age 1; the contrary become due and payable immendedly unon convivance by the of arresment to convey title by Bood or otherwise, to an one art portion of the
The Instalment Note mentioned in the within Trust Deed has been identified between the PROTECTION OF BOTH THE BORROWER AND LENDER. THE PROTECTION OF BOTH THE BORROWER AND LENDER PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, as Trustee, BETTIELD BY THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, as Trustee, BETTIELD BY THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, as Trustee, BANK & TRUST COMPANY OF		ECCRET OF DEEDS
THE PROTECTION OF BOTH THE BURKOWER AND LENDER. PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD. ENTIFIED BY THE BANK & TRUST COMPANY OF ARLINGTON THE BANK & TRUST COMPANY OF ARLINGTON THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, as Trustee. THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS. THE BANK & TRUST COMPANY	Mar 2'73 2 13 PK	22237997
PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD INTERPRETED BY THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RD. D. NAME L. STREET SIL SO. ALLINGTON HEIGHTS ROLD V ARLINGTON HEIGHTS, ILLINOIS 20005 R V INSTRUCTIONS OR		herewith under Identification No 664
D NAME E	PRINCIPAL NOTE SECURED BY THIS THUST DEED SHOULD ENTIFIED BY THE BANK & TRUST COMPANY OF ARLINGTON HTS, TRUSTEE, DEFORE THE TRUST DEED IS FILED FOR	without my send as Truster.
E CITY R Y INSTRUCTIONS OR	E HOLDHWEST TRUST & SAVINGS F	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
INSTRUCTIONS	I STREET SH SO. ARLINGTON HEIGHTS RO.	2000 5
	I STREET SIL SO. ARLINGTON HEIGHTS RO. V ARLINGTON HEIGHTS, ILLINOIS C R	00005
	I STREET SII SO. ARLINGTON HEIGHTS RO: V ARLINGTON HEIGHTS, ILLINOIS C E R V INSTRUCTIONS OR	50005

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