UNOFFICIAL COPY

IS INDENTURE, made — August 14, ——1978— between WILBERT MUCKEROY and VONETTA MUCKEROY, his wife overlander called "Mortgagor"), and d'Truste"), witnesseth: AT, WIEBERS the Mortgagor is justly indebted to the legal helder or helders of the Instalment Note hereinster of "Truste"), his witnesseth: AT, WIEBERS the Mortgagor is justly indebted to the legal helder or helders of the Instalment Note hereinster of "Truste"), his principal property in the principal promises to pay such principal to payable to BEABER and delevered, in and by which Note the Mortgagor of even date herewith the payable to BEABER and delevered, in and by which Note the Mortgagor or for the Mortgagor of even date herewith he rate of 9-3/42-per cent per anum in instalments as follows: TWO HINDEED TRELVE and 00/100 — (\$212.00) Dollars on the "first—day of—November — 1978— and TWO HINDEED TRELVE and 00/100 — (\$212.00) Dollars on the "first—day of—November — 1978— and TWO HINDEED TRELVE and 00/100 — (\$212.00) Dollars on the first—the principal promising from time to time unput of the principal promises to pay entire the pay from time to time, in writing appoint: W. T.F. Schith half of Lot 18 and all of Lot 19 in Rutt's Result distinction of Block 1 in Pitner and Sone Trifle Addit on to Svanston, being a subdivision of the North West of Quarter of the North West of Quarter of the North West of Section 1 in Pitner and Sone Trifle Addit on the Section of Block 1 in Pitner and Sone Trifle Addit on the Section of Block 1 in Pitner and Sone Trifle Addit on the Section of	TRUST DEED	24 587 666
WILBERT MUCKEROY and VONETTA MUCKEROY, his wife the Note of Trustee", witheaseth: AT, WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Installant (Note hereinsteer called the "Holders of the Note"), in the principal sum of the received for the received of the receivance of the received of the receivance	Box 805	THE ABOVE SPACE FOR RECORDERS USE ONLY
TENATIONAL BANK, a National Banking Association, doing business in Evanston. Hintos, (hereinafter called "Mortgagor"), and d"Trustee"), witnesseth: T. WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter called the "Holders of the Note"), in the principal sum of "TWENTY THOUSAND and 00/100 here of the Note"), in the principal sum of "TWENTY THOUSAND and 00/100 here of the Note"), in the principal sum of "TWENTY THOUSAND and 00/100 here of the Note of the Mortgagor of even data herewith, and interest from date of "Twenty and interest from date of the Note") of the Mortgagor of even data herewith, and interest from an one of the balance of principal remaining from time to time unpaid are rate of "3/4%—per cent per annum in instalments as follows: — TWO HUNDRED TWELVE and 00/100 (\$212.00) Dollars on the "first — day of each — month— thereafter until the Note are raised to the standard principal and interest, if not gooner point, shall be due on the "first — of population to the standard unique special and interest, if not gooner point, shall be due on the "first — of the policy of an annual management unless paid when due shall bear interest after maturity at the rate of "1252.40" and of each — month— thereafter until the Note with the standard unless paid when due shall bear interest after maturity at the rate of "1252.40" and of each — month— thereafter on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest after maturity at the rate of "1252.40" and of each — month— there are not always of the office of STATE NATIONAL BANK, in Evanston, Illinois, or at such other place as the Holders evaluation of the population of allowed herein the standard evaluation of the first of the principal standard evaluation of the first of the principal standard evaluation of the first evaluation of the principal standard evaluation of the principal standard evaluation of the princ	S INDENTURE, made Augus	st 14,1978, between
T. WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereindescribed, thereinaftee called the "Holders of the Note"), in the principal sum of TWENTY THOUSAND and 00/100 — Dollars (\$20,000.00) — TOLLARS (\$20,	TE NATIONAL BANK, a National	(hereinafter called "Mortgagor"), and
payable to BARRR and delivered, in and by which Note the Mortgagor of even date herewith payable to BARRR and delivered, in and by which Note the Mortgagor promises to pay such principal ministents. Transport of the Control of the	F. WHEREAS the Mortgagor is ju-	stly indebted to the legal holder or holders of the Instalment Note herein Holders of the Note"), in the principal sum of
Dollars on the first day of November 1978—and TWO HUNDRED TWELVE and 00/100 (\$212.00) Dollars on the first day of November 1978—and TWO HUNDRED TWELVE and 00/100 (\$212.00) Dollars on the first day of November 1984—and the State of Note of State of Note of November 1993—All such payments on account of the indebtedness evidenced by the Note of Spiled to Infrared the Infrared State of Spiled to Infrared State of Spiled to Infrared State of Spiled to Infrared State of Spiled S	enced by one certain Instalment Note	e (hereinafter called the "Note") of the Mortgagor of even date herewith
