UNOFFICIAL COPY

TRUST DEED (ILLINOIS) 1976 SEP 20 ON 12 5	23 642	434	restitui Vanases
THIS INDENTURE, made Sept. 4, SEP-20-76 2 5	The Above Space Rom Reveen Anthony T. Layt	prder's Use Only CC on and Kay K. L	10.00 ayton,
his wife, as joint Tenants herein referred to as " Bromon Ba k & Tru			
or principal promissory note, termed "Installment Note", o	s Mortgagors are justly of even date herewith, exc	ndebted to the lega	l holder 's, made
pay me to Bearer and delivered, in and by which note Morta thou ar a nine hundred eighty-three & 52/100	gagors promise to pay the Dollars, and interest	principal sum of I from date hero	Fifteen son
on the latinee of principal remaining from time to time unprincipal such and interest to be payable in installments as	paid at the rate of 11.93	apper cent per annu	ını, such
Dollars on the 4 day of Oct. , 1976, and On the 4th day of each and every month thereafter until	e hundred ninty & 28 said note is fully paid, exc	/100 ———— Do	llars on ment of
principal and interest if not sooner paid, shall be due on the payments on account of the indebtedness evidenced by said	 4 day of Septement Note to be applied first t 	mber , 1983 ; o accrued and unpai	all such d inter-
est on the unpaid or scipal balance and the remainder to prin tuting principal, to the extent not paid when due, to bear into	cipal; the portion of each erest after the date for p	of said installments ayment thereof, at t	consti- he rate
of per cent per an um, 2.1 all such payments being m other place as the legal home of the note may, from time to that at the election of the legal backer thereof and without	time, in writing appoint,	which note further t	at such provides
together with accrued interest thereon, shall become at once in ease default shall occur in the payment, when due, of any	due and payable, at the installment of principal or	place of payment af interest in accordan	oresaid, ce with
the terms thereof or in case default s' an occur and continue forment contained in said Trust Deed (in which event election	or three days in the perfo n may be made at any time	rmance of any other after the expiration	agree- of said
three days, without notice), and that al' pa ties thereto seve honor, protest and notice of protest.	rally waive presentment	for payment, notice	of dis-
NOW THEREFORE, to secure the payment of the said antique	ORMORIA	CACE with the ter	ms, pro•
NOW THEREFORE, the secure the payment of the secure the payment of the secure the payment of the secure therein contained, by the Mortgagors to be performed, and secure whereof is hereby acknowledged. Mortgagors by these presents COVVE assigns, the following described Real Estate, and all of their earle "she	t Deed, and the performance inderation of the sum of One Y and WARRANT unto the	Bahl cot mans and ag Dollar in hand paid, the rustee, its or his succes	reements e receipt sors and
COUNTY OF Cook AND S	PATE OF ILLINOIS, to wit:	Lot 29 in Les	lie's
C. Barnard Palos on the Green, Unit 2, a Sucil Township 37 North, Range 12, Mast of the Third Inllinois.	Pri cipal Moridian,	in Cook County,	r. 14.
네트 이름 이번 이름으로 눈을 보이셨다.			~ን
	上	$\mathbb{T} (\cdot \circ $	F
which, with the property hereinafter described, is referred to herein as th TOGETHER with all improvements, tenements, easements, and ap thereof for so long and during all such times as Mortgagors may be e primarily and on a parity with said real estate and not secondarily), and a therein to the contract of the contr	e "premises, purtenances therety by or sing, ntitled duranto (which ren)	and all rents, issues and issues and profits are	t profits pletiged
therein or thereon used to supply heat, gas, water, light, power, refriger, controlled), and ventilation, including (without restricting the foregoing)	at nxtures, apparatus, equandation and air conditioning (w.), screens, window shades, wn	int or articles now or n in their single units or o inns, storm doors and v	ereatter entrally sindows,
therein or thereon used to supply heat, gas, water, light, power, refriger controlled), and ventilation, including (without restricting the foregoing floor coverings, inadoor heds, stoves and water heaters. All of the foreg premises whether physically attached thereto or not, and it is agreed tratus, equipment or articles hereafter placed in the premises by Mortg gazed premises.	oing are declared and agreed hat all buildings and addition agors or their successors or as	a id all similar or others, and similar or others, and should be part of the	r appa- e niort-
TO HAVE AND TO HOLD the premises unto the said Trustee, its	te under and by virtue of the	Hamer and I've ation I	21115 06
the State of Illinois, which said rights and benefits Mortgagors do hereb This Trust Deed consists of two pages. The covenants, conditions and Deed for improprated techniques by decrence and hereby are made a part is stall by this property.	I provisions appearing on page hereof the same as though the	2 (the reverse star of the y were here rate out in	is Trust full and
shall be binding on Mortgagors, their heirs, successors and assigns. Witness the hands and seals of Mortgagors the day and y	ear first above written.	The forting	
PLEASE PRINT OR TYPE NAME(S)	Anthony T.	Iayton	Searj
BELOW BIGNATURE(8)			
State of Illipois, County of Gook in the State aforesaid, DO H	I, the undersigned, a Notary		
personally known to me to b subscribed to the foregoing	EREBY CERTIFY that And fo as joint tenants: e the same persons, whose national materials appeared before m	mes are e this day in person, a	nd ack-
and waiver of the right of hor	scaled and delivered the said he uses and purposes therein nestead.	set forth, including the	release
Civer under the hand still official seal, this Fourth	day 91 Sentember		19.75
This document of Farca by Carol Galen Note:		7010	PUBLIC
Bremen Bank & Thist Co Tinley Park, Il hois 10535 5	ADDRESS OF PROPERT	Y: 00	(N)
Palos Hi	Ils. Illinois 60465	OCCUMENT STATISTICAL OT A PART OF	<i>ੋ</i> ਹੋ
NAME Britan Ralic Trust Company	THE ABOVE ADDRESS IS FOI PURPOSES ONLY AND IS NO THIS TRUST DEED.		<u> </u>
MAIL TO: ADDRESS 175 00 Cak Park Avenue	BEND BUBBEQUENT TAX DILL	.s TO CC	32
(STATE Tinley Park, Illinois 60477	(HAME)	¥	
OR RECORDER'S OFFICE BOX NO	(ADDRESS)		
나는 아님이 아마들에는 그리다는 좀 보이다고도 얼룩했다니			

- Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or mildings or improvements now of hereafter on the premises which may become damaged or be destroyed; (3) keep sai any huildings 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 did any indebtedness which may be secured by a lien or claims for lien not expressly subordinated to the lien hereof; (4) pay when did any indebtedness which may be secured by a lien or claims for lien not expressly subordinated 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) comply 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 by the Trustee or holders of the note.

- hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lieu to Trustee or to holders of the note; (3) complex within a reasonable time any hadding or buildings or buildings within a reasonable product of the note.

 2. Nortacytor since you have been apply attaches, and all age of the note; (3) complex times are not producted to the note.

 2. Nortacytor since charges, and other charges against the premities when due, and shall, upon written request, irrinds to Trustee or holders of the note the original or displicate receipts therefor. To prevent details thereunder Mortganes shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortganes may desire to contest.

 3. Mortganes shall keep all huildings and improvements more or herefort estimated on said premises and the sort of the note the original or displicate receipts therefor. To prevent details therefort shall under protest, in the manner provided by statute, any tax or assessment which Mortganes may desire to contest.

 3. Mortganes shall keep all huildings and improvements more or hereforter shared on said premises mixed using the protest of the prot

- Deed, or any tax, special assessment or other lien which may be or become sequent net may devere foreclosing this Trust application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficienc.

 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note early secured.

 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable in ea and access thereto shall be permitted for that purpose.

 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, not shall. To stee be obligated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms bereof one by liable for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or imply es of Trustee, 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 satisfactor, out at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal not a contract of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal not a release is requested of a successor trustee, such successor trustee may accept as the willout inquiry. Where a release is requested of a successor trustee, and successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance which a scription herein contained of the principal note and which purports to be executed by the persons herein designated as the make's a errof; and where the release is requested of
 - 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument
- shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, shall be first Successor in Trust and in the event of its resignation, inability or refusal to act, the then Recorder of Deeds of the county in which the premises are situated shall be second Successor in Trust and results of the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts 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 the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

been identified	herewith	under	Identifi	cation	No	Total at