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TRUST DEED 22 331, 763 1 THE ABOVE SPACE FOR RECORDERS USE ONLY 1973 , between EDWARD YAEGER and EVELYN YAEGER, his wife, tine County of COOK os as "Mortgagors," and AVENUE STATE BANK an Illinois THIS INDENTURE, made of the Village of Falatine County of Cook
State of Illinois herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois
operation doing business in Oak Park, Illinois, herein referred to as TRUSTEE, witnesseth:
A VAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinarter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of
THI ALY THOUSAND AND NO/100THS (\$30,000.00) — Holders of the Note, in the principal sum of ō evider ee by one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER and denvered in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date were of on the balance of principal remaining from time to time unpaid at the rate of 7-1/2 recent per annum in instalments as follows: THREE HUNDRED FIFTY-SIX

AND 25/10048 (\$356.25)

Dollars or more at the 15th day of June 19 73 and THREE HUNDRED Dollars or mor' a the 15th day of June 19 73 and THREE HUNDRED

FIFTY-SIX AND 2 / 100THS

(\$356.25) - - - Dollars or more on the 15th day of each month thereafter until said note is fully aid except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of May

19 83. All such payments on account of the indebtedness evidenced by said one to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the then highest rate permitted by law and all of said principal and interest being made payable at such banking house or trust company as the holders of nen the may, from time to time, in writing appoint, and in absence of such appointment, then at the office of a venue. State Bank, Oak Park, Illinois. COUNTY OF Lots 18, 19, 20, 21 and 22 in Block 16 in Franklin Park, being a Subdivision of the West half c. the North West quarter of Section 27, Township 40 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois, his trust deed consists of two pages. The covenants, conditions and provisions appearing in page 2 (the se side of this trust deed) are incorporated herein by regerence and are a part hereof and shall be binding (SFAL) MARLENE M. VRUBLE Notary Public in and for and residing in said County, in the State aforesaid. DO HEREBY CERTIFY THAT EDWARD YAEGER and EVELYN YAEGER, his wife,