TWO HUNDRED TWELVE and 00/100 (\$212.00) It is the final part and part of the first — day of each — common the first — day of each man the first — day of each — common the state of the first — day of each — common the state of the first — day of each — common the state of the first — day of each — common the state of the first — day of each — common the state of the first — day of each — common the state of the first — day of each — common the state of the first — day of each — common the first — common		RED TWELVE and 00/100——(\$212.00)———————————————————————————————————
y maid except that the final payment of principal and interest, if not sooner paid, shall be due on the #If st	TWO HUNDR	RED TWELVE and 00/100 (\$212.00)
The South half of Lot 18 and all of Lot 19 in Rutt's Re ub invision of Block 1 in Pitner and Sons Third Addit' on to Evanston, being a subdivision of the North West quarter of Section ' Township 41 North, Range 13, East of the Third 'rinc'nal Meridian, in Cook County, Illinois. THER with all the tenement, privileges, essement, bredianness of government of the property hereins belonging, all buildings, and a party with the Real Estate as security for the property of the indebtedness secured hereby), and all apparatus, equipment of a privilege, essement, bredianness of the property of the indebtedness secured hereby), and all apparatus, equipment of a privilege of the Real Estate as security for the property of the indebtedness secured hereby), and all apparatus, equipment of a privilege of the Real Estate as security for the property of the indebtedness secured hereby), and all apparatus, equipment of a privilege of the Real Estate and property of the propert	y raid except that the final payment Cotober ——1993.—All topplied to interest on the unpainer of each instalment unless paid to per annum, and all of said prince, or at the office of STATE NATI Note 1 ay, from time to time, in v	of principal and interest, if not sooner paid, shall be due on the first lsuch payments on account of the indebtedness evidenced by the Note to principal balance and the remainder to principal; provided that the when due shall bear interest after maturity at the rate of lawful plant and interest being payable in lawful money of the United States of ONAL BANK, in Evanston, Illinois, or at such other place as the Holders writing appoint;
Rea ub initiation of Block 1 in Pitner and Sons Third Addit'on to Evanston, being a subdivision of the North West quarter of Section 's Compship 41 North, Range 13, East of the Third rincipal Meridian, in Cook County, Illinois. **THER with all the tenements, privileges, exements, bredignents and profess thereof cyclick are bretzly expressly assigned facures now located or hereafter to be placed on the Real ser all registers and facures now located or hereafter to be placed on the Real ser all registers and profess thereof cyclick are bretzly expressly assigned on or hereafter therein or thereof or the register to be placed on the Real ser all registers and profess thereof cyclick are bretzly expressly assigned on or hereafter therein or thereof or thereof or thereof or the register to be placed on the Real ser all registers and profess thereof cyclick are bretzly expressly assigned on or hereafter therein or thereof or thereof or the register to be placed on the Real ser all registers and profess thereof or thereof or the registers and compared to the registers of the place of the foreigning and an abuse whitever the compared to the registers and continuing the greatest of the Engage of	W. THER TO AF he Mortgagor to secure the ontained, and all in consideration of the sum of d WARRANT into the Trustee, its successors an ight, title and interest to a structe. Iying and the COCK AND STATE O	payment of the Note and the performance of the Mortesgor's coverants, conditions and provisions of a signa, the following described Real Estate (hereinstire callet, 'Real Estate') and all of Mortesgor's value in the following described Real Estate (hereinstire callet, 'Real Estate') and all of Mortesgor's PILLINOIS, to-wit:
THER with all the teamments, privileges, easements, hereditaments of printenances now or at anytims hereafter thereune belonding, all buildings, and the season of the property hereinafter described, is hereinafter called the "yet" set, printenances now or at anytims hereafter thereune belonding, all buildings, and anyther the private of the private privileges, and anyther the private of the private privileges, and anyther the private of the private p	Result design of Addition to Eve North West qua Section 2+ 20 the Third Princ	of Block 1 in Pitner and Sons Third anston, being a subdivision of the rter of the North West quarter of wnship 41 North, Range 13, East of
