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	EN ED For RECORD		HI GOADEN OF DEROS	
TRUST	DEE 50 12 39 PH 177	23 828 636	*23828636	
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1		THE ABOVE SPAC	E FOR RECORDERS USE ONLY	
THIS INDENT JRI	E, made January 17	19 77 , betwe	en	
Richir	Himmel			
		herein referred to as ' D TRUST & SAVINGS	= <del>-</del> :	
after described, sai One Hundred I evidenced by one co AM. Mortgagors promis at the rate of / PY	corpolation doing business in Coste Mortagors are justly indeadled business being fourty Five Thousand ertain Instalmen, Note of the ALGAMATED 'Note of the late to pay said principal sumplates of the period of the late of	chicago, Illinois herein rebted to the legal holder herein referred to as Hoand 00/100———Mortgagors of even dat VINGS BANK and delius simple interest from	eferred to as TRUSTEE, witnesseth: or holders of the Instalment Note herein olders of the Note, in the principal sum o ————————————————————————————————————	f ( ),
and the principal o per annum, and all Chicago, Illinois, a	day of February day of each montr al and interest, if not sooner pai f each instalment unless paid of said principal and interest b	of stal be due on the where ue shall bear in the stall bear in the	19 77 and a like amount of mone said note is fully paid except that the fina 17th day of June 19 77 terest at the rate of 12 per cen such banking house or trust company is writing appoint, and in absence of such	t t
lying and being in the to wit:		COUNTY OF COOK	ey and said interest in accordance with the terms, pro- erein contained, by the Mortgagors to be performed fin wiedged, do by these presents CONEYS and WAR it elrostate, right, title and interest therein, situate AND STATE OF ILLINOIS	1 199
THIS POCUMENT DONALD ERI- 100 S. ST. CHICAGO, IL	CKSON JR. ATE ST.	d hereto and ma	de a part hereof.	
TOGETHER with all I for so long and during all in not secondarily) and all ai power, refrigeration (whe shades, storm doors and vanid real estate whether premises by the mortgago	rs or their successors or assigns shall be	urea, and appurtenances thereited thereto (which are piedged lereafter therein or thereon use), and ventilation, including (whings, stoves and water heate it is agreed that all similar app considered as constituting par	primarily and on a parity with said real estate and to supply heat, gas, air conditioning, water, aght without restricting the foregoing), screens, wind a rs. All of the foregoing are declared to be a part of arratus, equipment or articles hereafter placed in the	
This trust deed side of this trust degagors, their heirs, s	consists of two pages. The cover ed) are incorporated herein by successors and assigns. d and seal, of Mortgagor	nants, conditions and pro reference and are a part	visions appearing on page 2 (the reverse hereof and shall be binding on the mort	
***************************************	;	EAL] Hichard H	inhelo[SEAL]	1 1
STATE OF ALTERDAS	Richard H	Lombardo and residing in said County, i immel and Elinor Hi	n the State aforesald, DO HEREBY CERTIFY THAT  mme l  whose nameS are subscribed to the foregoing	123
F 1000	Significant, appeared before me this	their free a waiver of the right of homeste		
The County day.	•	ه رصح	is E. Zambardo	
379 INST LOAN IN	D 06-324 1-78 1500		Notary Public.	J 📑

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TOOK COURTS SECINOIS TRUST DEED 12 39 PH 777 23 828 636 THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURY, made January 17 19 77, between Richard Minus1 77.177 herein referred to as "Mortgagors," and AMALGAMATED TRUST & SAVINGS BANK an Illinois banking corporation of ang Jusiness in Chicago, Illinois herein referred to as TRUSTEE, witnesseth: One Hundred Fourty Five Thousand and 00/100 \_\_\_\_\_\_ Dollars (\$ 145,000.00 evidenced by one certain Instalment Not : of the Mortgagors of even date herewith, made payable to the order of AMALGAMATED TRUST & JAVINGS BANK and delivered, in and by which said Note the Mortgagors promise to pay said principal sum plus imple interest from disbursement at the rate of /prime per cent per annum in astalments of principal and interest as follows: accrued interest to date on the 17th day of February 19 77 and a like amount of money on the 17th day of each month the eafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall Lane on the 17th day of June 1977 payment of principal and interest, if not sooner paid, shall  $C_{i}$  on the 17th day of June and the principal