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO	O ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): nat now or hereafter on the premises which may become damaged or be destroyed; it's ser other ligen or claims for lien on temperative whordinated to the lien hereaft.
cy sain premies in good condition and repair, without said, and net not interest, which may be secured by a lich or charge on this great six-harge of such prior lien to Trustee or to holders of the note; (4) complete with our upon said premises; (5) comply with all requirements of law or municipal ordinate in said premises except as required by law or municipal ordinance.	an ow or begaler on the premises which may become damaged or be descroyed; as now or begaler on the premises which may become damaged or be descroyed; it is a superior to the lien better the lien better than the lien be
c. Morrgagors shall pay perore any penaity attaches an general taxes, and shall controlled to the premises when due, and shall, upon written request, furnish under Morragaors shall one in full under more or in the manner woulded by arrature a	to Trustee or to holders of the note duplicate receipts therefor. To prevent default
policies providing for payment by the insurance companies of moneys sufficient et is secured hereby, all in companies assistancey to the holders of the note, under it olders of the note, such rights to be evidenced by the standard mortgage clause to al policies, to holders of the note, and in case of insurance about to expite, station.	ce on said premises insured against loss or denage by fire, lightning or windsteam there agay he can of replacing or repairing the same or on pay in full the include- there against the same of the same of the same or of pay in full the include- tion of the same of the same between the same of the same all deliver renewal policies not less than ten days prior to the respective dates of
In case of default therein, Trustee or the holders of the note may, but need on an manner deemed expedient, and may, but need nor, make full or partial payme misse or settle any tax lien or other prior lien or title or claim thereof, or redeem full moneys paid for any of the purposes betein authorized and all expenses paid or	or, make any payment or perform any acr hereinbefore required of Morgagora in any tax of principal or interest on prior encountances, if any, and purchase, dischage, in curred in connection therewith, including attempts; fees, and any other somesys he life hereol, plus reasonable compensation to Trustee for each matter concerning a secured hereby and shall become immediately due and psyable without notice and holders of the note shall never be considered as a waiver of any right accruting to
action berein authorized may be taken, shall be so much additional indebteness and if action herein authorized may be taken, shall be so much additional indebteness interest thereon or the then highest rate permitted by Jaw. In action of Trustee or on account of any default hereunder on the part of Mortgagors.	he iren hereof, plus resisonable Compensation to Trustee for each matter concerning a secured hereofy and shall become immediately due and psyable without notice and holders of the note shall never be considered as a waiver of any right secretary to the consideration of the note shall never be considered as a waiver of any right secretary to the consideration of the note shall never be considered as a waiver of any right secretary to the consideration of the note shall never be considered as a waiver of any right secretary to the consideration of the note shall never be considered as a waiver of any right secretary to the consideration of the note of
nem or estimate procured from the appropriate public office without inquiry in- samen, sale, forfeiture, tax lien or title or claim thereof. Mortgagers shall pay each irem of indebtedness herein mentioned, both princips to Me, and without notice to Mortgagers, all unpaid indebtedness accured by this	reby authorized relating to taxes or assessments, may do so according to any bill, or the accuracy of such bill, statement or estimate or into the validity of any tax, and an accuracy of such bill, statement or estimate or into the validity of any tax, and an accuracy of the control of the bolders. Trust Deed shall, nowwithstanding anything in the note or in this Trust Deed to the
f. rome due and payable (a) immediately in the case of default in making paym a .co inue for three days in the performance of any other agreement of the Morry. When he indebtedness hereby secured shall become due whether by accelerating the control of the case of the ca	al and interest, when due according to the terms hereof. At the option of the holders Trust Deed shall, coordinateable applying to the once or in this Trust Deed to the tent of any instalment of principal or interest on the note, or (h) when default shall spore herein constance. on or otherwise, holders of the note or Trustee shall have the right to foreclose the de as additional indebredness in the decree for sale all expenditures had expenses.
may be lais or incurred by or on behalf of Trustee or holders of the note for str ors' chinge. I ablication coats and coats (which may be estimated as to items to bee and warman may guarantee policies, Torrens certificates, and similar data an abily necessary citure o prosecute such suit or to evidence to bidders at any sal-	oneys' fees, appraiser's fees, outlays for documentary and expert evidence, steno- be expended after entry of the decree) of procuing all such abstracts of title, title d assurances with respect to title as Trustee or holders of the note may deem to be e which may be had pursuant to such decree the true condition of the title to or the
of the premi. 3. At "penditures and expenses of the nature in this paragraph miles and payable," inh liveral thereon at the then highest rate permitted by law, ding, including cobat and bankruptcy proceedings, to which either of them that indebtedness ht, eby eccu. 4, or (b) preparations for the commencement of any ty commended; or (c = _arations for the defense of any threatened auti or proc	ragors herein contained. on or otherwise, holders of the note or Trustee shall have the right to foreclose the cd as additional indebtedors in the decrite for sale all expenditures and expenses the cd as additional indebtedors in the decrite for sale all expenditures and expenses the control of the contr