THER with all the tenements, privileges, easements, bereditaments of a partenances now or at anytime hereafter thereunto belonging, all buildings, mits and fixtures now located or hereafter to be placed on the Real Let. "Ill rate, started and profits thereoff (which are hereby expressly assigned were hereafter therein of vibercon of every kind and nature whatsoeve, he ading, but without limiting the generality of the foregoing, all shrubberry, aswings, screens, storm windows and doors, floor coverings, indoor bed, or him factors, vegetiant hind, gas and electric skurrers, interpretory, aswings, screens, storm windows and doors, floor coverings, indoor bed, or him factors, vegetiant hind, gas and electric skurrers, interpretory, aswings, screens, storm windows and doors, floor coverings, indoor bed, or him the starte of the foregoing, all shrubberry, aswings, screens, storm windows and doors, floor coverings, indoor bed, or him the starte of the foregoing and starter with the starte and proposed the starte and sproposated to the starte and started the starte and started the starte and sproposated to the starte and started the started the started the started the understand and started the started the started and started the	TITIOIS.	See
EFFIER with all the tenements, privileges, easements, hereditaments ad sources now on at anytime hereafter thereunto belonging, all buildings, metas and fixtures now located or hereafter to be placed on the Real act, all rents, issues and profits hereaf (with are hereby appressly assigned to the profit of the placed on the Real act, all rents, issues and profits hereaft (with are hereby appressly assigned to the profit of the profits of two pages of the profits of th		
[SEAL]	EFHER with all the tenements, privileges, easements and fixtures now located or herealize to be; ged primarily and on a parity with the Real Estate of the privilege of the priv	ents, hereditaments - d. purtenances now or at anytime hereafter thereunto belonging, all buildings, placed on the Real art - in I rents, issues and profits thereof (which are hereby expensally assigned as a security for the profit of the p
I, Kathleen C. Acks I, Kathleen C. Acks II, Kathleen C. Acks III, Kathleen C. Acks IIII IN INSTRUMENT Public in and for and residing in said County, in the State aforesaid, to B INEBY CERTIFY THAT WILBERT MUCKEROY and VONETTA MUCKEROY, his wife; Who Size personally known to me to be the same persons whose name. S. Size subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, seeds and delivered the said Instrument as their form the said of the said and value of the release and waiver of the right of homestead. GIVEN under my hand and Notatal Seal this 15th day of August AD. 19.78. THIS INSTRUMENT PREPARED BY STATE HARDIONAL BARK, EVANISION, ILL DOROTHY BORCHARDITE! MECORDISSION Expires May 17, 1982	ITNESS the hand and seal of mortga	gor the day and year met above with a many
I. Kathleen C. Acks I. Kathleen C. Acks II. Kathleen C. Acks II. Kathleen C. Acks III. Who III. With III. With III. With III. With III. With III. III. III. III. III. III. III. II		10001 Soffweller 10001
the undersigned, a Notary Public in and for and residing in said County, in the State aforesaid, 10 HERBY OF COOK CERTIFY THAT WILBERT MUCKEROY and VONETTA MUCKEROY, his wife: Who Sic personally known to me to be the same personal whose name. S are subscribed to the foregoing that trument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 15th day of August AD. 19.78. THIS INSTRUMENT PREPARED BY SIATE MATIONAL BAIK, EVAILSTON, ILL. DOROTHY BORCHARBTOE!		
Instrument, appeared before me this day in person and acknowledged that the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 15th day of August A.D. 19.78. "THIS INSTRUMENT PREPARED BY" STATE NATIONAL BARK, EVANSION, ILL. DOROTHY BORCHARDTOE! My Commission Expires May 17, 1982	OF COOK st. the undersign	ed, a Notary Public in and for and residing in said County, in the State aforesaid, IO HEREBY
GIVEN under my hand and Notarial Seal this 15th day of August A.D. 19.78. "THIS INSTRUMENT PREPARED BY" STATE RATIONAL BANK, EVANSTON, ILL DOROTHY BORCHAROTOE My Commission Expires May 17, 1982	Instrument, appeared before	me this day in person and acknowledged that signed, sealed and delivered the
STATE NATIONAL BANK, EVANSTON, ILL DOROTHY BORCHARBTOE! MY Commission Expires May 17, 1982		
ASSISTANT VICE PRESIDENT My Commission Expires May 17, 1982	STATE DATIFICATION AND	C. EVANSTON, ILL. FOLLOW Public Police
	805	E PRESIDENT My Commission Expires May 17, 1982
		Q O

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

COOK COUNTY. ILLINOIS FILED FOR RECORD Aug 17 9 on AH '78

Buch y R'allen RECORDER OF P.ET. *24587636

I M P O R T A N T
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD
BE IDENTIFIED BY STATE NATIONAL BANK, TRUSTEE, BE-

STATE NATIONAL BANK

ENO DE RECURDEU IL COM