## **UNOFFICIAL COPY**

TRUST DEED

23 430 974

_	THE ABOVE SPACE FOR RECORDERS USE ONLY
	THIS INDE TURE, Made March 15, 1976, between American National Bank and Trus
	Company of Chicago, a National Banking Association, not personally but as Trustee under the provisions of
	Deed or Deeds in trust duly recorded and delivered to said Company in pursuance of a Trust Agreement dated November 1, 1975 and known as trust number 38047 herein referred to as "First Party," and
	Robert L. Heintz
	herein referred to as TRUSTEE, witnesseth:
	THAT, WHEREAS Firs' Party has concurrently herewith executed an instalment note bearing even date here with in the Principal Surgef
	Six Thousand Five hundred Dollars no/100made payable to BEARIT.
	and delivered, in and by which sa'd Note the First Party promises to pay out of that portion of the trust estat subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest fron
	March 15, 1976 of the balance of principal remaining from time to time unpaid at the rate of per cent per annum in instalments as follows:
	One Hundred Twenty Four Dollars 60/100
	Dollars on the 20th day of April 1976 and One Hundred Forty Two Dollars no/00-
	Dollars on the 20th day of each Month thereafter until said note is fully paid except that the fina payment of principal and interest, if not sooner paid, hall be due on the 20th day of March 1981 All such payments on account of the indebtedness evidenced by said note 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 rate of sever pencent per annum, and all of said principal and interest payable at such banking house or trust company in Chicago, Illinois, as the holders of the may, from time to time, in writing appoint, and in ros once of such appointment, then at the office of the Belmont National Bank of Chicago, in said City and illiniations of this trust deep, and paid inconsideration of the said principal such of the payment of the sum of One Dollar in and paid, the receipt whereof lakered provision and illiniations of this trust deep, and all convey unto the Trustee, its successors and aligns, the following described Real Estate situate, lying and paid in the County of Cook AND STATE OF ILLINGS. to with the County of Cook Such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of Cook Such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the Third Principal such appointment of the North State of the North State of the North St
	Subdivision of Section 7, Township 39 North, Range 14, East of the Third Principal Meridian in Cook County Illinois
	(C).
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which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, easuments, fixtures, and appurtnances thereto belonging, and all rents, issues and profits thereof for bong and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a party with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or therein used to supply heat, gas, all conditioning, water, light, power, refrigeration (whether single units or centrally controlled, and ventilation, including (without restricting the foregoing), sereens, window shades, storm doors and windows, floor coverings, landor beds, surings, stovas and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its auccessors or assigns shall be considered as constituting part of the real estate.

TO 11AVE AND TO HOLD by premises unto the said Truster, its successors and assigns, forever, for the purposes, and upon the uses and trusts here-

I'll the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, rectore or rebuild any buildings or improvement now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in scool condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) 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 material or the discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law into any discharge of the discharge of the discharge of the discharge and pay special taxes, and pay special taxes and pay special taxes, and pay special taxes, and pay special taxes and pay special taxes and pay special taxes and pay special taxes and pay special taxes, and the respectable of the note duplicate receipts therefor; (8) pay in full moder protest, in the manner provided by statute, any tax or assessment which First Party may desire to contest; (9) keep all buildings and improvements now or hereafter situated on asid premises insured against loss or damage by fire, lightning or windatorm under policies providing for payment which provides the pay the coat of repairing the same or to pay in full the indebtedness secured here-

D	NAME	Belmont National Bank of Chicago
E	STREET	3179 North Clark Street Chicago, Illinois 60657
v V	CITY	1
E		L
R	Nathric	OR
(275 1275		RECORDER'S OFFICE BOX NUMBER

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE

739 N. Wood Street

Chicago, Illinois

## **UNOFFICIAL COPY**

bolders of the note, such rights to be evidenced by the standard increase; classe to be attached to each solic; and to deliver all policies, including additional and remove profession by deliver of the mote and the cost of instances above to examine a later to the later of the mote and the cost of instances of instances and the cost of instances and the cost of the mote may form and cannot decimed expected, and may, but need not, make full or perform any such hereinbefore set forth any form and cannot exceed expected, and may, but need not make full or perform any such hereinbefore set forth and purchase, discharge, congressions or settle any tax lien or other prior fien or title or class before to not may tax asks or forfeiture affects and the contest any tax or assessment. All moneys paid for any of the proposed herein authorized and all expenses paid are incurred in connection therewith including attorneys. For, and any other moneys advanced by Treates or the holders of the note to protect the merigaged premises and the late through the consolidation of the contest and contest and an extension and contest and an extension and contest and contest

2. The Tractes of the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so accessing to save ball, elaterant or estimate proceed from the appropriate public effice without inquery into the accuracy of such ball, statement or estimate into the validity of any tax, assessment, safe, forfeither, tax line or table traced.

3. At the option of the helders of the note and without notice to Pint Party, its successors or andrew, all unpublishedness secured by this trust deed to the century, become deceined pupille (a) Immediately in the case of default meaking papert of any intellment of principal or interest on the note, or the interest of failure of Pirk Party or its successors of assigns to do any of the things specifically set forth in paragraph one hereof and such default shall centime for three days, said option to be exercised at any time after the expiration of said three day period.