8. The proceeds of any foreclo ale of the premises shall be distributed and a deant to the foreclosure proceed ags, it cluding all such items as are mentioned in the little secured indebtedness at little;	polied in the following order of priority: First, on account of all coars and expenses to preceding paragraph bereof; second, all other items which under the terms bereof thereon as berein provided; third, all priorital and interest remaining unpaid on the
Upon, or at any time after the hing of a bill to foreclose this rust deed, the tent may be made either before or after salum or un notice, without regard to the then value of the premit a or we then the same shall be then.	as their ights may appear, e cour in which such bill is filled any appoint a receiver of a sid pression. Such my e cour in which such bill is filled any appoint a receiver of a sid pression and e course of the course occupied as a homesteed or nor and the Trustee hereunder any be appointed as such pressions during the perdency of such foreclosure suit and, in case of a sale and a no or not, as well as during any further times when Morragous, except for the inter- hold of said period. The Court from time to time can as submirts the receiver to apply as accured hereby, or by any decree foreclosing this trust deed, or any tax, special the decree, provided such application is a made prov to foreclosure sale; (2) the defice
7. Such receiver shall have power to cold ctone to a same and profits of same next, during the full samuony period of a dempelon, whether there he redempits of such receiver, would be entitled to a flect such renes; issues and profits possession, control, management and operation or a period by permises during the windown in his hands in payment in whole or a part of (1) The indebredae income in his hands in owners in whole or a part of (1) The indebredae.	premises during the pendency of such to reclosure suit man, in case of a sale and a no or not, as well as during any further times when Morragagota, except for the inter- and all other powers which may be necessary or are usual in such cases for the pro- vious times to the such as the such as the such as the such as the such as as sectived by the box of the such decree for recleans this trust deed, or any tax, are as a sectived by the such as
	ch decree, provided such application is made prior to foreclosure sale; (2) the defic- ubject to any defense which would not be good and available to the party interposing
1. Trustee or the holders of the note shall have the right to may the premises. 2. Trustee has no duty to examine the title, location, existence, it condition of	at all reasonable times and access thereto shall be permitted for that purpose, the premises, nor shall Trustee be obligated to record this trust deed or to exercise for years or one state of the own gross negligence or assistancy to it before exercising any power herein given.
conduct or that of the agents or employees of Trustee, and it may require industrial. 13. Trustee shall release this trust cleed and the lien thereof by prope institute that the state of	satisfactory to it before exercising any power herein given. e tupon presentation of satisfactory evidence that all indebtedness secured by this to and at the request of any person who shall, either before or after maturity thereof, the das been paid, which representation Trustee may accept as true without inquiry.
tre A release is requested of a successor trustee, such successor trustee, militantin purporning to be executed by a prior trustee hereunder or which conforce executed by the persons herein designated as the makers thereof, and where the instrument (dentifying same as the note described herein, it may accept as the &	Balistacropy on a below exercising any power herein green. The superpresentation of assistancing evidence that all indebtedness secured by this count as the request of any person who stall, either before or after maturity thereof, to and a the request of any person who stall, either before or after maturity thereof, and the region of the stall, and the stall as the stall as a second of the stall as a second of the stall as a second of the note and which purports of the stall as a second of
14. Trustee may resign by instrument in writing tiled in the office of the Recorde e of the resignation, inability or refusal to act of Trustee, the then Recorder of Successor in Trust intreupder shall have the identical title, powers and authority able compensation for all acts performed hereunder.	or or egic 4 of Titles in which this instrument shall have been recorded or filed. In Deeds. Deeds. the rin which the premises are struated shall be Successor in Trust. y as are not n giv > Trustee, and any Trustee or successor shall be entitled to rea-
15. This Trum Deed and all provisions hereof, shall extend to and be bioding orgagors" when used herein shall include all such persons and all persons liable all have executed she note or this Trust Deed.	upon Morrgage: ao an mersons claiming under or through Morrgagers, and the word for the payment o the i debtedness or any part thereof, whether or not such persons
6. Without the prior written consent of the holder or holders of the note secured him involved. The holder or holders of the note secured hereby may elect to acceed and and no delay in such election after actual or constructive notice of such brumbrance	sereby, the Morgator of urigagors shall not convey or encumber title to the premises tests the entire up, up principal by "es provided in the note for breach of this each shall be construed as a we set of vacquiescence in any such conveyance or
COOK COUNTY, ILLINOIS FILED FOR RECORD	RECO AS OF DEEDS
May 21 773 9 56 Al	22331763
DEPORTANT OR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE DIE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY HE TRUSTER NAMED HEREIN BEFORE THE TRUST DEED IS FILED	The lastalment Note mentioned in the within Trust Deed has sen id 11" herewith under Identification No 1809
THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED RECORD.	AVENUE STATE BANK, A Proster By
	Vice President Trust Officer
NAME STREET	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOV DESCRIBED PROPERTY HERE
L T I O V : CITY	
E R BOX 279	
12 BANKYDAMS, INC., PRANKLIM PARK! ILL. BW279	
miller	그들이 아니라 하시다는 그릇들이 아내는 것이 그를 하고 있다.

*END OF RECORDED DOCUMENT