TRUST DEED

23 517 402

		THE ABOVE SPACE FOR RECORDERS USE OF
į	pursuance of a Trust Agreement dated	19 76 , between Palos Bank and Trust Company, an Illinois Banking e provisions of a Deed or Deeds in trust duly recorded and delivered to said bank in April 15, 1976 and known as
7	Trust Number 1-0946 , herein CHICAGO TITLE an Illinois corporation herein rel	referred to as "First Party," and AND TRUST COMPANY ferred to as TRUSTEE, witnesseth:
ソイカバコ	THAT, WHEREAS First Party has concurrently her of TWELVE THOUSAND SEVEN HUNDRED	rewith executed—installment—note bearing even date herewith in the Principal Sum D FIFTY AND NO/100 — (\$12,750.00) ——————————————————————————————————
とり		Party promises to pay out of that portion of the trust estate subject to said Trust te said principal sum and interest from ————————————————————————————————————
	December 7, 1976, and interest the rate of ninc (9%) per cent per	on the same traping at the annual meter transfer and a rannum in instalments (including principal and interest) as follows:
	-Dollars on the 7th day of July	19.76 and
	Dollars on the 7th day of each succeed	edding month thereafter <del>until said note is fully paid except that the final stable before in the control of th</del>
	All such payments on account of the indebtednes balance and the remainder to principal; provided the	ss evidenced by said note to be first applied to interest on the unpaid principal (at the principal of each instalment unless paid when due shall bear interest at the incipal and interest being made payable at such banking house or trust company flinois, as the holders of the note may, from time to time,
	1	t of the said principal sum of money and said interest in accordance with the terms, provisions $\phi^*(\alpha)$ sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by the Trustee, its successors and assigns, the following described Real Estate situate, lying and AND STATE OF ILLINOIS, to wit:
	SUBDIVISION OF BLOCKS 4 THE SOUTHWEST 1/4 AND C BOUNDARY LINE OF SECTION	ARVEY B. HURD'S ADDITION TO WEST PULLMAN BEING A 4 AND 5 IN NOR! WS SUBDIVISION OF THE EAST 1/2 OF DIF THE SOUT EAST FRACTIONAL 1/4 NORTH OF THE INDIAN DN 28, TOWNSHIF 3, NORTH, RANGE 14 EAST OF THE THIRD COOK COUNTY, 111101S. Alla
	TRINGITAL HERIDIAN, IN	Cook cookin, 1217015. p.p.
		<b>4</b> 0
	, .	
!	so long and during all such times as First Party, its successors estate and not secondarily), and all apparatus, equipment or light, power, refrigeration (whether single units or centrally eshades storm days and windows. How coverings insider the	herein as the "premises."  its, fix tures, and appurtenances thereto belonging, and all and, issues and profits thereof for  or assigns may be entitled thereto (which are pledged primally) and on a parity with said real  articles now or hereafter therein or thereon used to supply act, as air conditioning, water,  controlled), and ventilation, including (without restricting act for eaoing), screens, window,  writings, stoves and water heaters. All of the foregoing are as rared to be a part of said  suppress that all similar apparatus, equipment or articles hereafter placed in the premises by  outstituting part of the real extate.  Its successors and assigns, forever, for the purposes, and upon the lives and trusts herein
	IT IS FURTHER UNDERSTOOD AND AGREED THAT:  1. Until the indebtedness aforesaid shall be fully paid, and it rebuild any buildings or improvements now or hereafter on the and repair, without waste, and free from mechanics or other indebtedness which may be secured by a lien or charge on the	in case of the failure of First Party, its successors or assigns to: (a) promptly r_pair, rc tore or premises which may become damaged or destroyed; (b) keep said premises in ood c diftion r liens or claims for lien not expressly subordinated to the lien hereof, (c) pay. \( \frac{\text{hor}}{\text{arg}} \) and \( \frac{\text{constraints}}{\text{constraints}} \) an
C7	(1) retrain from making material afterations in said premises general taxes, and pay special taxes, special assessments, wate written request to furnish to Trustee or to holders of the note; any las, or assessment, which First Party may desire to contest	notes; (d) complete within a reasonable time any builting or buildings now or at an, tin-tin- quirements of law or municipal ordinances with respect to the premises and the use the rec', except as required by law or municipal ordinance; (g) pay before any penalty attache a' er charges, sewer service charges, and other charges against the premises when due, and upo- duplicate receipts therefor; (h) pay in full under protest, in the manner provided by statute, strictly law or the provided by the provided by the provided by statute, strictly law or the provided by the provided by the provided by statute.
	insurance poincies payable, in case of force of damage, to Trus mortgage clause to be attached to each policy; and to deliver insurance about to expire, to deliver renewal policies not less note may, but need not, make any nayment or neerform any act	olicies providing for payment by the insurance companies of moneys sufficient either to pay indebtedness secured hereby, all in companies satisfactory to the holders of the note, under stee for the benefit of the holders of the note, such rights to be evidenced by the standard all policies, including additional and renewal policies, to holders of the note, and in case of that ten days prior to the respective dates of expiration; then Trustee or the holders of the their either of the theoretic policies.
	any of the purposes herein authorized and all expenses paid or i by Trustee or the holders of the note to protect the mortgaged je- cerning which action herein authorized may be taken, shall be payable without notice and with interest thereon at the rate of	encumbrances, if any, and purchase discharge, compromise or settle any tax lien or other e or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for incurred in connection therewith, including attorneys' fees, and any other moneys advanced premises and the lien hereof, plus reasonable compensation to Trustee for each matter cone so much additional indebtedness secured hereby and shall become immediately due and of eight per cent per annum. Inaction of Trustee or holders of the note shall never be con-
	any bill, statement or estimate procured from the appropriate the validity of any tax, assessment, sale, forfeiture, tax lien or ti 3. At the option of the holders of the note and without no deed shall, notwithstanding anything in the note or in this 'u	any of the provision of this paragraph, in gain payagements, may do so according to ing any payment hereby authorized relating to taxes or assessments, may do so according to public office without inquiry into the accuracy of such bill, statement or estimate or into little or claim thereof.  Total control of the successors or assigns, all unpaid indebtedness secured by this trust just deed to the contrary, become due and payable (a) limited table in the case of default in the note, or (b) in the event of the failure of First Party or its successors or assigns to do any
Ĺ	This take were proposed by  1970-197, page 200,  O Breat A Sam, Inc.	FOR RECORDER'S 12354 S Normal
	Two Hinners Center Chicago, Illinois 60601	insert street ADDRESS HERE: Chicago, Illinois
	MAIL TO: OR PLACE IN RECORDER'S BOX	MD RAY 441

