THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made November 28 1978, between CHARLES A. MEYER, married to Marilyn Meyer, EDWARD E. MEYER, a bachelor and THOMAS E. MEYER, married to Eileen C. Meyer
herein referred to as "Mortgagors," and
AMALGAMATED TRUST & SAVINGS BANK
in I linois banking corporation doing business in Chicago, Illinois herein referred to as TRUSTEE, withebuth:  The 1, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note herein after described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of ONE FUNDRED THOUSAND AND NO/100
RANT unto the Trustee, its successors and sasigns, the following earlied Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the Town of Palatine o'NTY of COOK AND STATE OF ILLINOIS, to with
Lot 10 and the North half of Lot . In Block 4 in Richmond's Subdivision of Block 1 (except the South 5 rods in 1 the North 4 rods of the West 16 rods of the East 24 rods thereof, of Assessor's Division of the North East quarter of the South East quarter of Section 15, Township 42 North, Range 10 East of the Third Irincipal Meridian in Cook County, Illinois.  THIS TRUST DEED IS ALSO SUBJECT TO THE TERMS .N.) CONDITIONS OF RIDER CO
"A" ATTACHED HERETO AND MADE A PART HEREOF.  Thir document prepared by  VILLIAM E. NAVOLIO  100 S STATE STREET  CHICACO ILLINOIS 60603
which, wind the property interestance described, is reterred to herein as the premises, thereto belonging, all reressions and profits thereof for roceTHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, all reressions that have been considered as a sixty with add read estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gr. air c nditioning, water, light, power, terrigeration (whether single units or centrally controlled), and ventilation, including (without restricting he four joing), screens, window shades, storm doors and windows, floor ofverings, inador beds, awnings, stower and water heaters. All of the foregoing ar desired to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or restrict placed in the
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and up in the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of IP not which said rights and benefits the Mortgagors do hereby expressly release and waive.  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 the mort- pagors, their heirs, successors and assigns.  WITNESS the hand and seal of Mortgagors the day and year first above written.
Charles A Meyer (SEAL)  Charles A Meyer (SEAL)  Edward E. Meyer (SEAL)  [SEAL]
STATE OF ILLINOIS.  I. Whethe W. Wardluske  a Notary Public in and for and residing in said County. In the State aforesaid, DO HEREBY CERTIFY THAT  Charles A. Meyer, married to Marilyn Meyer, Edward E. Meyer, a
bachelor and Thomas E. Meyer, married to Eileen C. Meyer (autority) who personally known to me to be the same person. Whose names are about 100 forgoing instrument, appeared before me this day in person and acknowledged that they are the said instrument as their free and voluntary act, for the right of homested.  The said instrument as their free and voluntary act, for the right of homested.
Given under my hand and Noterial Seal this Aday of Ada
379 INST LOAN IND G6.324 1-78 1500

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A THE POST OF THE	
THE COVENANTS, CONDITIONS AND PROVISIONS REF	ERRED TO ON PAGE-1 (THE REVERSE SIDE OF THIS TRUST DEED
<ol> <li>Mortgagors shall (1) promptly repair, restore or rebuild at damaged or be destroyed; (2) keep said premises in good condition lien not expressly subordinated to the lien hereof; (3) pay when destroyed to the lien hereof; (3) pay when desuperior to the lien hereof, and upon request exhibit satisfactory requirements of law or municipal ordinances with respect to the requirements of law or municipal ordinances with respect to the re-</li> </ol>	my buildings or improvements now or hereafter on the premises which may become and repair, without waste, and free from mechanic's or other liens of the distance and including the any indebtedness which may be secured by a lien or charge on the premise evidence of the discharge of such prior lien to Trustee or to holders of the not now or at any time in process of erection upon said premises: (5) comply with a remises and the use thereof: (6) make no material alterations in said premises.
except as required by law or municipal ordinance.  2. Mortgagors shall pay before any penalty attaches all generative charges, and other charges against the premises when due, and receipts therefor. To prevent default hereunder Mortgagors shall;	il taxes, and shall pay special taxes, special assessments, water charges, sewer ser I shall, upon written request, furnish to Trustee or to holders of the note duplicat ay In full under protest, in the manner provided by statute, any tax or assessmen
which Mortgagors may desire to contest.  3. Mortgagors shall keep all buildings and improvements now ning oh windstorm under policies providing for payment by the ins ing the same or to pay in full the indebtedness secured hereby, a	or hereafter situated on said premises insured against loss or damage by fire. High urance companies of moneys sufficient either to pay the cost of replacing or repair I] in companies satisfactory to the holders of the note, under insurance policie
payable, in case of loss or damage, to Trustee for the benefit of the to be extrached to each policy, and shall deliver all policies, including about the expire, shall deliver renewal policies not less than ten day the copies of default therein. Trustee or the holders of the	holders of the note, such rights to be evidenced by the standard mortgage claus as additional and renewal policies, to holders of the note, and in case of insurance is prior to the respective date of expiration.
