UNOFFICIAL CO

TRUST DEED

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ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

1978, between April 25.

LPWIN PREUSS AND DIANE PREUSS, His Wife

herein referred to as "Mortgagors," and

MARQUETTE NATIONAL BANK,

a national Banking Asso, in to doing business in Chicago Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Marty cors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal hold r or holders being herein referred to as Holders of the Note, in the principal sum of TWENTY FIVE THOUS AND NO/100 ------Dollars, evidenced by one certain Instalment '...'e of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which sait on the Mortgagors promise to pay the said principal sum and interest from date of disbursement on the halance of principal remaining from time to time unpaid at the rate of 8 3/4 per cent per annum in instalme as . s follows: Two Hundred Twenty and 93/100 (\$220.93) or more --:

first Dollars on the first (\$220.93) or more19 78 and Two Hundred Twenty and 93/100

Dollars on the first day of each month bereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the first day of June 1998. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remaindon to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of eight per cent per annum, and interest being made payable at such banking house or trust company in Chicago Illinois, as he holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the orf e of MARQUETTE NATIONAL BANK

in said City,

NOW. THEREFORE, the Mosions and limitations of this trustes in consideration of the sum unto the Trustee, its successors

being in to wit:

Chicago

The North 4.50 feet of Lot 105 and Lot 106 (except the North 3 feet thereof) in 79th and Kolmar Subdivision, being a Subdivision of the West 20 acres of the South East quarter of the South West guarter of Section 27, Township 38 North, Range 13, East of the Third Frincipal Meridian, in Cook County, Illinois.

THIS INSTRUMENT PREPARED BY:

6316 S. Western, Chicago, Illinois

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.S... and seal..S. of Mortgagors the day and year first above written.

[SEAL]	Turin tracuss [SEAL]	
[SEAL]	Diane Preuss [SEAL]	
STATE OF ILLINOIS. I. Elaine	Andreski	
ss. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Erwin Preuss & Diane Preuss, His Wife		
County Section 1. County Secti		
My commission expires March 26, 1980	Notary Public.	

