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This instrument was prepared	by lanet M. Frontier	- 4000 W. North Ave.	Chicago, III.
This instrument was propared			FORM 223
	23 126 213	10.7'	5 , between Pioneer
This Indenture, Mad OTRUST & SAVINGS BANK, an Illinois Corpo Oin trust duly recorded and delivered to s	e June 12, ration, not personally but a said Bank in pursuance of a	notation .	e of a Deed or Deeds
œ .	and kno	wn as trust number 19419	
Oherein referred to as "First Party," and	PIONEER TRUST & S	avings bank	
O herein reterr a to as Filst and the			
an Illinois corpor don herein referred to	o as TRUSTEE, witnesseth: s concurrently herewith ex	ecuted its note bearing even	date herewith in the
TWELVE THOU AND FIV	OF LITTLE PROPERTY AND INC	/100 (\$12,500.00)	Dollars,
TWELVE THOU, AI, D. FIV	E HONDKED AND	an	d delivered in and by
made payable to BEARER			enid Trust Agreement
which said Note the First Party promise and hereinafter specifically described,	to pay out of that portion the self principal sum and	n of the trust estate subject to interest	
and determants specific		on the balance of pri	ncipal remaining from
time to time unpaid at the rate of 8-3	3/4 er ent per annun	n in instalments as follows: C	ONE HUNDRED
THIRTY AND NO/100		day of July	19.75 and
	71.11.70.11.15 VII 4110		
ONE HUNDRED THIRTY AND N (\$130.00)	LLARS on the 1 t	day of each. Month	not sooner, paid, shall
(\$130,00) thereafter until said note is fully paid e be due on the list day of June	except that the linal pay	ch payments on account of	the indelitedness evi-
denced by said note to be first applied	to interest on the unpaid	principal balance and the reduced at the	rate observent principal 9-
per amount, and all of said principal ar Pioneer Trust & Saving	id interest being made pay	able at the diff of of a such other place	in the City of Chicago
Ploneer Trust & Saving as the legal holders of the note may fro	m time to time, in writing,	appoint.	
NOW, THEREFORE, First Party accordance with the terms, provisions Dollar in hand paid, the receipt when and convey unto the Trustee, its successions.	eof is hereby acknowledge ssors and assigns, the follow	d, does by these presents gran- ing described Real Estate situ	iate lying and being in
the Chicago	COUNTY OF CO	DK AND STATE OF IL	
	34 (except West 2 fe	et) in Holstein.	
	andivision of the Wes	t half of the	コンツーク

a Subdivision of the West half of the Northwest quarter of Section 31, Township 40 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.



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

which, with the property hereinatter described, is referred to nerein 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 First Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, ight, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting parts for foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached therefore not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First or its successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth.

IT IS FURTHER UNDERSTOOD AND ACREED THAT:

- 1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or a signs to: (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof, (3) pay when due any is at btedness which may be secured by a lien or charge on the premises superfor to the lien hereot, and upon request a bibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) or a by with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) refrain from making material alterations in said premises except as required by law or municipal ordinance; (7) pay before a well-alterated alterations in said premises except as required by law or municipal ordinance; (7) pay before a well-alterated alterations in said premises when due, and upon written request, to furnish to Trustee or to holders of the oft duplicate receipts therefor; (8) pay in full under protest in the manner provided by statute, any tax or assessment. Which First Party may desire to contest; (9) keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insur nec companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the inservence of a supervised and the provided policies in the same or to pay in full the inservence of the note, and the same or to pay in full the inservence of the note, and the same or to pay in full the inservence of the note of the note of the same or to pay in full the ins
- 2. The Trustee or the holders of the note hereby seem a making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or stimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 3. At the option of the holders of the note and without notice to Fire Party, its successors or assigns, all unpaid indebtedness secured by this trust deed shall, notwithstanding anything in the note or in this trust deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) in the event of the failure of First Panager its successors or assigns to do any of the things specifically set forth in paragraph one hereof and such default shall continue for three days, said option to be exercised at any time after the expiration of said three day period.
- 4. When the indebtedness hereby secured shall become due whether by acceiers' on or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures at a expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Tuntee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and cost, which may be estimated as to items to be expended after entry of decree) of procuring all such abstracts of title, title exarches and examinations, guarantee policies, Torrens certificates, and similar data and assurances with respect to tit's at Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to the range of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to the reasonably necessary either to prosecute such suit or to evidence to the product of his paragraph mentioned shall become so much additional individences secured hereby and immediately due and payable, with interest thereon at the rate of MAMAN per cent per ann im.

 9-which paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including polynomic and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendan to the foreclosure hereof after accrual of such right to foreclose whether or not actually commencent of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.
- 5. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns as their rights may appear. tatives or assigns, as their rights may appear.
- 6. 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 solvency or insolvency at the time of application for such receiver, of the person or persons, if any, liable for the payment of the indebtedness secured hereby, and without regard to the then value of the premises or whether the same shall be then occupied 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 foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further time when First Party, its successors or assigns, 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 trust 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 sale and deficiency.

