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THIS INDENTURE, made this
Naperville Road in Bartlett, Illinois herein referred to as "Mortgagor", and L. H. Tayne, of Highland Park, Illinois, as Truste
WITNESSETH:
" EAS, Mortgagor has submitted to NATIONAL ACCEPTANCE COMPANY OF AMERICA
(herein so is 'imes referred to as "NAC" and the "holder of the note") their written
guaranty of a'll sums, obligations, indebtedness and limbilities now and hereafter
incurred, due and owing and to be incurred and become due and owing by
PELRON CORPORATION ("Principal Debtor"), an Illinois corporation,
to NAC, as an inducement to NAC to enter into a Loan and Security Agreement with said
Principal Debtor and NAC is welling to enter into said Loan and Security Agreement or
advance monies to Principal Debrar unless said Guaranty by Mortgagor is secured by
this trust deed; and
WHEREAS, Mortgagor has executed, acknowledged and delivered this trust deed
to secure any and all sums, obligations, 'sucotedness' and liabilities of any and
every kind now or hereafter due and owing or co become due and owing from Mortgagor
to NAC, however .created, incurred, evidenced, ac ui ed or arising and whether direct,
indirect, primary, secondary, fixed or contingent, and whether arising under said
یں - guaranty or otherwise, all of shich said sums, obligations, Adobtedness and lia-
bilities being hereinafter sometimes referred to as "said printipal sum of money" and
as "future advances" and as "the note".
یں۔ NOW THEREFORE, the Mortgagor, to secure the payment of all its selv sums, obligations
indebtedness' and liabilities now due or owing and to become due and owin, to NAC,
not in excess of the sum of \$ 740,000.00 outstanding at any one time in secret
incurred or evidenced, whether under said guaranty or otherwise as described apple
does by these presents convey and warrent unto the Trustee, his sucessors and assign,
the following described real estate and all of their estate, right and title therein,
situate, lying and being in the
of Illinois to wit:
Real Estate is described on the ridersattached hereto and made a part hereof.
그리는 물을 하는 그는 그리는 그리는 사람들이 되는 것이 되는 사람들이 가는 사람들이 되는 사람들이 가장하는 것을 하는 것을 하는 것을 하는 것이다.

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as mortgagor may be entitled thereto (which are pledged primarily and on a parity with sail real estate and not acconductify), and all apparatus, equipment or articles move therefore therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), acceens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagor or his heirs, personal representatives or assigns shall be cr. idered as constituting part of the real estate.

O HAVE AND TO HOLD the premises unto the said Trustee, its or his successors and assigns or personal representatives, forever, for the purposes, and upon the uses and trusts berein set furth, free from all right and benefits under and by virtue of the Homestead Exemption laws 1 to State of Hillmost, which said (ights and benefits the Mortgagore does hereby expressly release and waive.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

- 1. Mr (19s) or shall (1) promptly repair, restute or rebuild any heiblings or increasen now or hereafter on the premises which may become do since or be destroyed; (2) keep said premises in good condition and repair, without waste, and tree from mechanic's or other less or claims to the not expressly submilinated to the lien bereof; (3) pay when due my indebtedness which may be secured by a lien or charge on the product superior to the lien becoff, and upon request exhibit satisfactory, evidence of the discharge of such prior lien to Trustice of the history of the lien becoff, and upon said premises (2) c anjly with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Mortgagor shall reperture any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefore. The prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment with hor typo may desire to contest.
- 3. Mortgager shall keep all bu dings politic providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to politic providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to politic providing for payment by the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance politicies payable, in case of loss or demage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attach. To the policy, and shall deliver all politicis, including additional and renewal politics, to holders of the note, and in case of insurance about to expire, shall deliver renewal politics not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein, Trustee or the holder of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagor in any form and manner deemed contents on prior encumbrances, if any, and purchase, dich age, compronise or settle any tax lien or other prior lien or title or claim thereof, or tedeem from any tax sale or forfeiture affecting said or mises or context any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred or control therefore this including attorneys feet, and any other moneys advanced by Trustee or the holders of the note to protect the must expect premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and the rest thereon at the rate of seven percent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any ight accruing to them on account of any default hereunder on the part of Mortgagor.
- 5. The Trustee of the holders of the note hereby secured making any 22 ne 1 bereby authorized relating to taxes of assessments, may do so according to any bill, statement or estimate procured from the appropriate subject without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tay life, or title or claim thereof,
- 6. Mortuagor shall pay each from of indebtedness herein mentioned, both principly, and interest, when due according to the terms hereof and of the instruments evidencing and otherwise securing said "future advance." At the option of the holders of the note, and without notice to Mortuagor, all unpaid indebtedness securing said "future advance," in making anything in the noise or in this Trust Deed or in the Instruments evidencing and otherwise securing said "future advances" to one contarty, become due and payable (a) immediately in the case of default in making payment of any installment of principles in the rate of the noise or not instruments evidencing said future advances, or in the case of cefault in any respect under the terms of the instruments otherwise securing said future advances, or in the case of cefault in any respect under the terms of the instruments otherwise securing said future advances, or in the case of cefault in any respect under the terms of the instruments of the noise or Trustee shall.
- Of (b) when default shall occur and continue for three days in the performance of any other as, the coff the Mortgagor heteln contained.