required w. Mortgagors in any form and manner deemed expedit tereston prior encumbrances, if any, and purchase, discharge, of reedem from any tax sale or forfeiture affecting said premisten and authorized and all expenses paid or incurred in connections.	or hereafter situated on said premises insured against loss or damage by fire. Item urance companies of moneys sufficient either to pay the cost of replacing or repail il in companies satisfactory to the holders of the note, under insurance policie inoders of the note, such rights to be evidenced by the standard mortizage claus age additional and renewal policies, to holders of the note, and in case of insurance sprint or the respective date of expiration.  If note may, but need not, make any payment or perform any act hereinbefor experience or next any tax in the companies or performed to the print of the properties of the note of the print of the components or nextle any tax lies or other prior leaf ments of the purpose or contest any tax or assessment. All moneys paid for any of the purpose on therewish, including attorneys fees, and any other moneys advanced by smises and the lies hereof, plus feasonable compensation to Trustee for each the contest of the part
m. Trustee or the holders of the note hereby secured may do o according to any bill, statement or estimate procuof such bill, retarement or estimate or into the validity of an factor of the procupation o	I making any payment hereby authorized relating to taxes or assessments, ired from the appropriate public office without inquiry into the accuracy y tax, assessment, sale, forfeiture, tax lien or title or claim thereof.  In mentioned, both principal and interest, when due according to the terms
hereof. At he c ion of the holders of the note, and without; shall, notwith a hing anything in the note or in this trust default in me interpayment of any instalment of principal or i days in the piff immine of any other agreement of the Morta	n mentioned, both principal and interest, when due according to the terms notice to Mortgagors, all uspaid indebtedness secured by this trust deed ed to the contrary, become due and payable (a) immediately in the case of nierest on the note, or (b) when default shall occur and continue for three gagors herein contained.
7. When the "idebtedness hereby secured shall become du have the right of preciose the lien hereof. In any suit to forecle edness in the decree for to all expenditures and expenses which and costs (which may be or im the day to items to be expended at	e whether by acceleration or otherwise, holders of the note or Trustees shall be allowed and included as additional indobt- h may be paid or incurred by or on behalf of Trustee or holders of the note in the paid of the content of t
and examinations, gua ur ce olicles. Torrens certificates, and s note may deem to be remain by necessary either to prosecute s such decree the true cond ion of the title to or the value of the mentioned shall become so much an ional indebtedness secure	imilar data and assurances with respect to title as Trustee or holders of the uch sult or to evidence to bidders at any sale which may be had pursuant to premises. All expenditures and expenses of the nature in this paragraph d hereby and immediately due and payable, with interest thereon at the rate
probate and bankrupter, proce dings, to which either of them trust deed or any indebtedness! ereby secured; or (b) preparation of such right to foreclose whether or not actually commenced, which might affect the premises c writy hereof, whether	a shall be a party, either as plaintiff, claimant or defendant, by reason of this nus for the commencement of any suit for the foreclosure horeof after accrual or (c) proparations for the defense of any threatened suit or proceeding or not actually commenced.
costs and expenses incident to the force, so a moceedings, including other items which under the terms hereos co ath the secured indebte provided; third, all principal and interest remaining inpaid on the	all such items as are mentioned in the preceding paragraph hereof; second, all dness additional to that evidenced by the note, with interest thereon as herein note; fourth, any overplus to Mortgagors, their heirs, legal representatives or
9. Upon, or at any time after the filing o. a. ' ' ' to foreclose the premises. Such appointment may be made eithe b fore or after sal the time of application for such receiver and with ut regard to the homestead or not and the Trustee hereunder may   e appr' ' as at	is trust deed, the court in which such bill is filed may appoint a receiver of said e, without notice, without regard to the solvency or insolvency of Mortgagors at each receiver. Such receiver shall have power to collect the rent. Issues and profits in case of a sale and a deficiency, during the full statutory period of redemption, times when Mortgagors, except for the intervention of such receiver, would be times when Mortgagors, except for the intervention of such receiver, would be whole of said period. The Court from time to time may authorize the receiver to whole of said period. The Court from time to time may authorize the receiver to become superior to the lien hereof or of such decree, provided such application and declements the lien hereof or of such decree, provided such application and declements the lien hereof or of such decree, provided such application
of said premises during the pendency of such foreclosur suit and, whether there be redemption or not, as well as during (ny fur her entitled to collect such rents, issues and profits, and all other power sion, control, management and operation of the premises during the	In case of a sale and a deficiency, during the full statutory period of redemption, times when Mortgagors, except for the intervention of such receiver, would be a which may be necessary or are usual in such cases for the protection, posses- whole of add period. The Court from time to time may authorize the receiver to
