| IRUS | T DEED FILED FOR RECORD | 23 517 281 | Atelien It is |
|--|--|---|--|
| HY OF W | Jun 11 12 47 PM 17 | | *235172 |
| THIS INDENTURE, ma | ide June 4, | 1976 , between | |
| | JOSEPH C. BINKOWSKI, | a Widower | |
| | ortgagors," and MELROSE PARK NATIO | NAL BANK, a National Banking Association herein | referred to as TRUSTEE. |
| THAT, WHEREAS the | Mortgagors are justly indebted to the legal | holder or holders of the Instalment Note herein desc | ribed, said legal holder or |
| \sim | | alsum of THIRTY-FOUR THOUSAND AND (\$34,000.00) | 네 병원 관하는 참 주는 글 |
| evidenced by one crtain | a Instalment Note of the Mortgagors of ev | ven date herewith, made payable to THE ORDER | OF BEAKER |
| and delivered, in ar d 1, 1 | which said Note the Mortgagors promise to pa | ay the said principal sum and interest from | on the balance |
| of principal remaining fr Two hundred nin or more | | (\$291.17) | the second district the second second second |
| Dollars/on the 15thlay | rof July 1976. | and Two hundred ninety-one and (\$291.17) | 17/100 |
| Dollarson the 15th | day of each month t | thereafter until said note is fully paid except that the | final payment of principal |
| indebtedness evidenced b principal of each instalm interest being made paya | ent unless paid when due shall by an atteres ble at such banking house or truit com; any | the unpaid principal balance and the remainder to post at the rate of 10.25 per cent per annum, and in Melrose Park, Illinois, as the holders of the note roffice of MELROSE PARK NATIONAL BANK is | I all of said principal and nay, from time to time, in |
| provisions and limitation performed, and also in c CONVEY and WARRAN | s of this frust deed, and the performance onsideration of the sum of One Dollar in IT unto the Trustee, its successors and assignment | the said principal sum of money and said interest in a of the covenants and agreements herein contained, he dead the receipt whereof is hereby acknowled gas, no billowing described Real Estate and all of the ark | ged, do by these presents leir estate, right, title and |
| interest therein, situate, ly to wit: | ing and being in the Village Of Me. | lrost unity of Cook An | ID STATE OF ILLINOIS. |
| recorded in the | Recorder's Office of sai | Melrose, recolding to the pla id County in May 16, 1873, in North, Range 12 East of the T | Book 4 of |
| Meridian, in Co | ook County, Illinois. | | |
| which with the property | bereinster described is referred to berein |) as the "premites." | |
| thereof for so long and during and not secondarily and a light, power, refrigeration shades, storm doors and we real estate whether physica by the mortgagors or the TO HAVE AND TO Herein set forth, free from benefits the Mortgagors. | ing all such times as Mortgagors may be en- ill apparatus, equipment or articles now or- (whether vingle units or centrally controlled) indows, floor coverings, inador beds, awning ally attached thereto or not, and it is agreed it if successors or assigns shall be considere (IOLD) the premises unto the said Trustee, it all rights and benefits under and by virtue of to hereby expressly release and waive. its of two pages. The expensants, conditions ference and are a part hereof and shall h | n as the "premises." tures and appurtenances thereto t longing, and all titled thereto (which are pledged primari, a d on a g hereafter therein or thereon used to stop y heat, gain, and ventilation including is tiltual restricting the state of the foregoing are detail at similar apparatus, equipment or article hereaft as constituting part of the real estate, successors and assigns, forever, for the purposes, and the Homestead Exemption Laws of the State of Illiand provisions appearing to page 2 (the reverse the binding on the mortgagors, their beirs, successors the day and year first above written. | air conditioning, water, regoing), screens, window \(\lambda\) ared to be a part of said \(\lambda\) replaced in the premises \(\lambda\) by the uses and trusts \(\lambda\) witch said rights and \(\lambda\) witch and the \(\lambda\) the \(\lambda\) arest deed) are |
| WITNESS the hand | | 일 등 하고 있는 다른 [전문 조건 등반 목록] 로 | |
| WITNESS the hand | 2 character | 11000 | |
| JOSEPH C. BI | Sinhousla (SEA) | u <u>1000</u> | (SEAL) |
| DOSEPH C. BI | Silvanola (SEA) | | (SEAL) |
| JOSEPH C. BI | | | (SEAD |
| JOSEPH C. BI | L the undersigned, a Notary Public in a | D and for said County, In the State aforesaid, DO HE | (SEAD |
| (JOSEPH C. BI | L the undersigned, a Notary Public in a | | (SEAD |
| JOSEPH C. BI | L the undersigned, a Notary Public in a | D and for said County, In the State aforesaid, DO HE | (SEAD |

THIS DOCUMENT WAS PRIPARED BY.

RUTH BACKETER REAL ESTATE LOAN DIPARTMENT

MICHAEL SARK NATIONAL BACK

MEGOSE PARK ILLINOIS 60:60

23 517 281

un esse difficultation and an

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DIED).

1. Mortgagors shall (1) promptly repair, review or brobuld any bisulfings or improvements now or hereafter on the premises which may become discovery understanding the property of the liter hereof, and upon request exhibit anisatetory existence of the discharge of such prior lien to Trister as to obligate on the premises superior in the lien hereof, and upon request exhibit anisatetory existence of the discharge of such prior lien to Trister as to bodiers of the mort (c) complete within a reasonable time any bisulfings or bodiers, now or at any line in process of receives upon such grains (c) complete within a reasonable time and possible to the premises, and the such thereof the control of the process (c) to be premises as the saw of thereof the premises (c) to be a complete to the premises as the saw of the premises (c) to be a complete to the premises as the saw of the premises (c) to be a complete to the premises as the saw of the premises (c) to be a complete to the premises as the saw of the premises (c) to be a complete to the premises as the saw of the premises (c) to be a complete to the premises as the saw of the premises (c) to be a complete to the premises as the saw of the premises as the premises of the premises as the little and the premises of the p

11. Trustee of the holders of the note shall have the right to inspect the premises at all reasons at an example the holders of the note shall have the right to inspect the premises at all reasons at an example the note shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises must had access thereto shall be permitted for the purpose.

13. Trustee has no duty to examine the title, location, existence or condition of the premises must had a located to the exercise any power herein given unless expressly obligated by the terms hereof, nor be liable 1/2, and access or indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of attraction and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the note, representation Trustee that all indebted, as not all indebted ness accurred by this trust deed has been fully paid; and Trustee may accept as true without inquiry. Where a release is requested of a successor trustee may accept as the genuline note herein described any note which bears a certificate of identification purporing to be executed by a prior trustee may accept as the genuline note herein described and the release is requested of the order of the release is requested of the note and which purports to be executed by the persons herein designated as the makers thereof, and where the release is requested of the order and trustee and it has never executed a carridate at all mediting game as the note described herein, it may accept as the genuine note herein described any note which may be presented at all which conforms in substance with the description herein contained of the ordinal trustee and it has never executed by the presons herein designated at the country in the country of the presons herein designated of the country in which said property is situated

E

IMPORTANT

FOR THE PROTECTION OF BOTH 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.

The Instalment Note mentioned in the within Trust Deed has

| D | | |
|---|--------|------------------------------|
| E | NAME | MELROSE PARK NATIONAL BANK |
| L | | 17th Avenue at Lake Street |
| | STREET | Melrose Park, Illinois 60160 |

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

918 North 18th Avenue, Melrose Park,

OR INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER 689

MELROSE PARK NATIONAL HARM

PERENCHARA FREE ME