UNOFFICIAL COPY

, i	TRUST DEED	FILED FOR REGORD	22 387 984	RECORDER OF DEEDS
(Monthly)	payments including intere	الربير 6°73 ا 10 مالربير الم	The Above Space For Recorder	's Use Only 22387984
THIS INDENTURE, made June 12 1973, between PAUL FELIX BESSE and				
MARTHA BESSE, his wife herein referred to as "Mortgagors", and FIRST NATIONAL BANK OF MORTON GROVE, a National Banking Association				
herein referr pf a principal payable to Be CUR THO Correct all sun principal sun per la sun principal on principal on payment on cut on the un- tuting principal	ed to as "Trustee", promissory note, terearer and delivered, i DUSAND and no/ ee of principal remain and interest to be ne 18t day of day of each and eve interest, if not soon iccount of the inde p id principal balance ill, the extent not	witnesseth: That, Whereas med "Installment Note", of an and by which note Mortge 100ths (\$24,000) payable in installments as laugust , 1973, and ry month thereafter until ger paid, shall be due on the bedness evidenced by said and the remainder to prink paid when due, to bear inte	Note to be applied first to a cipal; the portion of each of crest after the date for pays	ncipal sum of TWENTY- m date hereof her cent per annum, such 193.35 that the final payment of 1993; all such cerued and unpaid inter- said installments consti- lent thereof, at the rate
other place a that at the e together with in case defau the terms the ment contain three days, whonor, prote	s the leval older of he legal lection of he legal led accurate that he court in the error of he legal led accurate that he could be less than he could be less than he less t	the note may, from time to the loder thereof and without ereon, shall become at once payment, when due, of any it shall occur and continue for (in which event election that all parties thereto severe).	ade payable at First National Bank time, in writing appoint, whi notice, the principal sum re- e due and payable, at the pla installment of principal or in or three days in the perform a may be made at any time af trally waive presentment for	ch note further provides maining unpaid thereon, co of payment aforesaid, icrest in accordance with ance of any other agreeter the expiration of said payment, notice of dis-
NOW TH visions and li herein contain whereof is her assigns, the fo Morton G		the paymer, of the said principal mentioned note and of this Trus to be pert. "et a dalso in congagors by the epre entry CONVE state, and all of this estate, right. COOK AND S	sum of money and interest in ac- it Deed, and the performance of it sideration of the sum of One Do Y and WARRANT unto the Tru it, title and interest therein, sith TATE OF ILLINOIS, to wit:	cordance with the terms, pro- he covenants and agreements flar in hand paid, the receipt stee, its or his successors and late, lying and being in the
				1502 B
			esswohl's addition to	
Rogers Park, being a subdivision of part of the North half of the South half of the South East quarter of Section 31,				
Township 41 North, Range 14 East of the Third Principal				
which, with the TOGETH thereof for so primarily and therein or the controlled), at floor covering premises whe ratus, equipm	as document of the property hereinafter de R with all improveme to long and during all success and the property with said rearreon used to supply head wentilation, including a, inadoor beds, stoves a there physically attached to articles hereafter	to 5817239 in Cook Courself to the control of the course o	or he Third Princips spre f e-orded March nty, 17 an 18, he premises the colonging, a few for the property of the few party o	and all rents, issues and profite suce and profits are pledged to rarticles now or hereafter there single units or centrally 1984, storm doors and windows, o be a part of the mortgaged and all similar or other appages shall be part of the mortgage.
Deed) are inc	orporated herein by refe ng on Mortuagors, their	ages. The covenants, conditions a	rt hereof the same as though the	it's revise side of this Trust [2]
	PLEASE 6	PAUL FELIX BESSE	[Seal] 7//0/W	THA B. S. SE [Seal]
TV	PRINT OR PE NAME(8) BELOW		[Sent]	
باره در العدد	MATURE (S)	Cools		[; tal]
State of the control of the state aforesaid, DO HEREBY CERTIFY that PAUL FELIX BESSURED AND ARTHA BESSE, his wife personally known to me to be the same persons, whose names, subscribed to the foregoing instrument appeared before me this day in person, and acknowledged that the wigned, sealed and delivered the said instrument as These controls are considered to the said instrument as These controls are considered to the said instrument as These controls are considered to the said instrument as These controls are considered to the said instrument as These controls are considered to the said instrument as These controls are considered to the said instrument as These controls are considered to the said instrument as These controls are controls are controls as a second				
		free and voluntary act, fo	or the uses and purposes therein	instrument as
Given under	or See and official sea	and waiver of the right of 12th It, this 12th Expires July 28, 1984	day of June	1973
Commission	expires My Jonn Haston	-ExpiresJulyXX139X		NOTARY PUBLIC
			1709 West Albion	<u> </u>
W		N AND DEDDAEATO	Chicago, Illinois	CO TAPISTICAL NEW 22 387
	NAME	N AND BERRAFATO	THE ABOVE ADDRESS IS FOR PURPOSES ONLY AND IS 1 THIS TRUST DEED.	
MAIL TO:	5945	West Dempster Street	SEND SUBSEQUENT TAX BII	室
	CITY AND	Grove, Illinois 50053 Phone: 965-2282	1709 West Albion	& & .
	(BUX 233	Chicago, Illinois	
OR	RECORDER'S OFF	CE BOX NO. 1001	(ADDRESS)	

UNOFFICIAL COPY

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (6) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (6) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (6) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (6) complete within a reasonable time and buildings now or at any time in process of erection upon said premises; (6) complete within a reasonable time and buildings now or at any time in process of erection upon said premises; (6) complete within a reasonable time and buildings now or at any time in process of erection upon said premises; (6) complete within a reasonable time and buildings now or at any time in process of erection upon said premises; (6) complete within a reasonable time and buildings now or at any time in process of erection upon said premises; (6) complete within a reasonable time and the process of the process of the notice.

herefol, and implies a complete without an instanctory evidence of the discharge of such prior line to Trustee or to holder to the fine complete without evidence of the discharge of such prior line to Trustee or to holder to the note; (5) with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing the trustee or holders of the note the ordinance of the premises when due, and shall pay pecial successions, and the charges, severe services, and other charges against the premises when due, and shall, pow metites request into trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under prevent, in the name provided by statute, any tax or assuments which Mortgagors may desire to content.

**Application of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under prevent, in the name provided by statute, any tax or assuments which Mortgagors may desire to content.

**Application of the properties of the mortgagor of the note of the prevent default hereunder Mortgagors shall pay in full under prevent of the prevent default hereunder with the provided of the note of the prevent of the tendent of the name of the prevent of the prevent of the tendent of the name of the prevent of the prevent of the tendent of the name of the prevent of the prevent of the tendent of the note of the name of the prevent of the prevent of the tendent of the note that the prevent of the tendent of the note that the prevent of the

be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be oblig ed to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for ny acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trus e, and he may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence the all indebtedness secured by this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence the all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the equest of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without not appear to the principal note which release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any post which effects in herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed by the persons herein designated as the makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Replaces of Titles has a second to the principal one therein designated as makers thereof.

which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument has been recorded or filed. In case of the resignation, inability or refusal to act, the then Recorder of Deeds of the country in which the premises are situated shall be second Successor in Trust and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all case performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for Deed.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. been identified herewith

The Installment Note mentioned in the within Trust Deed has

FIRST NATIONAL BANK OF MORTON GROVE, a National Banking Association