# **UNOFFICIAL COPY**

F. Ebling

### TRUST DEED

THIS INSTRUMENT WAS PREPARED BY PARK NATIONAL BANK OF CHICAGO 2958 N. MILWAUKEE AVE.

IRUSI DEED	2958 N. MILWAU CHICAGO, ILLII			
	CHICAGO, ILDII		877 618	
FORM T-S	THE AB	OVE SPACE FOR RECORDERS	USE ONLY	
an Illinois Sanking Corporation, not trust duly re or ad and delivered to and known as a st number - 7591 — CHICAGO, a Let mal Banking As	personally but as Trusted aid Company in pursuance—, herein referred to as	under the provisions of a Trust Agreement of	of a Deed or Deeds in lated October 8, 1976	i
herein referred to s. 1 RUSTEE, with THAT, WHEREAS Fig. Party has co with in the Principal Sum of	oncurrently herewith exec	ited an instalment note	bearing even date here-	ļ
TWO HUNDRED THOUSAN AND NO/10 made payable to BEART's and delivered, in and by which raid No	·	ne to pay out of that no	Dollars,	i
subject to said Trust Agreement in linetalments as follows:	ereinafter specifically des			i
TWO TROUSAND RIVE HUNDRED SEVE on the 1st day of May TWO THOUSAND RIVE HUNDRED SEVE	1979 , and		<del>Bottano</del>	
on the lst day of each and day of	i ever growth ——	ment of the balance du	er, to and including the	
day of - April 1991 , with	7		n the principal balance	
per cent per annum, and all of s	aid ingtalmente di princip	al hearing interest after	nnum payable monthly maturity at the rate of such banking house or	.30 1.3
trust company in Chloago  Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of PARK NATIONAL BANK OF CHICAGO  NOW. THEREFORE, First Party to secure the payment of the said principal styn of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of One Dellar in hand and, the receipt whereof is hereby acknowledged, does by these presents grant, remise, reliesee, alless and convey unto the Trustee, its successors and assigns, the Towning described Real Estate situate, lying and being in the COUNTY OF — Cook  AND STATE OF ILLINOIS, to wit:				会の
Lot 3 (except the North 95 feet Gunnison Street Subdivision bei in C. R. Ball's Subdivision of 40 North, Range 13 East of the 25.4 acres of the North East 1/ Range 12 East of the Third Prin	ng a resubdivision of North 1/2 of the Nort Third Principal Meric 4 of the North East 1	Lot 3 (exc. at Easth West 1/4 of Sont Jan (except School /4 of Section 13 ) ok County, Illinois	t 5 acres thereof) ion 18, Township lot) and the North rownship 40 North,	70.47
300K COUNTY, ILLINOIS FILES FOR RECORD		PRICOHOENT OF WELL	Si Vic.	oTo _
HAR 13 79 12 21 PM		*248776	18	
				OTC.
which, with the property hereinafter described, is referred. TOGETHER with all improvements, terments, es olong and during all such tions as First Party, its areal estate and not secondarily), and all apparatus, or water, light, power, refrigeration (whether single units window shades, storm doors and windows, floor coverifor and real estate whether physically attached thereto. premises by Tirst Party or its successors or sasigns all many control of the control of th	d to herein as the "premises," asements, fixtures, and appurtuant common or assigns may be entitled uipment or articles now or hereaft to the present the common of the co	es thereto belonging, and all reni thereto (which are pledged prima r therein or thereon used to sup lation, including (without resi-	a, issues and profits thereof for wily and on a parity with said only heat, gas, air conditioning, feting the foreofing), screens.	
				: مها
in set forth.  IT IS FURTHER UNDERSTOOD AND AGREED I. Until the indebtedness aforesid shall be fully restore or rebuild any buildings or improvement now in good condition and repair, without waste, and free [3] pay when due any indebtedness which say be so astilizatory evidence of the discharge of such pyrids at the same of the discharge of the property of the con- to- to the premises and the use thereof; (4) refraitform (7) pay before any penalty stackes all general taxes, against the premises when due, and upon written req- under protest. In the banner provided by statute, any by the insurance companies of moners sufficient either by, all in companies satisfactory to the holders of the	THAT: and in case of the failure of or hereafter on the premises which from mechanica or other liens or unred by a lien or charge on the our charge on the one and or premises; (5) comply with making material alterations in an and pay special taxes, special same, special to fornish to. Trustee or to b our charge of the charge of the our deprinal loss or damage by far to pay the cost of replacing or repe note, under insurance policies pays	First Party, its successors or as may become danassed on the claims for lien not expressly a premises superficient within a life requirements of law or my a premises except as required because of the non-thing state of the property of the	aigna to: (1) promptly repair, troyed; (2) keep said premises thordinated to the lien beroot the prompt of the pro	,
D NAME   Purk north Bu	nk of Chap		S INDEX PURPOSES ADDRESS OF ABOVE PERTY HERE	
I Wago, IL	60618	4715 Nor	th Ronald	
E L	OR 11	Harwood I	Geights, Illinois	
Y INSTRUCTIONS	280	20		