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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.

8. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any

power berein given.

0. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtetness secured by this trust deed has been fully paid; and Trustee may execute and feliver a release hereof to and at the request of any person who shall, either before or after muturity thereof, produce and success the representing that all indebtetness hereby secured has been paid, which representation and exhibit to Trustee the note representing that all indebtetness hereby secured has been paid, which representation. Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which hears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of he between the release is requested of the original relation and which purports to be executed on behalf of First Party; and where the release is requested defined the results as the genuine note herein described any note which may be presented and which conforms in substance with the excitation of the note and which purports to be executed on behalf of First Party.

10. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in

Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which his strument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then her decorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust her bunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or accessor shall be entitled to reasonable compensation for all acts performed hereunder.

11. The Mor agors agree to deposit; (1) by the end of each calendar year a sum equivalent to the amount of the annual real estate taxes assessed on the property described herein for suc's calendar year payable in the succeeding year, as estimated by the Trustee, and to make said deposit in equal monthly instalments during each by the Trustee, and to make said deposit in equal monthly instalments during each calendar year or portion increof; and (2) a further sum, as estimated by the Trustee, equivalent to 1/12th of the annual premiums for policies for fire and all other hazard insurance required in the "rus. Deed. All such deposits shall be non-interest bearing deposits and shall be made in the first day of each month.

12. Mortgagor shall not permit assignment, pledge, or transfer of the beneficial interest in Trust Number 19419 without the prior written consent of Mortgagoe.

THIS TRUST DEED is executed by the Pioneza Taust & Savings Bank, no. per coally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as it. I trustee (and said Pioneer aforesaid in the exercise of the power and authority to execute this instrument), and it is expressly understood and agreed that nothing heroin or in said note contained shall be constructed as ceating any liasy understood and agreed that nothing heroin or in said note contained shall be constructed as ceating any liasy that the said First Party or on said Pioneer Trust & Savings Bank personally to pay the said into or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covernant either pressor in the pied herein contained, all such liability, if any, being expressly waived by Trustee and by every person add Pioneer of the claiming any right or security hereunder, and that so far as the First Party and its successors and add Pioneer of Trust & Savings Bank personally are concerned, the legal holder or holders of said note and the owner, or owners of Trust & Savings Bank personally are concerned, the legal holder or holders of said note and the owner, or owners of the present successors and said Pioneer only indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the convergence of the lien hereby created, in the manner herein and in said note provided or by action to inforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF Provers Trust & Savings Bank, not personally but as Trustee as aforesa. I has

IN WITNESS WHEREOF, Pionera Trust & Savines Bank, not personally but as Trustee as aforesal nas caused these presents to be signed by its Vice President, and its corporate seal to be hereunto affixed and attested by its Assistant Secretary, the day and year first above written.

PIONEER TRUST & SAVINGS BANK

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	STATE OF 11 County of Co	or) i tr a Notary Public	e, in and for said Co	燃烧 医二甲二二烷 经股份 医肾炎炎	resaid, DO HEREBY	CERTIFY.	
		Vice-President o	if the Pioneer Taust	[[[하다] 40년 시간 14 16 14 15 14 14 15 14 14	Harold C.		
(O)		of said Bank, we scribed to the fortively, appeared delivered the said As corporate seal of this own free and the said As corporate seal of this own free and the said As corporate seal of this own free and the said As corporate seal of this own free and the said As corporate seal of this own free and the said As corporate seal of this own free and the said As corporate seal of the said As corp	ho are personally kno oregoing instrument a 1 before me this day ild instrument as the id Bank, as Trustee a sistant Secretary them of said Bank, did affi	own to me to be the sa is such Vice-President, in person and ackin ir own free and volum is aforesaid, for the us and there acknowled; at the corporate scal o the free and voluntary	Assistant and persons whose nam and Assistant Secreta workedged that they a tary act and as the frees and purposes thereinged that he, as custed f sald Bank to said in y act of said Bank, as	es are sub- ry, respec- igned and e and vol- 1 set forth, lan of the trument as	
			nder my hand and no	starial seal, this	20th (\$ (\$ D∪9)	35	
				Gen	Was a solution	Public.	
		LCOOK COUNTY		NA TOWNS OF	30		
		Jun 71 2 2	a PH 175		*231262		
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	The Instalment Note mentioned in the within Trust Deed has been identified here- with under Herrifscation No. 2. 2.2.	Vice President		IMPORTANT	For the protection of both the borrower and lender, the note secured by this Trust Deed abould be identified by the Trustee named herein before the Trust Deed is filed for record.		
	Box 32. TRUST DEED	Poneer Truss & Savings Bank as Truste To	Trusce		Pioneer Trust & Savi gs Ba ik	Chigno, J. & M	
			And the second s	1a)-100G	UMIENEE		