of the things specifically set forth in paragraph one hereof and such de "ault shall continue for three days, said option to be exertised at any time after the expertation of said three day periods."

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THE TRUST DEED is executed by the Palos Bank and Trust Company, not personally one as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Palos Bank and Trust Company, hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing hereby company between the property or one said Palos Bank and Trust Company personally to pay the said note contained shall be construed as creating any ladjority or the said Palos Bank and Trust Company personally to pay the said note or any interest that may accrue thereon, or any injuditedness accruing hereunder, or to perform any convenant either express or implied here a contained, all such liability, if any, being expressly waived, by Trustee and by every person into we hereafter claiming any right or security hereunder. As that is of as the First Party and its successors and said Palos Bank and Trust Company personally are concerned, the legal holder or holders of said note and the concernment of the promote hereby conveyed for the payment thereof, by the enforcement of the elien created, in the manner and in said note paydled or by action to enforce the personal hability of the guarantor or co-makers, if any.

IN WITNESS WILERGOF, Palos Bank and Trust Company, not personally but as Trustee as aforesaid. The second particle of the content of the promote hability of the guarantor or co-makers, if any.

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1,10 FALCS 4930 ŠTATE OF ULLINOIS... egold (11188 COUNT<mark>∑¹</mark>OF

ALOS BANK AND TRUST COMPANY As Trustee as a regard and not personally, ASSI! TANT VICE-PRESIDENT 🛫

ASSISTANT TRUST OFFICER

Assistant Trust Officer of Palos Bank and Trust Company, Grantor, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Assistant Vice President and Assistant Trust Officer respectively, appeared before me this day in person and acknowledge that they signed and delivered the said instrument as their own free and voluntary act of said Bank for the uses and purpoes therein set forth; and the said Assistant Vice-President and Assistant Trust Officer then and there acknowledged that said Assistant Trust Officer, accustodian of the corporate seal of said Bank caused the corporate seal of said Bank said the Given updergray hand and Notarial Seal

Notary Public

G IMPORTANT

FOR THE PROTECTION OF HOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

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The Instalment Note mentioned in the within Trust Deed has identified herewith under identification No.

CHICAGO TITLE AND TRUST COMPANY, TRUSTEE BY

SECRETARY

END OF RECORDED DOCUM