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8 ^N 23 181 102 23 145			
"CO_ O _ 776			FORM 223
This Indenture, Made June 2 The T & Savenes Bank, an Illinois Corporation, not pe the Just duly recorded and delivered to said Bank in p	rsonally but as Trus	tee under the provisio	75 , between Pioneza ns of a Deed or Deeds
	and known as	trust number 1919	
horein referred to as "First Party," and K. A. Sko	pec. As Trustee	and R. J. Yener	ich as Successor Tru
XAR HENDINGS OF THE	herewith executed	its note bearing even	date herewith in the
			DOLLARS.
made payable to BEARER	기가 있다. 경기 많아 한 일 시시되는		nd delivered in and by
which said Note the First Party pro aises to pay out on and hereinafter specifically descrifted, the said principle.	of that portion of the	trust estate subject to	said Trust Agreement
over p	rime (Variable) NYMEKANMUNK in ins	on the balance of pri	incipal remaining from Eight Hundred Eighty
Eight & 89/100's DOLLARS of th	e 9th day	of July	19 75, and
Eight Hundred Eighty Eight & 89/100's DOLLARS on the	g ch day	of each Month	
thereafter until said note is fully paid except that the be due on the 9th day of June 15 denced by said note to be first applied to interest on provided that the principal of each instalment unless per annum, and all of said principal and interest bein Bank of Chicago as the legal holders of the note may from time to time.	the unpa' is principal paid when any shall grade paycole is to thing the chicago, lair of	ments on account of il balance and the re il bear interest at the he office of The Mic	the indebtedness evi- mainder to principal rate of seven per cent
NOW, THEREFORE, First Party to secure the accordance with the terms, provisions and limitations Dollar in hand paid, the receipt whereof is hereby and convey unto the Trustee, its successors and assign the City of Harwood Heights Court	of this trust deed, a scknowledged, does l s, the following desc	ind also in con. derati by these present gray.	on of the sum of One c, remise, release, alien ta, lying and being in
ot 11 and the South 50 feet of Lot 10 in f Lot 3 (except the East 5 acres thereof). The North West quarter of Section 18. Town leridian (except school lot) and the North ownship 40 North, Range 12, East of the T	in C. R. Ball ship 40 North, 25.4 acres of	Subdivision of t Range 13, East o the North East o	he No th Filf of f the Fice Principa
Jhis Instrument	was Prepared by		
Mone	Pat Ken	ر مر	700
The Mid	Bank of	lylago	1122
Chica ju			
which, with the property hereinafter described, is re	化电压线 医乳头 化二氯化二甲基二甲基甲基乙基苯基	program Teat, in conseque SIGN of the	
TOCETHER with all improvements, tenements, all rents, issues and profits thereof for so long and due entitled thereto (which are pledged primarily and on apparatus, equipment or articles now or hereafter they hight, power, refrigeration (whether single units or or	ing all such times as a parity with said ein or thereon used	First Party, its success real estate and not to supply heat, gas, at	ors or assigns may be secondarily), and all r conditioning, water.

Med.

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

1. Until the indebtedness aforesaid shall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) peemptly sepair, sestore or schulid any buildings or improvements now or hereafter on the premises or assigns to: (1) peemptly sepair, sestore or sebailed any buildings or improvements now or hereafter on the premises or assigns to: (1) peemptly sepair, sestore or sebailed any buildings or improvements now or hereafter on the premises and which may become or maged or be destroyed, (2) keep said premises in good condition and repair, without waste, and which may become or make the premises superior to the lien hereof, (3) pay when due free from mechanics, other liens or charge on the premises superior to the lien hereof, and upon any indebtedness which a reasonance are any building or buildings now or at any time in process of eraction upon said premises; plete within a reasonance are any building or buildings now or at any time in process of eraction upon said premises; plete within a reasonance of law or municipal ordinances with respect to the premises and the use thereof. (5) comply with all req in hents of law or municipal ordinances with respect to the premises and the use thereof. (6) refrain from making last all elevations is said premises except as required by law or municipal and other che get against the premises when due, and upon written sequest, to familiar the Turstee or to lolders of the note duplicate respits therefor. (8) pay in full under product the manner provided by statute, to lolders of the note duplicate respits therefor. (8) pay in full under product in the manner provided by statute, to lolders of the note duplicate respits therefor. (8) pay in full under product in the manner provided by statute, to lolders of the note paying the contract of the paying the contract of the note of the soft and the providers of the soft and the providers

2. The Trustee or the holders of the note hereby seem of making any payment hereby authorized soluting to taxes or assessments, may do so according to any bill, statement of estimate procured from the appropriate public without inquiry into the accuracy of such bill, statement of estimate or into the validity of any tax, assessment, sale, forfeiture, tax lies or claim thereof.

3. At the option of the holders of the note and without notice of First Party, its successors or assigns, all unputd indebtedness secured by this trust deed shall, notwithstanding ar it ing 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 Fir Farty or its successors or assigns to do any of the things specifically set forth in paragraph one hereof and such default shall on utinue 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 b, or arration or otherwise, holders of the note or Trustee shall have the night to foreclose the lica hereof, in any suit to 'or 'ose the lica hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expe ulit ness and expenses which may be allowed and included as additional indebtedness in the decree for sale all expe ulit ness and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys for Trustee's fees, appraiser's fees, outlays for documentary and expent evidence, stanographers' charges, publication sost, and costs (which may be reasonable and the sale of procuring all such abstrate the special standard of the note for attorneys to the sale and extended after entry of decree) of procuring all such abstrate the special standard of the note may deem to be reasonably necessary either to proscute such suit or to evidence to bidders at or holders of the note may deem to be reasonably necessary either to proscute such suit or to evidence to bidders at or holders of the note may be had pursuant to such decree the true condition of the title to or the 'a' not of the premises. All any sale which may be had pursuant in this paragraph mentioned shall become so much liditional indebtedness expenditures and expenses of the nature in this paragraph mentioned shall become so much liditional indebtedness expenditures and expenses of the nature in this paragraph mentioned shall become so much liditional indebtedness expended hereby and immediately due and payable, with interest thereon at the rate of seven per on t per amum, secured hereby and immediately due and payable, with interest thereon at the rate of seven per on t per amum, secured hereby and immediately due and payable, with interest thereon at the rate of seven per on the foreclosure hereof after accural of such sight to foreclose whether or not actually commences; of any threatmed suit or proceeding which eith

5. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the coving order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including a longer of priority; first, on account of all costs and expenses fundamental of the second all other items which under the terms hereof such items as are mentioned in the preceding paragraph hereof second, all other items which under the terms hereof such items as are mentioned in the provided; constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; constitute secured indebtedness additional to that evidenced by the note, with interest thereon as level provided; constitute secured indebtedness additional to that evidenced by the note, with interest thereon as level provided; constitute secured indebtedness additional to that evidenced by the note, with interest thereon as level provided; constitute secured indebtedness additional to that evidenced by the note, with interest thereon as level in the constitute secured indebtedness additional to the evidenced by the note, with interest thereon as level in the constitute secured indebtedness additional to the evidence of the note; the constitute of the

6. Upon, or at any time after the filing of a bill to foreclose this trust doed, 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, may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, my appoint a receiver of the person or persons, if 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 indubtedness secured hereby, and without regard to the them value of the premises any, liable for the payment of the indubtedness secured hereby, and without regard to the them value of the premises any, liable for the payment of the indubtedness secured hereby, and the Trustee hereunder may be appointed as any interestiver. Such receiver such secures and a deflucioncy, during the full statutory period of redemption, dency of such forcellours suit and, in case of a sale and a deflucioncy, during the full statutory period of redemption, whether there he redemption or not, as well as during any further time when First Farty, its successors or assigns, whether there intervention of such secsiver, would be entitled to collect such sents, issues and profits, and all other except for the intervention of such secsiver, would be entitled to collect such sents, issues and profits, and all other except for the intervention of such secsiver, would be entitled to collect such sents, issues and profits, and all other except for the intervention of such secsiver, would be entitled to collect such sents, issues and profits, and all other except for the premises during the whole of a sale period. The Court from sime to time may authorize the receiver to apply the net income is his hands in payment in whole or in part of: (1) The indubtricaness secured hereby, or by any apply the net income is his hands in payment in whole or in part of: (2) the deflucion of such decree foredosing th

Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and 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 be longated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms herer, nor be liable for any acts or omissions herender, 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

Journal of the shall release this trust deed and the lieu thereof by proper instrument upon presentation of satisfactory evid note that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release 1 work the note representing that all indebtedness hereby secured has been paid, which representation. Trustee may accept as the growine note herein described any note which bears a certificate of identification purporting to executed by a or or trustee herein described any note which bears a certificate of identification purporting to the note and which purport to be executed on behalf of First Party; and where the release is requested of the original trustee and it has never a certificate on any instrument identifying same as the note described herein, it may accept as the genuine note here described any note which may be presented and which conforms in substance with the description herein contained of the note and which purport to be executed on behalf of first Party; and where the release is requested of the original trustee and it has never a cert dead a certificate on any instrument identifying same as the note described herein, it may accept as the genuine note herein contained of the note and which purports to be executed on behalf of First Party.

10. Trustee may resign by ment in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have the recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the promite in which the premises are situated shall be 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 remain the proposed for all acts performed hereunder. white ical the mabbe co.

THIS TRUST DEED is executed by the Proners Taust & Savings Bang, not personally but as Trusto aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustoe (and said Fig. 8.)

Trust & Savings Bank, hereby warrants that it possesses full power and authority to execute this instrument), and this expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any lishility on the said First Party or on said Ploneer Trust & Savings Bank personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Trustoe and by every person now or hereafter claiming any right or security hereunder, and that so far as the First Party and its successors and said Ploneer Trust & Savings Bank personally are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said note provided or by action to enforce the personal liability of the guarantor, if any.

IN WITNESS WHEREOF Propers Taurt & Savings Bank, not personally but as Trustoe as aforesaid, has

IN WITNESS WHEREOF, Pioneer Trust & Savence Bank, not personally but as Trustee as aforesaid, has 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 As Trustee as aforesaid and not personally,

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	OF ILL	ranga ang kalangga				
		the undersigned a Notary Public, in and for said County, in the State aforesaid, DO HEREBY CERTIFY.				
		that R. K. LINDEN Vice-President of the Pioneer Trust & Savincs Bank, and HAROLD C. HUEBNER. JR.				
			Assistant Socretary known to me to be the same persons whose names are sub- mat as such Vice-President, and Assistant Secretary, respec-			
		tively, appeared before me this lelivered the said instrument as	day in person and acknowledged that they signed and their own free and voluntary act and as the free and vol-			
		and he said Assistant Secretary t	tee as aforesaid, for the uses and purposes therein set forth; then and there acknowledged that he, as custodian of the affix the corporate seal of said Bank to said instrument as			
		his o - tree and voluntary act an aforesaid, for the uses and purpo	d as the free and voluntary act of said Bank, as Trustee as sees therein set forth.			
		GIVE (a)der my hand an	. 97 0 :			
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