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	TRUST DEED	22 331 762	
2		301. 102	
		THE ABOVE SPACE FOR RECORDERS USE ONLY	
of the State of corporati THAT.	Village Illinois on doing business in Oa NEREAS the Mortgago	May 8, 19 73 , between EVA A. SANDBERG, a widow, Cook herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois herein referred to as "RUSTEE, witnesseth: rs/are justly indebted to the legal holder or holders of the Instalment Note here her or holders being herein referred to as Holders of the Note, in the principal sum of 1/100THS (\$20,000.00) and others ment Note of the Mortgagors/of even date herewith, made payable to BEARER	
and deli date h seven AND 06 Dollars	ver. d. n and by which ereof (7%) per en per annu /100THS (\$.55.06 or more on be FIVE AND (5/1.05	n said Note 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 um in instalments as follows: ONE HUNDRED FIFTY-FIVE 18t day of July 19 73 and ONE HUNDRED THS 18t day of each month thereafter 18t day of each month thereafter 18t day of each month 18t day of	
until sa due on t edness to princ highest or trust	id note is fully paid (xc) he 1st day evidenced by said note ipal; provided that the p rate permitted by law company as the holder ment, then at the office	June 1993 . All such payments on account of the indebt- to of first applied to interest on the unpaid principal balance and the remainder principal scene instalment unless paid when due shall bear interest at the then and al' of said principal and interest being made payable at such banking house rs of the not usy, from time to time, in writing appoint, and in absence of such to Avenue State Bank, Oak Park, Illinois.	
tions of the One Dolli following		secure the payme to the said principal sum of money and said interest in accordance with the terms, provisions and limita- it the covenants are the said principal sum of money and said interest in accordance with the terms, provisions and limita- it the covenants are the said the said of the sam of it is herby acknowled, do by these presents CONVEY and VARRANT unto the Trustee, its successors and assigns, the it estate, right, title an interest at therein, attuate, lying and being in the A D ST TE OF ILLINOIS, to wit:	
* * * * * * * * * * * * * * * * * * *	Five (5) in Her $(E-1/2)$ of the	ccept the North tiree (3) feet thereof) in Block bry Field's Subdivision of the East one-half East one-half (E-1/2) of the Southwest one-quarter ction Twelve (12), Township 39 North, Range 12, ird Principal Meridian, ir Cook County, Illinois,	
		500	
	and the second second	is admit to be a beginning of the "Personal Control of the Control	\
during equipme controll and wa equipme	EETHER with all improvements, ter till such times as Mortgagors may be no or articles now or herselter there cid, and ventilation, including (without er heaters. All of the foregoing are no or articles herselter placed in the HAVE AND TO HOLD the premiser on all rights and benefits under and	nements, easements, fistures, and appurenances thereto belonging, and all tents, truces and profits thereof for an long and be emitted thereto (which are pledged primarily and on a parity with said real extent and on the control of the profits of	
TOO during equipme control and was equipme free free express	EETHER with all improvements, etc. all auch times as Morrgagors may be not all auch times as Morrgagors may be not all account and account and account and account and account	nements, easements, fissures, and appurenness interior outlinguist, and the firstness and one controlly, and all appuratus, or entitled thereto (which are pledged primarily and on a west, light, power, refrigeration, the single units or centrally rin or thereto used to supply bear, window shades, storm doors and windows, floor covert gs. "door beds, awaings, stores declared to be apart of and real sease whether phylically attached thereto or or, and it is ." "set of !!" in a special supply and calculared to be apart of and real sease whether phylically attached thereto or or, and it is ." "set of !!" in a special supply and calculared to be found that the season of a season and the season of the season	
during equipment operation of the control of the co	EETHER with all improvements, etc. all much times a bloorgagers may be not an efficient and the second of the seco	nements, easternets, fistures, and sputramentes interest ordinguish said real estates and on conductive, and all appearance or entitled thereto (which are pleased as all conditioning, water, light, power, refrigeration, with a single interest centrally our restricting the foregoing), acreens, window shedes, atom doors and windows, floor covert gs. doe beds, awaings, stores our restricting the foregoing), acreens, window shedes, atom doors and windows, floor covert gs. doe beds, awaings, stores our restricting the foregoing), acreens, window shedes, atom doors and windows, floor covert gs. doe beds, awaings, stores, premises by the monragors or their successors or assigns shall be considered. The covert of the store of the s	
during equipment operation of the control of the co	EETHER with all improvements, etc. I auch times as Morrgagors may be not articles now as hereragors may be not articles now as hererafter than one of the control of the co	nements, easternets, fistures, and sputramentes interest ordering the said real estates and on conductly, and all appearance we entitled thereto which may be prepared as all conditioning, water, light, power, refrigeration, with a langle into centrally our restricting the foregoing), acreens, window shades, atom doors and windows, floor coverings, down the design of the foregoing), acreens, window shades, atom doors and windows, floor coverings, down the said and the said of the sa	
during requipment of the control of	EETHER with all improvements, etc. I auch times as Morrgagors may be not articles now as hereragors may be not articles now as hererafter than one of the control of the co	nements, easternets, fistures, and opportunitions in the control of the control o	