bolders of the note, such rights to be suidenced by the standard mortgage clause to be standed to each policy; and to deliver all policies, including additional and research policies, to before of the note, and in one, and in case of insurance about to expire, to deliver research policies not less than ten dary prior to the respective dates of expiration; then Trustee or the holders of the insurance about to expire, to deliver research policies not less than ten dary prior to the in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior returns and purchase, discharge, compromise or settle any tax lies or other prior lies or eliza thereof, or redeem from any tax sale or forfeiture affects and the surface of the content any tax contents any tax or assessment. All moners paid for any of the propose begins unthorized and all expenses paid or incurred in control of the content and tax or assessment. All moners advanced by Trustee or the holders of the note to protect the mortgaged premises and thought industrial debeddeness secured hereby and shall become immediate matter concerning to the solders of the note to protect the mortgaged premises and per annum. Inaction of Trustee or holders of the note shall here be considered which include according to the base of the rate of seven per cent

2. The Trustee or the holders of the note hereby secured 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 estimate or into the validity of any tax, assessment, sale, forfeiture, tax lies or title or claim thereof.

2. At the option of the holdern of the note and without notice to First 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 intainment of principal or interest on the note, or (b) in the event of the failure of First Party or its accessors 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 popiration of said three day period.

4. When he indebtedness bersly secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right in for as be lies hereof. In any suit to forrelose the lies hereof, they shall be allowed and included as additional indebtedness in the decree for sale all expends, as and expenses which may be paid or incurred by or on behalf of Trustee bedden to the note for attorneys few, Trustee's fees, or type for documentary and expert evidence, stemportaryhers' charges, publication costs and contained the same states to be expended a' or entry of the decree) of procuring all such abstracts of title, title searches and examinations, supernates policies and similar data an' arrantes with respect to title as Trustee or holders of the other may deem to be reasonably necessary either to present such soit or to evidence to bider at any sale which may be had pursuant to such decree the true condition of the title to or the value of the primises. All arranded and expense of the nature in this paragraph mentioned shall become on much additional indebtedness secured hereby and immediately due and payable, with inverse to the other acts of even per cent per annum, when paid or incurred by Trustee or holders of the note in connection with by reason of this tru. The contract of the same of the same paintiff, claimant or defendant, by reason of this tru. The forelosare hereof after accrual of such right to for con whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceedings, to only indepted on any nit for the of any contracted or the other and of any cut for the foreclosure hereof after the same of the such that to for con whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceedings, to

5. The proceeds of any torce sue earle 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 first resource proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms are of constitute secured inductories additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and into eat remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear.

6. Upon, or at any time after the filling 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 born 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, 'while for the payment of the indebtedness secured hereby, and without regard to the them value of the premises or whether the same shall be thun be seld as a homestead or not and the Trustee hereby, and without regard to the them value of deficiency during the premises or whether the same shall be thun be seld as a homestead or not and the Trustee hereby, and such foreclosure suit and, in case of a sale and a deficiency during the power to collect the trust, issues and profits of said premised during the pendency of such foreclosure suit and, in case of a sale and a deficiency during the power of the intervention of the collect of said persons of the collect of said persons and the collect of said persons of the collect of the collect of such decree or provided such application. Is made prior to foreclosure saits (22) the deficiency in case of a sais and deficiency.

7. Trustee or the holders of the note shall have the right + inspect the premises at all reasonable times and access thereto shall be permitted that purpose.

8. Trustee has no duty to examine the title, location, existe ce, 'r', ndition of the premises, nor shall Trustee be obligated to record this trust deed to exercise any power herein given unless expressly obligated by 't terms hereof, nor be liable for any acts or omissions hereunder, except in case of the agent of the case of t

9. Trustee shall release this trust deed and the lien thereof by p.oper "... went upon presentation of satisfactory/whileste that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and diver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note; presenting that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a rele se is requested of a successor trustee, such successor trustee may accept as the granules note herein described any note which bears a certificate of iden. "a". purporting to be executed by a prior trustee hereunder or which conforms in a substance with the description herein contained of the hote and wide purports to be executed on behalf of First Party; and where the reason accept as the granules note herein described any note which map by a prior trustee with the description herein contained of the note and which conforms in substance with the description herein contained which purports to be executed on behalf of First Party.