of each instalment unless paid when due shall bear interest at the rate of 12 per annum, and all of said principal and interest being made payal, ea' such banking house or trust company in Chicago, Illinois, as the holders of the note may, from time to ime, in writing appoint, and in absence of such appointment, then at the office of AMALGAMATED TRUST & SAUPLES BANK in said City, covenants and agreements her in on hin eccept whereof is hereby acknow' dger, d cribed Real Estate and all of their est its lying and being in the to wit: Cook as described on Exhibit A attached hereto and made a part ner of. THIS DOCUMENT PREPARED BY DONALD ERICKSON JR. 100 S. STATE ST. CHICAGO, ILL. 60603 This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand.... and seal.... of Mortgagors the Elinor Lombardo Linda L a Notary Public in and for and residing in said County, in the State aforesaid, DO HERROY CERTIFY THAT Richard Himmel and Elinor Himmel 88 they signed, sealed and delivered the said Instrument as their free and voluntary set forth, including the release and walver of the right of homestead. INST LOAN IND 08-324 1-75 1500

Property or Cook Colling Clerk's Office. Lot 8 in Fair Acres, being a subdivision of the North 555.0 ft. of the Northcast quarter of the Southeast quarter (except the East 330 ft. of the South 132 (t. thereof) (except the part lying West of the center of the middle fork of the North Cranch of the Chicago River) of Section 3, Township 42North, Rango 12, East of the 3rd principle Meridian according to the plat thereof recorded September 9, 1955 as Document \$\textit{P16356282}\$ in Cook County, Illinois.

Lot 7 (except that part condemned by Illinois State Tall Highway Commission Case \$56514980, Superior Court of Caok County, Illinois) in Fair Acres, being a subdivision of the North 555 ft. of the Northeast quarter of the Southeast quarter of Section 3, Township 42North, Range 12, East of the 3rd principle Maridian in Cook County Illinois.

Lot 6 (except that part of said lot condemned by the Illinois State Toll Highway Commission, Case 54514980, Superior Court of Cock County, Illinois) in Fair Acres, being a subdivision of the North 555 ft. of the Northeast quarter of the Southeast quarter of Section 3, Toyonship 42N, Range 12, East of the 3rd principle Meridian in Cook County, Illinois.

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	,					
THE COVENANTS, CONDITIONS AND PROVISIONS REFER	RRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRAD):	1				
1. Mortusuous shall (1) promptly repair, restore or rebuild any damaged or be destryed: (2) keep ald premises in good condition lien and one of the superdistrict of the lien hereof; (3) pay when due superior to the lien hereof, and upon request exhibit satisfactors, estain complete within a reasonable time any building or buildings no requirements of law or municipal ordinances with respect to the pre-	buildings or improvements now or hereafter on the premises which may beed and repair, without waste and free from mechanic's or other leas or claims for any indebtedness which may be secured by a lien or charge on the premises idence of the discharge of such prior lien to Trustee or to holders of the note: we or at any time in process of erection upon said premises: (5) comply with all mises and the use (hereof; (6) make no material alterations in gaid premises					
ice charges, and other charges against the premises when due, and s receipts therefor. To prevent default hereunder Mortgagors shall pay	hall, upon written request, furnish to Trustee or to holders of the note duplicate of in full under protest, in the manner provided by statute, any tax or assessment					
ning or windstorm under policies providing for payment by the insur- ing the same or to pay in full the indebtedness secured hereby, all payable, in case of loss or damage, to Trustee for the benefit of the h to be attached to each policy, and shall deliver all policies, including about to expire, shall deliver renewal policies not less than ten days	hereafter situated on said premises insured against loss or damage by fire. Light- rance companies of moneys sufficient either to pay the cost of replacing or repair- in companies satisfactory to the holders of the note, under insurance policies solders of the note, such rights to be evidenced by the standard mortgage clause additional and renewal policies, to holders of the note, and in case of insurance prior to the respective date of expiration.					