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THE COVEN 1. Morrgagors shall (1) promote said premises in good coven when due any indebtedne discharge of such prior lier	ANTS, CONDITIONS AND PROVISIONS RI pply repair, testore or rebuild any haltiding distion and repair, without washe, and free is which may be secured by a lien or charge to Trustee or to holders of the once; (4) comply with all requirements of law or muc- required by law or municipal ordinance.	EFERRED TO ON PAGE 1 (THE or improvements now or hereafter efform mechanic's or other liens or great the premises superior to the complete within a reasonable to complete within a reasonable to complete within a reasonable to	REVERSE SIDE OF THIS TRUST DEE on the premises which may become da claims for lien not expressly subordi lien hereof, and upon request exhibit me any building or buildings now or at the premisers and the use thereof; (50	ED): maged or be destroyed; nated to the lien hereof; satisfactory evidence of r any time in process of make no material alters
 Morrgagors shall pay before charges against the premisunder Morrgagors shall keep as a Morrgagors shall keep as a policies providing for payress accured hereby, all in coholders of the note, such right. 	required by law or municipal ordinance. see any penalty attaches all general states, see when due, and shall, upon written feel full under process, in the manner provided I buildings and improvements now or herent by the insurance, companies of moneys mynales and iffsferoy to the holders of the tast to be evidenced by the standard mortgaj the mote, and in case of insurance about	, and shall pay special taxes, spec quest, furnish to Trustee or to hold d by statute, any tax or assessmen reafter situated on said premises a sufficient either to pay the coat once, under insutance policies pa ge clause to be attrached to each;	(a) assessments, water charges, sew ers of the note duplicate receipts then t which Mortgagots may desire to con- insured against loss or damage by fire of replacing or repairing the same or to yable, in case of loss or damage, to T olicy, and shall deliver all policies, i	er service charges, and efor. To prevent default est. , lightning or windstorm o pay in full the indebe- rustee for the benefit of including additional and
iration. 4. In case of default there is and manner deemed expedi possise or settle any tax lie is. All moneys paid for any of anced by Trustee or the hole to acrion 'herein authorized hintere'. It reon at the the mon' count 4 any default?	in. Trustee or the holders of the note ma fix, and may, but need nor, make full or p or other prior lien or citle og claim thereof the purposes berein authorized and all erg erg of the none to protect the morragged pr erg. of the none to protect the morragged pr highest rate permitted by law. In action retunder on the part of Morraggors.	sy, but need not, make any paymen partial payments of principal or in f, or redeem from any tax, sale or f penase paid or incurred in connect remises and the lien hereof, plus re i indebtedness secured hereby and of Trustee. or holders of the note	t or perform any act hereinbefore requi- terest on prior encumbrances, if any, a offeiture affecting said premises or co- ion therewith, including attorneys 'ec- casonable compensation to Truster for shall become immediately due and pa- shall become immediately due and pa- shall never be considered as a waive	ired of Mortgagors in any and purchase, discharge, intest any tax or assess- s, and any other moneys each matter concerning yable without notice and r of any right accruing to
5 The Ter jee or the hold tement or estimate procured essment, sale feiture, tax	ers of the note hereby secured making any from the appropriate public office withou lien or title or claim thereof. the item of indebtedness herein mentioned, o Marrgagors, all unpaid indebtedness see e (a), immediately in the case of default: in the performance of any other agreemen	y payment hereby authorized rela ut inquiry into the accuracy of a	ring to taxes or assessments, may do uch bill, statement or extimate or into	so according to any bill, the validity of any tax,
7. When the inductor less is hereof: In any suir o for the may be paid a furry richers charges, publication reckes and examinations, guisonably necessary either to use of the premises. All tope by due and payable, with intireeding, including probate amy indebtedness hereby see suil y commended: or (c) pressibly c) pressibly commended: or (c) pressibly c) pres	is in the performance of any other agreemen creby accured stall become due whether is lone the lien hereof, there shall be allow here on behalf of Traster or holders of the horizontal programment of the stall programment is a consistent of the stall programment of the case as companies of the nature in this ware as companies of the nature in this ware as companies of the nature in this proceedings, to which either proceedings, to which either proceedings, to which either proceedings, to defense of any threstence articula for a defense of any threstence	by acceleration or otherwise, hold red and included as additional inde the note for attorneys' fees, apprais as to items to be expended after en	ters of the note of Trustee shall have betedness in the decree for sale all ex- er's fees, outlays for documentary and try of the decree) of procuring all suc-	the right to foreclose the penditures and expenses I expert evidence, steno- h abstracts of title, title
B. The proceeds of any for dent to the foreclosure processitute secured indebtedness	reclosure including all "lenns as are medical including all "lenns as are me repaired by the property of the p	tributed and applied in the following entioned in the preceeding paragra with interest thereon as herein pr	ng order of priority: First, on account o ph hereof: second, all other items whi ovided; third, all principal and interes	of all costs and expenses ch under the terms bereof it remaining unpaid on the
ner income in his hands i	Bennen of traction of the state of	he debradence secured bareby	or by any decree foreclosing this truet	deed, or any tax, special
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