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THE COVENANTS, CONDITIONS AND PROVISIONS REFE	RRED TO ON PAGE ! (THE REVERSE SIDE OF THIS TRUST DEED):
 Mortgagors shall (1) promptly repair, restore or rebuild any bi aged or be destroyed; (2) keep said premises in good condition and re- expressly subordinated to the lien hereof; (3) pay when due any inde- lien hereof, and upon request exhibit satisfactory evidence of the disch reasonable time any building or buildings now or at any time in pre- municipal ordinances with respect to the premises and the use there 	uildings or improvements now or hereafter on the premises which may become dam- ualt, without waste, and free from mechanic's or other liens or claims for lien not tedness which may be secured by a lien or charge on the premises superiur to the arge of such prior lien to Truste or to holders of the note; (4) complete within a cess of erection upon said premises; (5) comply with all requirements of law or of the normal production of the normal premises except as required by law or
charges, and other charges against the premises when due, and shall, unterefor. To prevent default hercunder Mortgagors shall pay in full ungagors may desire to contest.	pon written request, turnish to Trustee or to holders of the note duplicate receipts der protest, in the manner provided by statute, any tax or assessment which Mort-
3. Mortgagors shall keep all buildings and improvements now or or windstorm under policies providing for payment by the insurance cosame or to pay in full the indebtedness secured hereby, all in compani of loss or damage, to Trustee for the benefit of the holders of the note, policy, and sholl deliver all policies; including additional and renewal	hereafter situated on said premises insured against loss or damage by fire, lightning momanies of moneys sufficient either to pay the cost of replacing or repairing the es satisfactory to the holders of the note, under insurance policies payable, in case such rights to be evidenced by the standard mortizate clause to be attached to each policies, to holders of the note, and in case of insurance about to expire, shall detect of expiration.
iver renew it solicies not less than ten days prior to the respective of 4. It has a displant therein. Trustee or the holders of the note of horizon is a by form and manner deerned expedient, and may, but it forfeiture affective that premises or contest, any tax or assessment. All	altes of expiration. any, but need not, make any payment or perform any act hereinbefore required of need not, make full or partial payments of principal or interest on prior encum- need not, make full or partial payments of principal or interest on prior encum- moneys paid for any of the purposes herein authorized and all expenses paid or
incurred in co. 'exclusin 'increweth, including attorneys' fees, and any of gaged prefus: 'en le hen heren, plus resonnable compensation to the properties of the properties o	may, but need not, make any payment or perform any act hereinbefore required of need not, make full or partial payments of principal or interest on prior encumien or other prior lien or title or claim thereof, or redeem from any tax sale or moneys paid for any of the purposes herein authorized and all expenses paid or former or title or the proposes herein authorized and all expenses paid or fruits or the proposes of the propo
ing to any bill, state enter estimate procured from the appropriate pu	blic office without inquiry into the accuracy of such bill, statement or estimate or
6. Mortgagers shall p: y =a h item oil indebtedness herein mention option of the holders of the condition of the Mortgagers, all stallment of principal or interest on (*) note, or (b) when default shall the Mortgagers herein contain d.	ed, both principal and interest, when due according to the terms hereof. At the unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything dipayable (a) immediately in the case of default in making payment of any inoccur and continue for three days in the performance of any other agreement of
7. When the indebtedness he sky secured shall become due what right to foreclose the lien hereof. In my suit to foreclose the lien her for sale all expenditures and expenses which may be paid or incurred by	her by acceleration or otherwise, holders of the note or Trustee shall have the oof, there shall be allowed and included as additional indebtedness in the decree y or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees.
about the second of the second	up of site title searches and examinations, guarantee policies. Torrens certifier not holders of the note may deem to be reasonably necessary either to prosecute that to such decree the true condition of the title to or the value of the premises de shall become so much additional indichtedness secured hereby and immediately
with (a) any proceeding, including probate and ankruintey proceeding feed and property from the proceeding from the property indebted — erroly secularly from the property for a feed or any indebted — erroly secularly from the property from the pr	d payable (a) immediately in the ease of default in making payment of any in- occur and continue for three days in the performance of any other agreement of her by acceleration or otherwise, holders of the note or Trustee shall have the eof, there shall be allowed and included as additional indebtedness in the decree or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees, aphers' charges, publication costs and costs (which may be estimated as to Items aphers' charges, publication costs and costs (which may be estimated as to Items or holders of the note may deem to be reasonably necessary either to prosecute and to such decree the true condition of the titlle to or the value of the premises. ed shall become so much additional indebtedness secured hereby and immediately or annum, when paid or incurred by Trustry, either as plantiff, claimant or de- red; or (b) preparations for the commencement of any sult for the foreclosure or ommenced; or (c) preparations for the defense of any threataned suit or pro- er or not actually commenced. Intibuted and applied in the di in the preceding paragraph hereof; second, all other intownal to that evidenced by the note, with interest theron as herein provided; my overplus to Mortgagors, their heirs, legal representatives or assigns, as their ust deed, the court in which such bill is filed may appoint a receiver of said prem-