1. When the modelstofass bereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the high to forcebee the line herset, in any antity to forcebee the line herset, in any antity to forcebee the line herset, in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees. Trustee fees, are to be expended after entry of the decree of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens cirtificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such asia, and purpose to evidence to believe at any sale which may be had pursuant 1 such decree the remaining of the title to or the value of the primates. All examinations of the title to or the value of the primates. All examinations of the title to or the value of the primates. All examinations of the title to or the value of the primates. All examinations of the title to or the value of the primates. All examinations of the title to or the value of the primates. All examinations of the title of the value of the primates. All examinations of the proceedings in the proceedings which expenditures the trust of the proceedings which are commencement of any study for the forceton any trivial proceedings which

5. The proceeds of any treeds is such as the process of the premises shall be distributed and applied in the following order of priority; First, on account of all costs and expenses the proceedings, including all such firms as are mentioned in the preceding purigizable hereof; second, all other tools, which under the bern't bereaf constitute section of the process of the process

6. Upon, or at any time after the old of a bill to forcefore this trust deed, the court in which such bill is that may appoint an receiver of said premiics. Such appointment may be made they before a after said, without regard to the solvency or hardwenty at the time of application
for such receiver, of the person or preof. If any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of
the premises or whether the same shall so fan occupied as a homestroid or not and Trustee becreaming may be appointed as such receiver. Such reeriors shall have power to collect the rent favor and profits of said premises during the penchang of such forceboure suit and, in case of a sale and a
to solven our resigness, except for the intest favor of such receiver, would be establed to collect such rents, found and all other powers
which may be no exsure or are usual to such each of an office the collect of such trust force of such predictions. In the collection of the profits of the intest of the collection, possession, control, management and operation of the premises during the whole
of and period. The court from time to time to we, other the receiver to apply the modeletones accurate the collection of the profits of such decience, provided only a point of the first bulk and the profit of such decience, provided only a part of a such such as is made prior to force-boure subjection to sale and deciency.

7. 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 for that purpose.

8. Trustee has no daily to examine the utile, location, es once, or condition of the premises, nor shall Trustee be obligated to record this trust deep to excepte any power herein given unless expressly a spatel by the terms beyond no be table for any acts are omissions becomeder, except it case of its own gross neglecters or mis-conduct or that of the agents or employees of Trustee, and it may require indemnities matisfactory to it before exercising ones moved become inclusion.

9. Trustee shall release this trust deed and the lien there, by proor instrument upon presentation of antisfactory evidence that all indebtedness accuracy by this trust deed has been fully paid; and Trustee may be not deliver a release hereof to and at the reduct of any person who shall represent the may accept as true without majority. Where a release is requested in a successor trustee, and successor trustee may accept as the self-under the ground of a successor trustee may accept as the genuine note berein described any more which hears a certificate of it an ation purporting to be securify on behalf of First Party; and where the release is remasted of the original trustee and it has never executed a critical or any instrument lightness as the note described herein, it

10. Trustee may resign by instrument in writing filed in the office of the Revider or Registrar of Titles in which this instrument shall have been repeated or filed, the case of the resignation, insulative or fixed to set of Trustee, the then Recorder of Decels of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust. Any Successor in Trust. Proceedings of the county of the countries of the countries

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THIS TREST DESD to executed by the American National Bark and Trust Compare of Obroso, not personally but an Trust of a safe and direction of the power and authority conferred upon and vested in it as such Trustee and it is exversely understood and agreed that nothing for a meaning shall be construed as creating any liability on the said First Party or on and American National Bark and Trust Company of C (e.g., personally to pay the said and construed as creating any liability on the said First Party or on and American National Bark and Trust Company of C (e.g., personally to pay the said in the construed as creating any liability on the said First Party and Island herein contained, all such Bability, if any, being expressly waived by Trustee and by every person now or hereafter elatining any right or seen's by hereinder, and that so far is the First Party and the successors and said American Barbard Barb and Company of Chango personally are come used, is been holder to be first Party and the successors and said American Satural Barb, and Trust Company of Chango personally are comes used, is been holder to be described in the said the said took saids to the personal are consequently and the parameter, if it is a personal production is said to be provided or by action to enforce the personal, in billy of the garantier, if it is a personal production is a said of the force of the first personal production and in some provided or by action to enforce the personal, in billy of the

IN WITNESS WHERROF, American National Bank and Trust Company of Chicago not personally but as Trustee as a foreshid, has caused it so presents to be signed by one of its Vice-Presidents or Assistant Vice-Presidents and its corporate suit to be hereunto affixed and attested by its Assista t Secretary, the day and year first shows written.

SEAL S

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nd not personally,

VICE PRESIDE

STATE OF ILLINOIS

**B.** JOHANSEN

Reus Nothery Public in and for said County, in the State aforemid

ATTINAL BASE AND TRUST COMPANY OF CHUAGO, notembors having execution, and BLAUCHS KIPLAN applicable to the properties of the same persons whose panes are subscribed to execution and another than the properties of the same persons whose panes are subscribed to execution and content attends to the properties of the same persons whose panes are subscribed to the execution of the same persons whose panes are subscribed to the execution of the same persons and properties, appeared before me of the same persons are subscribed to the same through the same persons are subscribed to the same through the same persons are subscribed to the same through the same persons are subscribed to the same through the same persons are subscribed to the same through the same persons are subscribed to the same through the same persons are subscribed to the same through the same persons are subscribed to the same through the same persons are subscribed to the same through the same persons are subscribed to the same through the same persons are subscribed to satisfact that the same persons are subscribed to satisfact the same persons are subscribed to sa

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commission expired. My Consission Expired May 22, 1979

. I M P O R T A N T FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER,

The Instalment Note mentioned in the within Trust Deed has been identified

herewith under Identification No. 3A76939-20

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTER NAME PHEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

END OF RECORDED DOCUMENT