<ol> <li>In case of default therein, Trustee or the holders of the required of Mortgagors in any form and manner deemed expedien terest on prior encumbrances, if any, and purchase, discharge, con- tent of the control of the following and premises.</li> </ol>	note may, but need not, make any payment or perform any act hereinbefore nt, and may, but need not, make full or partial payments of principal or in- mpromise or settle any tax lien or other prior lien or title or claim thereof, a or contest any tax or assessment. All moneys paid for any of the burguses					
herein authorized and all expenses paid or incurred in connection Trustee or the holders of the note to protect the mortgaged prem matter concerning which action herein authorized may be taken. immediately due and payable without notice and with interest the holders of the note shall never be considered as a waiver of any r Mortgagors.	note may, but need not, make any payment or perform any act hereinbefore it, and may, but need not, make full or partial payments of principal or inmorphisms, but need not, make full or partial payments of principal or inmorphisms, and the full or any of the purposes of context any tax or assessment. All moneys paid for any of the purposes are context and the full of the purposes					
5. The Triste or the holders of the note hereby secured may do so a rding to any bill, statement or estimate procure of such bill state or but or estimate or into the validity of any 6. Mortgagors shall pay each item of indebtedness herein hereof. At the optic of the holders of the note, and without no	making any payment hereby authorized relating to taxes or assessments, ed from the appropriate public office without inquiry into the accuracy tax, assessment, sale, forfeiture, tax lien or title or claim thereof. mentioned, both principal and interest, when due according to the terms ylice to Mortgagors, all unpaid indebtedness secured by this trust deed					
shall, notwithstap ing anything in the note or in this trust de- default in makin, ps nt of any instalment of principal or in days in the perform nce of any other agreement of the Mortga	mentioned, both principal and interest, when due according to the terms slit to Mortragors, all uppaid indebtedness secured by this trust deed do the contrary, become due and payable (a) immediately in the case of terest on the note, or (b) when default shall occur and continue for three gors herein contained.					
7. When the income as hereby secured shall become oue have the right to forecase in lien hereof, in any suit to foreclose diness in the decree for the all expenditures and expenses which for attorneys fees. The view sees, appraiser's fees, outlays for deand costs (which majorantee views, and six and exact linear papers and expenses which the papers in the second security of the control of the cost o	whether by acceleration or otherwise, holders of the note or Trustee shall enter the lens of the lens of the state of the lens					
such decree the true condition of the mentioned shall become so much a dit; all indebtedness secured of per cent per annu; who paid or incurred by Trup probate and bankruptcy proceeding; to which either of them trust deed or any indebtedness here! secured: or (b) preparation of such right to foreclose whether or ro! I thanky commenced;	premises. All expenditures and expenses of the nature in this paragraph hereby and immediately due and payable, with interest thereon at the rate istee or holders of the note in connection with (a) any proceeding, including shall be a party, either as plaintiff, claimant or defendant, by reason of this is for the commencement of any sult for the foreclosure hereof after accrual or (c) preparations for the defense of any threatened sult or proceeding					
costs and expenses incident to the foreclosure proceedings, including a other items which under the terms hereof constitute secured indebted provided; third, all principal and interest remailing at aid on the n	all such items as are mentioned in the preceding paragraph hereof; second, all ness additional to that evidenced by the note, with interest thereon as herein ote; fourth, any overplus to Mortgagors, their helfs, legal representatives or					
assigns, as their rights may appear.  Jupon, or at any time after the filing of a bill to foreclose this premises. Such appointment may be made either before or the sale the premises are the premises. The premises the homestead or not and the Trustee hereunder may be appointed a sur	trust deed, the court in which such till is flied may appoint a receiver of said without notice, and the same shall be then occupied as a for receiver. Such receiver shall have the rather same shall be then occupied as a case of a said and a deficiency, during the full statutory period of redemption meet when Mortgagors, except for the intervention of such receiver to meet when Mortgagors, except for the intervention of such respection. Dosesthole of said period. The Court from time to time may authorize the receiver to (1) The indebtedness secured hereby, or by any decree forcelosing this trust except the said of the said					
of said premises during the pendency of such foreclosure suit and, in whether there be redemption, or not, as well as during any further it entitled to collect such rems, issues and profits, and all other powers about the net income in his hands in payment in whole or in part of	n case of a sale and a deficiency, during the full statutory period of redemption, mes when Mortgagors, except for the intervention of such receiver, would be will be a full to the same of the same					
the party interposing same in an action at law upon the note hereby	cv ed.					