costs and e proceeds of any to recourse cause time permises among each costs. The permises are costs and the costs are permises and the costs of the costs and the costs are costs and the costs are costs.	is such items as are mentioned in the preceding paragraph hereof; second, all other illitional to that evidenced by the note, with interest theron as herein provided; any overplus to Mortgagors, their heirs, legal representatives or assigns, as their the provided; the provided is the provided to the p
9. Upon, or at any time after the filing of a bill to forecase anis trees. Such appointment may be made either before or after sale, with at of application for such receiver and without regard to the then valued the result of the proposed of the such receiver. Such during the pendency of such foreclosure suit and, in case of a sale redemption or not, as well as during any other than the such as the receiver of the such as the such	ust deed, the court in which such bill is filed may appoint a receiver of said prem- sities, without regard to the solvency or insonency of Mortgagors at the time celver shall have power to collect the rents, issues and profits of said premises a deficiency, during the full statutory period of redemption, whether there be except for the intervention of such receiver, would be entitled to collect such om the collection of the profit of the collection of the c
the party interposing same in an action at law upon the note hereby sec	ch carree. , rovided such application is made prior to foreclosure sale; (2) the hereofl/ .c tubject to any defense which would not be good and available to ured ct the pre-lise; a/ all reasonable times and access thereto shall be permitted for
that purpose. 12. Trustee has no duty to examine the title, location, existence, or deed or to exercise any power herein given unless expressly obligated becase of its own gross negligence or misconduct or that of the agents or	condition of the primises, nor shall Trustee be obligated to record this trust by the terms he ear nor be liable for any acts or omissions hereunder, except in employees of this to not in any require indemnities satisfactory to it before
3. Truste shall release this trust deed and the lien thereof by presented by this trust deed has been fully paid; and Trustee may execut either before or after maturity thereof, produce and exhibit to Trustee the representation Trustee may accept as true without inquiry. Where a relate grenuine note herein described any note which bears a certificate of makers thereof; and where the release is requested of the original trust	oper instrument upon estation of satisfactory evidence that all indebtedness cand deliver a releas beer to and at the request of any person who shall be asset in requested of a user sort instructe, such successor trustee may accept as identification purporting the executed by the persons herein designated as the and which purports the executed by the persons herein designated as the early with the purports of the executed by the persons herein designated as the early with the executed by the persons herein designated as the described any note which may be present et and which conforms in substance to be executed by the persons he ein de gnated as makers thereof. Of the Recorder of Registrar of 1 lies in which this instrument shall have been of Trustee, the then Recorder of the other county in which the premises are not all acts performed hereunder.
as the note described herein, it may accept as the genuine note herein with the description herein contained of the note and which purports 14. Trustee may resign by instrument in writing filed in the office recorded or filed. In case of the resignation, inability or refusal to act situated shall be Successor in Trust. Any Successor in Trust hereunder and any Trustee or successor shall be chittled to reasonable compensation.	described any note which may be prese ted and which conforms in substance to be executed by the persons he cin die gnated as makers thereof. of the Recorder or Registrar of 1 lies in which this instrument shall have been of Trustee, the then Recorder of 1 which of the president at the shall have the identical title, powers are authority as are herein given Trustee, in for all acts performed hereunder.
sagors, and the word "Mortgagors" when used herein snall include all spart thereof, whether or not such persons shall have executed the note of	such persons and all persons liable for the pa/m at of the indebtedness or any r this Trust Deed.
÷	exceed two cents (2c) for each dollar (\$1) f
eneral taxes with each monthly payment. In the event such payment sist, on demand, such additional amounts as may be required for the 18. With respect to any deposit of funds made by the Mortgagon by Interest on any such deposits. (b) Such deposits and I be held said	herein specified, the Mortgagors shall pay 1/12th the in util amount of the shall not be sufficient to pay such taxes when due, it is to take to determine the sufficient to pay such taxes when due, it is agreed as follows: (a) Mortgagors shall r t be intitled to instance acceleration.
'the holder of the note for such nurposes and shall not be subject to e terms hereof, or of the Note, the holder of the note may, at its opti- note in reduction of said indebtedness or any other charges then accr- led. It is expressly agreed and understood that in the event of tra-	it purpose. The propose is a follows: (a) Mortgagors shall r (be) intitled to used exclusively, as herein provided, and shall be irrevoc oly ap repriated the direction or control of the Mortgagors, (c) If a default occurr in any of on, notwithstanding the purpose for which said deposits were mader r, y the led, or to be accrued, secured by this Trust Deed, without flat obtain the ladder of this to the real estate described herein, without flat obtain the lane due on the Note shall then become due and payable in full.
The tient of the 1900 secured hereby, the tilthe ba	nance due on the Note shall then become due and payable in full.
Door ochala Tremois	RECORDE OF DEEDS
19/2/10 30R RECOLD	*24438191
IMPORTANT	The Instalment Note mentioned in the within Trust Deed has been identified berewith under identification No. R.E.L. No. 6086
R THE PROTECTION OF BOTH THE BORROWER AND LENDER.	MARQUETTE NATIONAL BANK, as Trustee,
E NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI- ED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED	Asber Attesley &
FILED FOR RECORD.	Asst. Trust Officer
D NAME E	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
L STREET I	7724 S. Kilbourn
E	Chicago, Illinois
R Y INSTRUCTIONS OR	
RECORDERS'S OFFICE BOX NUMBER 600	

END OF RECORDED DOCUMEN