

<u>)</u> 0 ' _		BAX	s 7 ³ E	EED
ے ت	TI	IIS INDE	NTURI	E. Made t

23 629 054



THIS INDENTURE, Made this 2nd day of September by and between DONALD G. BETZ AND JANIECE L. BETZ, HIS WIFE

A.D. 1976

•	-	
(CC	
	_	

of Chicago

in the County of Cook

Interest only the October 25, 1976

25 trade of each and every mouth to and including October 25, 2005

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said moved by agments of \$ 247.24

(ach of said principal sum, and all of said principal sum, and all of said principal sum, and all of said principal and state of the Note, and the principal sum thereof, together with accrued interest thereon, in case of default as praxify in this Trust Deed, may at any time without notice, become at once due and payable at the place of payment in said Note specified. (ach election, as in this Trust Deed provided, of Trustee or of the holder(s) of the Note.

(ach of the Note and the performance of the Mortgagor's agreements herein contained, and als in rousideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents Convex and a varrant numb Trustee, its successors and assigns, the following described Real Estate, situate, and State of Illinois, to wit: interest is payable as follows:

Lot 16 in Block 5 of Als: p Woods South, being a Subdivision of part of the South West quarter and part of the West half of the South East quarter lying Northerly of the Center line of the Calumet Feeder all in Section 26, Township 37 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

RECORDER OF DEEDS *23629054

COOK COUNTY, TELLHOIS FILED FOR RECORD SEP. 4 1/6 12 43 PM

which, with the property hereunder described, is referred to as the "Premises,"

TOGETHER with all the tenements, hereditaments, privileges, easements, and appurter are s now or at any time hereafter thereunto belonging, all buildings and improvements now located or hereafter to be erected on the prem ses, the rents, issues and profits thereof (which rents, issues and profits are hereby expressly assigned, it being understood that he pledy of the rents, issues and profits made in and by this Trust Deed is not a secondary pledge but is a primary pledge on a parity. "the mortgaged property as security for the payment of the indebtedness secured hereby), and all apparatus and fixtures of every kind, and nature whatsoever, including, but without limiting the generality of the foregoing, all shrubbery, shades and awnings, screens, stone windows and doors, curtain fixtures, venetian blinds, gas and electric fixtures, radiators, heaters, ranges, bathtubs, sinks, apparatus for our windows and doors, curtain fixtures, venetian blinds, gas and electric fixtures, radiators, heaters, ranges, bathtubs, sinks, apparatus for our hereafter standing on the premises, (which are hereby understood and agreed to be part and parcel of the real estate and appropriment to the use of the real estate, and whether affixed or annexed or not, shall for the purposes of this Trust Deed be deemed conclusively to be real estate and conveyed hereby) and also all the estate, right, title and interest of Mortgagor of, in and to said premises.

TO HAVIE AND TO HOLD the above described premises unto Trustee, its successors and assigns for ver, for the purposes, uses and trusts herein set forth, hereby releasing and waiving all rights under and by virtue of the Homestead is mption Laws of the State of Illinois, and all right to retain possession of the Mortgaged Property after any default in the payment of said more breakers and herein by reference and are hereby made a part hereof and shall be binding on the item, or their heirs, successors and ass

Barold & Sit Donald G. Betz Janieće L. Betz[SEAL] .TSEAL1

STATE OF ILLINOIS COUNTY OF COOK SS. a Notary Public in and for and residing in said Sounty in the State aforesaid PO HEREBY CERTIFY THAT DONALD C. BETZ AND JANIECE L. BETZ, HIS WIFE

The Principal Instalment Note mentioned in the within Trust Deed has been identified belowift 1 c. R. E. No. REO 42425 FK

رَيْخُ The First National Bank of Chicago, Trustee,

THIS INSTRUMENT PREPARED BY AND SHOULD BE RETURNED TO: F. Farganski

THE TYEST BARROW. BAUM OF CHICAGO ONE FURST BARROWAL PLAZA CHICAGO, IL 60670

Real Estate Officer

100

Page 1

THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

Mortgagor agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof.

THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOV.

1. Mortgagor agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof.

2. (1) to keep the premises in good regain and make all necessary replacements;

(2) to temphy with all laws and municipal ordinances with respect to the premises and their use;

(3) to comply with all laws and municipal ordinances with respect to the premises and their use;

(4) to comply with all laws and municipal ordinances with respect to the premises and their use;

(5) to comply with all laws and municipal ordinances with respect to the premises and their use;

(6) to comply with all laws and municipal ordinances with respect to the premises and their control of the premises and their control or a party with the line of this Trust Beed;

(7) to or on a party with the line of this Trust Beed;

(8) to comply with all laws and municipal ordinances with respect to the premises and their control ordinances of the ordinances of the premises and their premises of the premises and their premises of the premises and their premises of the premises of the premises and their premises of the premises of the premises and their premises of the premises of the premises of the premises and their premises of the premises of the premises of the premises of their premises or their premises of their premises of their premises of their premises or their fall insurable ordinances of the premises of their fall insurable ordinances of their premises of their fall insurable ordinances or their premises of their fall insurable ordinances or their premises of their fall insurable ordinances or their fall insurable ordinances or their fall insurab

of its, his or their own willful misconduct.

14. The agreements herein contained, shall extend to and be binding upon Mortgagor and any and all persons claiming by the yough or under Mortgagor, the same as if they were in every case named and expressed, and all the agreements herein shall bind the both jointly and severally, and shall inure to the benefit of Trustee, its successors and assigns, and of the holder(s) of the Note.

15. Except as herein expressly provided to the contrary, no remedy or right herein conferred upon or reserved to the Trustee, or to the holder(s) of the Note is intended to be to the exclusion of any other remedy or right, but each and every such remedy or right shall be cumulative and shall be in addition to every other remedy or right given hereunder and now or hereafter existing. No delay shall be construed to be a waiver of any such default, or acquiescence therein, nor shall it affect any subsequent default of the same or a different nature. Every such remedy or right may be exercised from time to time and as often as may be deemed expedient by the Trustee or by the holder(s) of the Note.

of the Note.

16. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs had not been inserted.

17. Trustee herein may at any time resign or discharge itself of and from the trust hereby created by a resignation in writing filed in the office of the Recorder (or Registrar) of the County in which this instrument shall have been recorded (or registered).

18. In case of the resignation, inability or refusal to act of The First National Bank of Chicago, as Trustee, at any time when its action hereunder may be required by any person entitled thereto, then the Chicago Title and Trust Company shall be and it is hereby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical powers and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses and purposes aforesaid.