	spe . c and the control of the premises, nor shall Trustee be obligated to record this ligated by the terms hereof, nor be liable for any acts or omissions hereunder, the agents c emply yets of Trustee, and it may require indemnities satisfactory					
to it before exercising any power herein given. 13. Trustee shall release this trust deed and the lien thereof by ness secured by this trust deed has been fully paid; and Trustee may shall, either before or after maturity thereof, produce and exhibit to	proper inst. ""ni "bon presentation of satisfactory evidence that all indebted- execute and ue'ver a release hereof to and at the request of any person who Trustee the no e. re resenting that all indebtedness hereby secured has been					
may accept as the genuine note herein described any note which behervinder or which conforms in substance with the description herein designated as the makers thereof; and where the release is requested ment identifying same as the note described herein, it may accept as conforms in substance with the description herein contained of the r	proper list. The second presentation of satisfactory evidence that all indebted execute and ou' yet a release hereof to and at the request of any person who y. Where a release is requested of a successor trustee. Successor trustee the release is released to a successor trustee, such accessor trustee the release is released to the release trustee the contained of the mr. c an which purports to be executed by the persons herein of the original trustee and it has never executed a certificate on any instruction and which purports be executed a certificate on any instruction and which purports be executed by the persons herein designations and which purports be executed by the persons herein designations and which purports be executed by the persons herein designated as					
14. Trustee may resign by instrument in writing flied in the offic recorded or filed. In case of the resignation, inability or refusal to ac are situated shall be Successor in Trust. Any Successor in Trust hereu Trustee, and any Trustee or successor shall be entitled to reasonable.	e of the Recorder or Registr of the in which this instrument shall have been to it Trustee, the then Record of Deeds of the county in which the premises under shall have the identical lite powers and authority as are herein given compensation for all easts perfor an erequider.					
15. This trust deed and all provisions hereof, shall extend through Mortgagors, and the word "Mortgagors" when used hereof the hadden the trust the real trust trust the real trust trust trust the real trust	to and be binding upon Mc., gagors and all persons claiming under or clin shall include all such persons and all persons liable for the payment runs shall have executed the note of this rust deed.					
The holders if the my precured by their rust deed at heir sole option, reserve the right to ext. 1d, mostly or renew the note secured hereby an extension as of the whole or any part of the included news hereby accured however evidenced, with interest as much hawful rate as may be agreed upo. In any such renewals or extensions of any such renewals or extensions or any change in the terms or rate of interest shall not impair in any manner the validity of or priority. The trust deed nor release the Mortgagors from personal liability for the indebtedness hereby secured. In the event of any extensions, r. directions or renewals, extension agreements shall not be necessary and need not be filed.						
hereby at any time and from time to time. The time that the control of the time to time the control of the time time to time the time time time time time time time tim						
IMPORTANT	The Instalment Note mentioned in the within Trust Deed has been iden 'A' herewith under Identification No					
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	AMALGAMATED TRUST & SAVINGS BANK, as Trustee					
THE TRUST DEED IS FILED FOR RECORD.	Assistant Secretary Assistant Vice President Assistant Trust Officer					
E NAME   SEND TO	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE					
V CITY						
R Y INSTRUCTIONS OR						
RECORDER'S OFFICE BOX NUMBER	<del></del> 1					