10. Trustee may resign by instrument in writing file in the office of the Records or Segistrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, laability or refound to act of Trustee, the time Reporter of Deads of the county in which the premises are situated shall be Bocarisor in Trust Any Successor in Trust hereunder shall have the towns of all the powers and authority as are beening given Trustee.

## TRUST DEED DATED February 20, 1979

#### RIDER ATTACHED HERETO AND MADE PART HEREOF

ll. Said parties of the first part further agree that upon delevit in the payment of any of the said instalments or of any of the obligations evidenced by the acts secured by this Trust Deed, or of any of the covenants or agreements stipulated in this Trust Deed, they shall pay interest at the rate of 12.5 per cent per ammu.

pay interest at the rate of 12.5 per cent per amum, the said default shall continue and further agree that upon such default the principal sum above mentioned, or such part thereof as may be unpaid, and any advances made by the Holders of the Note, together with interest as a foresaid, shall, at the option of the Holders of the Note, become immediately due and payable, without notice, anything hereinbefore contained to the contrary notwithstanding.

12. Said parties of the first part further covenant and agree to deposit with the Trustee or the legal holder of the within mentioned note, on the 1st day of each and every month during the term of said loan, commencing on the 1st day of May 1979 a sum equal to one-twellth (1/12th) of the estimated general real estate taxes next accruing against said premises computed on the amount of last ascertainable Real Estate taxes and one-twelfth (1/12th) of the famuual insurance premiums, such sums to be held in a non-interest bearing account by the Trustee or the Legal Holder of the note as and for a Sinking Fund to be used by the Trustee or the Legal Holder of the Note, to pay the general real estate taxes levied against said premises, and insurance premiums as and when the same become due and payable.

13. In the event of a Sale or Conveyance of the property described herein the entire balance remaining unpaid on this mortgage shall become due and payable immediately at the option of the Holder of the Note.

14. Said parties hereby waive any and all rights of redemption from sale under any order or decree of foreclosure of this Trust Deed, and on its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this Trust Deed.

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PARKWAY BANK AND TRUST COMPANY,

As Trustee as aforesaid and not personally

By Vice President and Trust Officer

By Assistant Trust Officer

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THIS TRUST DEED is executed by PARKWAY BANK AND TRUST COMPANY. Of personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and and PARKWAY BANK AND TRUST COMPANY) hereby warrants that it possesses full power and authority to execute this inst amen), and it expressly understood and PANY) hereby warrants that it possesses full power and authority to execute this inst amen), and it expressly understood and PANY) hereby warrants that it possesses full power and authority to execute this inst amen), and it expressly understood and PANY) hereby warrants that it possesses full power and authority to execute this inst amen), and it expressly understood and part of the same person in the said first Party or on said agreed that nothing herein or in said note contained shall be construed as creating an liability on the said First Party or on said securing hereunder, or to perform any convenant either express or implied herein contained, all such liability. If any, being edness accruing hereunder and the soft and that so far as the expressly waived by Turble and Ity Successions and said PARKWAY BANK AND TRUST COMPANY personally are concerned, the legal holder or First Party and its Successions and said Parkway Bank AND trust COMPANY personally and the said note provided or by expressions to be shorted the party of the substantial form the party of the party of the substantial form the party of the party of the substantial form the party of the party of the substantial form the party of the party of the substantial form the party of the substantial form the party of th

Assistant Cashier of said Bank, who are personally known to me to be the same persons whos a set are subscribed to the foregoing instrument as such Vice-President-Trust Officer, and Assistant Teshier be said instrument as their own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth; and the said Assistant Cashier as Trustee as aforesaid, for the uses and purposes therein set forth; and the said Assistant Cashier as custodian of the corporate seal of said the said Assistant Cashier, as custodian of the corporate seal of said Bank, did affix the seal of said Bank to said instrument as said Assistant Cashier's own free and Columtary act of said Bank as Trustee as aforesaid, for the uses and purposes therein set forth.

Given under my hand and Notarial Seal his Standard Ago March 1975

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-PIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS PILED FOR RECORD.

END OF RECORDED DOCUMENT