deed, or any tax, special assessment or other lien which mabe is made prior to foreclosure sale; (2) the deficiency in case on a significant of the lien or of any product the party interposing same in an action at law upon, the note here we	<ul> <li>become superior to the iten hereof or of such decree, provided such application and deficiency.</li> <li>nereof shall be subject to any defense which would not be good and available to segured.</li> </ul>
II. Trustee or the holders of the note shall have the right to in	or ec' the premises at all reasonable times and access thereto shall be permitted
except in case of its own gross negligence or misconduct or that of t to it before exercising any power herein given.  13. Trustee shall release this trust deed and the lien thereof by ness secured by this trust deed has been fully paid; and Trustee ma	e, or or addition of the premises, nor shall Trustee be obligated to record this bilgate to the terms hereof, nor be liable for any acts or omissions hereunder, he a_en' or employees of Trustee, and it may require indemnities satisfactory proper in the end upon presentation of satisfactory evidence that all indebted to end to be a release hereof to and at the request of any berson who
shall, either before or after maturity thereof, produce and exhibit to paid, which representation Trustee may accept as true without inquis may accept as the genuine note herein described any note which hereunder or which conforms in substance with the description here	proper in the sent upon presentation of satisfactory evidence that all indebed on the sent of delivery control of the sent of
ment identifying same as the note described herein, it may accept as conforms in substance with the description herein contained of the makers thereof.  14. Trustee may resign by instrument in writing filed in the offi-	the genuine note the period executed by the persons herein daily which note and which purpous to be executed by the persons herein designated as the persons the p
recorded or filed. In case of the resignation, inability or refusal to as are situated shall be Successor in Trust. Any Successor in Trust here: Trustee, and any Trustee or successor shall be entitled to reasonable 15. This trust deed and all provisions hereof, shall extend	the of the Recorder or Re is, 7 c of Titles in which this instrument shall have been to of Trustee, the then 1 ~co.d" of Deeds of the county in which the premises under shall have the idenuce; the powers and authority as are herein given compensation for all acts jerfor and hereunder.
through Mortgagors, and the word "Mortgagors" when used her of the indebtedness or any part thereof, whether or not such pe 16. The holders of the note secured by this trust deed, at the hereby at any time and from time to time. This trust deed shall s	to and be binding upon No. ( agor, and all persons claiming under or rein shall include all such pers ns and all persons liable for the payment record shall have executed the note this trust deed.  The record of the record o
tension agreements shall not be necessary and need not be filed.	it in any manuer way being read in and any such renewals of exten- ing any manuer in a such a such and any extension model cations or renewals, or y secured. In the event of any extension model cations or renewals, cor- por renewal thereof and also any and all o her in ebjedness of Moris, cor-
to the holders of the note, heretofore or hereafter incurred, and wi with not, without the prior written consent of the holders of the ni ently existing liens and liens securing the payment of loans and a estate, or (ii) transfer, sell. convey or in any manner dispose of si	thout regard to the nature thereof, shall have had paid in full, Mortgagors one (i) create or permit any lien or other enough for (other than presented advances made to them by the holders of the ote to exist on said real
	Co
IMPORTANT	The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No.
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD	AMALGAMATED TRUST & SAVINGS BANK, as Trustee
BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	by
D NAME E	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
L STREET RETURN TO BOX 385	DESCRIBED PROPERTY REAL
E R	
Y OR INSTRUCTIONS OR RECORDER'S OFFICE BOX NUMBER	
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TAKE NOTICE: The holder of the note secured by this Trust Deed, at its sole option, reserves the right to extend, modify or renew the note secured hereby at any time and from ime to time for an amount up to and including the amount of the original note secured hereby. Notwithstanding the provisions for repayment provided for on the reverse side the of, this Trust Deed shall remain a lien upon the real estate described herein, in the amount of the original principal due on the note secured hereby until this Trust Deed shall be released of record by the Trustee hereunder. In the event of any extensions, modifications or renewals, Extension Agreements shall not be necessary and need not be filed.

In order to provide for the payment of taxes, the undersigned promises to pay monthly, in addition to the above payments, 1/12th of the annual real estate taxes as estimated by the holder hereof, in such manner as the holder may prescribe, so as to provide the purent year's tax obligation on the last day of each such year during the term of this obligation. If the amount estimated to be sufficient to pay said taxes and assessments and other charges is not sufficient, the undersigned promises to pay the difference upon demand. The said sums are hereby pledged together with any other account of the undersigned in the holder's bank to further secure this indebtedness and any officer of the bank is subhorized to withdraw the same and apply hereon. le er prizec

END OF RECORDED DOCUMENTS