 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwis, in ders of the note or Trustee shall be allowed as additional Embedshedness in the decree for sale all expenditures and expenses which may be paid or incurted by or or ben for Included as additional Embedshedness in the decree for sale all expenditures and expenses which may be paid or incurted by or or ben for Included as additional costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title regrethes and examinations, guarantee policies, Torrens certificates, and similar data and assumantee with respect to title as Trustee of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to hid less at any sale with a tray be had putsuant (to such decree the true condition of the title to or the value of the premises. All expenditures and expentes of the none in his pragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and parable, with initial street of seven percent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding in the trate of seven percent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding in the decree of the note of the other proceedings, to which either of them shall be a party, either as plaintiff, Cairman or defined and, by the contraction of such rich to oreclose whether or man actually commenced or (c) preparations for the edience of any three or and actually commenced or (c) preparations for the defines of any three or and actually commenced or (c) preparations for the defines of any three or and actually commenced or (c) preparations for the deffiness of any three or and actually commenced or (c) preparation
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: Fir., on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the precedin, r. r.a. graph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the cot, other than said "future advances", with interest thereon as herein provided; third, all principal and interest remaining unpaid on the hours fourth, all principal and interest of said "future advances" remaining unpaid; fifth, any overplus to Mortgagor, his heirs, personal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solveney or insolvency of forecast at the time of application for such receiver and without regard to the the premises or whether the same shall be then notcupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such freeforsure suit and, in case of a sale and a deficiency, during the full statutory period of reclemption, whether there he redemption or not, as well as during any further times when mortgager, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1). The indebtedness secured hereby, or by any decree foreclosing this crust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sele and deficiency.
- 10. No action for the enforcement of the ilen or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the principal note, said "future advances", or the notes evidencing said "future advances", all hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times 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, nor shall Trustee he obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor he liable for any acts or omissions hereunder, except in case of Trustee's own gross regigence or misconduct or that of the agents or employees of Trustee, and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.

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		MESONAL SERVICE OF ASSESSMENT OF THE PARTY.
13. Trustee shall release this trust deed and the lien there indebtedness secured by this trust deed has been fully paid; and Jany person who shall, either before or after maturity thereof, pehereby secured has been paid, which representation Trustee may trustee, such successor trustee may accept as the penuine note here to be executed by a prior trustee hereunder or which conforms in purports to be executed on behalf of the corporation herein doriginal trustee and the original trustee has never executed a certification trustee may accept as the genuine note herein described a destription herein contained of the note and which purports to be	Frustee may execute and deliver a release hereof to; oduce and exhibit to Trustee the note representing, accept as true without impury. Where a release is re- tin described any note which bears a certificate of ide substance with the description herem contained of signared as the maker thereof; and where the releas- ficate on any instrument identifying same as the note. In your which may be presented and which conforms	and at the request of that all indebtedness prested of a successor ntification purporting the note and which is requested of the described herein, the in substance with the
14. Trustee may resign by instrument in writing filed in the shall have been recorded or filed. In case of the resignation, dead county in which the premises are situated shall be Successor in T and authority as are herein given Trustee, and any Trustee or suc- bercunder.	h, inability or refusal to act of Trustee, the then Reco	rder of Deeds of the
5. This Trust Deed and all provisions hereof, shall extend the one. Mortgagor, and the word "Mortgagor" when used hereir ind bttolness or any part thereof, whether or not such persons seek in you. "Intuite advances" or list Trust Deed.	a snall include all such persons and all persons liable	for the payment of
16. "Def." lon) In the event this instrument is signed by a term "Morte got" stall be construed as including the heirs and pattived as meanin, the person, number and gender appropriate to the	ersonal representatives of the parties signing and all pr	ntext so admits, the onouns shall be con-
WITNESS the hand_ and scal_ of Mortgagor the day and y	Da siise Dillete	2.C. (SEAL)
aul E. Pelletier	L'er ne S. Pelletier	

STATE OF ILLINOIS, Instrument, appeared before me this day in person and acknowledged that __thoy____signed, sear than

THIS INSTRUMENT WAS PREPARED BY R. BLUMENFELD, 105 W. Adams St., Chicago, I

This rider is attached to and made a part of Trust Deed dated April , 1975 by Paul E. Pelletier and Larrine S. Pelletier, husband and wife, Mortgagors to

PARCEL I

That part of South West quarter of South East quarter of Section 33, Township 41 North, Range 9 East of the Third Principal Meridian described as follows:

Commencing at South West corner of said South East quarter; thence North 00 degrees 34 minutes East along said West Line 985 feet to Center line of a public line of said South East quarter 349.4 feet to North West corner of South West quarter of said South East quarter thence North 89 degrees 05 minutes East along North line of said South West quarter of said South East quarter of said South East quarter of said South East quarter 502.5 feet more or less to with the said South East quarter of said South East quarter 502.5 feet more or less to line of premises acquired by Herman Goldberg by Warranty Deed recorded June 1, 1939 as a function 12320344 thence South 00 degrees 24 minutes West 727.8 feet along West Northwe 1919 along said center line 628.3 feet to point of beginning all in Cook County, 111 mass, commonly known as

PARCEL II

Part of the East h.1? of the South West quarter of Section thirty three (33), Township orty one (41) North, Range nine (9), East of the Third Principal north (31), described as follows: Commencing at the South East corner of the said East half of the South West quarter of said Section thirty three (33); thence Westerly along the Southerly line of said faction thirty three (33), seven hundred (700.0) feet; thence Northerly parallel with the Easterly line of said East half, six hundred (500.0) feet for a place of beginning; thence Northerly parallel with the said Easterly line two hundred (200.0) feet; thence two feet with the said Easterly line two hundred (200.0) feet; thence two feet giventy (20) feet to the center line of a private easement (being twenty (20) feet in width the center line of which is described as ollows: Commencing at the South East corner of the East half of the South West quarter of Section thirty three (33), Township for your. (41) North, Range nine (9), East of the Third Principal Meridiar, thence North along the East line of said East half nine hundred county six (986.0) feet to the center line of a public highway; these Worth with the center line of a public highway; there worth along the tents (66.9) feet along the center line of said public highway; four (24) minutes West two hundred sixteen and two tenchs (216.2) feet, thence Southerly on a curve to the right having a radius of three hundred forty (340.0) feet, for a distance of one hundred fifty five (155.0) feet, a distance of eighty and five tenths (80.5) feet, thence Southerly on a curve to the left having a radius of ninety (90.0) feet for a distance of eighty and five tenths (80.5) feet, thence Southerly on a curve to the left having a radius of ninety (90.0) feet for a distance of eighty seven and nine tenths (47.9) feet to a point on a line three hundred (300.0) feet West of the East line of the said South West quarter; thence Southerly and Hesterly along the center line of the said South West quarter; thence Southerly and He

Part of the Cast half of the South West quarter of Section Thirty three (33), Township Forty One (41) Korth, Range Kine (9), East of the Third Principal Heridian, described as follows: Commencing at the South East corner of the said east half of the South West quarter of said Section thirty three (33); thence Westerly along the Southerly line of said Section thirty three (33), seven hundred (700) feet; thence Northerly parallel with the East line of said East half, eight hundred (800) feet for a place of beginning; thence Easterly parallel with the Southerly Line of said East half along the Korth line of the real estate conveyed to William Walker by deed recorded on May 25, 1948, as document 14322367, six hundred en (610) feet to the center line of a private easement (being tenty (20) feet in width, the center line of which is described as follows: Commencing at the South East corner of the East half of the South West quarter of Section thirty three (33), Township for, one (41) Korth, Renge nine (9), East of the Third Principal Meridian, thence North along the East line of said East half nine hundre, eighty six (986) feet to the center line of a public highway; thence North sixty nine (69) degrees eleven (11) minutes West sixty si, and nine tenths (66.9) feet along the center line of said public highway; trend for a place of beginning; thence South six (6) degrees twenty four (24) minutes West two hundred sixteen and two tenths (216.2) feet; thence Southerly on a curve to the right having a radius of three in ndred forty (340) feet for a distance of one hundred fifty four and line tenths (84.1) feet; thence Southerly on a curve to the right having a radius of ninety (90) feet for a distance of eighty three and one tenth (83.1) feet; thence Southerly on a curve to the right having a radius of ninety (90) feet for a distance of eighty three and one tenth (83.1) feet; thence Southerly on a curve to the right having a raisus of forty (40) feet for a distance of eighty three and one tenth (83.1) feet; thence Souther ter line of said public highway; thence North sixty (60) degrees seven (7) minutes West Four hundred thirty five and nine tenths (435.9) feet along said center line of said public highway to a point on a line parallel with and seven hundred (700) feet West point on a line parallel with and seven hundred (700) feet West of the East line of said East half: thence Southerly parallel with the Easterly line of said East half five hundred 'west' eight and six tenths (528.6) feet to the place of beginning. In feek County, Illinois, commonly known as

PARCELS I AND II ARE LOCATED IN THE TOWN OF BARTLETT ON THE WEST SIDE OF NAPERVI LE ROAD APPROXIMATELY1/4 MILE SOUTH OF ITS INTERSECTION WITH WEST BARTLETT ROAD.

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