D

TRUST DEED	23	690 850		
)				<del></del>
THIS INDENTURE, Made this 12 by and between Richard L. Tugg	th day of Octobe le and Betty J.	r Tuggle, husb	and and wife.	A.D. 1976
of the City and State of Illinois a mational banking association organized a and doing business and having its principal (hereinafter, "Trustee"), WITNESSETH, THAT, WHEREAS, MORTGAGOR Note hereinafter described in the Principal	nd existing under and by loffice in the City of Chics is justly indebted to the le l Sum of	virtue of the laws c igo, County of Cook gal holder or holde	T NATIONAL BANK OF C of The United States of c and State of Illinois, a ers of the Promissory To	America, s Trustee astalment
"Note"), bears inter at from date of disbut interest only due — due of the manufacture of	rsement until maturity at led therein,	the rate therein se	t forth, and which princ	cipai and
principal and interest payments being symble in legal holder's) of the Note may in vitin applied the City of Chicago and State of thinoir, in and thereon, in case of default as provided in vitin and thereon, in case of default as provided in vitin and thereon, in case of default as provided in vitin and thereon, in case of default as provided in vitin and thereon, in case of default as provided in vitin and thereon, in case of default as provided in vitin and the control of the con	lawful money of The United th, and until such appointment, and until such appointment is the deep may at any time within this Treatment and the province record of the sun of One Boll in unit Tuntee, its successor of the Sun of One Boll in unit Tuntee, its successor of the Sun of One Boll in unit Tuntee, its successor of the Sun of One Boll in unit Tuntee, its successor of the Sun of One Boll in unit Tuntee, its successor of the Sun of One Boll in unit Tuntee, its successor of the Sun of the	States, at such bankle at the office of The at the principal sum it hour notice, become at of Trustee or of the hot of the Note and the principal sum is and assigns, the foll County of the Note and the Note and the Stand	me house in Chiengo, Illim house in Chiengo, Illim Fres National Bank of Colerco, together with accrumone due and payable at the older(s) of the Note he performance of the Merceipt whereof is hereby owing described Real Esta	ois, as the hicago, in ed interest ne place of ortgagor's acknowl- te, situate, and State
Lots 2, 3, and 4 in Block 3 South West 1/4 of the South Range 14 East of the Third				; is.
GOOK COUNTY ILLINOIS FILED FOR RECORD	4	RECORDER * 236	y Hilliam	23
Oct 28   31 PH '75		RECORDER"	OF DEEDS	3 690
		7236	90850	용
		4/2		850
Betty J. Tuggle STATE OF ILLINOIS SS. a Notary HEREBY CERTIF who personal the foregoing Instru CALL signed, seale act, for the uses and of homestead.	agreements, conditions and a agreements, conditions and a and are hereby made a part or the day and year first a	provisions appearing of thereof and shall be bis bove written.  Estimated the shall be bis bove written.  Estimated the shall be bis bove written.  Estimated the shall be bis and country in the shall be same person. We this day in person this day in person the shall be sha	n page 2 (the rever e side adding on the Mortgon ir, the Mortg	e of this heir heirs,[s_Al][s_Al] aid, DO his wife rithed to oluntary he right
This instrument prepared by J. Blanco, One First National	L .		ad Balk VF Chicago,	Trustoo,
Plaza, Chicago. IL 60670		A.M.	Va)	

BOX 305 BW

M XII Real Estate Officer

## UNOFFICIAL COPY

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 HEREOF,

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

2. Mortgagor agrees,

(a) to keep the premises in good repair and make all necessary replacements;

(b) to restore or rebuild promptly any buildings or improvement now or hereafter on the premises which may become damaged or destroyed;

(c) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances prior to or on a parity with the lien of this Trust Deed;

(c) to permit the Trustee or holder(s) of the Note access to the premises at all reasonable times for purposes of inspection;

(d) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

Mortgagor further agrees that no substantial repairs or remodeling of the premises shall be under the value thereof, or the security conveyed hereby.

Mortgagor further agrees that no substantial repairs or remodeling of the premises shall be useful to the cost of such repairs. I reastee a sum of mortgagor further agrees that no substantial repairs or remodeling of the premises shall be remodeling. I reastee a sum of mortgagor agrees to the propers of the cost of such repairs or the propers of the cost of such repairs or the propers of the cost of such repairs or upon completion thereof, in payment of the cost thereof and of the reasonable fees of Trustee.

3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and assessments of any kind which may be levied, assessed, charged, or imposed upon the premises and to deliver to Trustee, upon request, by law, any tax or assessment which Mortgagor any desire to contest.

4. Mortgagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable by law, any tax or assessment which Mortg

(b) For actional coverant in mayor of the sterns become and all activates an activate analysis to pure auticidate of the actional coverant is marked as a marked and included and activated and activate analysis and activate analysis to pure an activate and activate analysis and activate analysis and activate and activate analysis and activate and activate analysis and activate activate and activate activate activate and activate act

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 tany 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.



