## UNOFFICIAL COPY

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	ST DEED	M 9 23	FOLL	24997072	Care Care
THIS INDENTU	RE, made June 1	19 79, bet	ween George C. Wa	or Becorder's Use Only agner Jr. and Sall	ec 10.00 y A. Wagner,
ins wife	herein Bre	referred to as ' emen Bank & T	"Mortgagors", and Trust Co.		
payable to Bearer F.v. Hundred M	as "Trustee", witnesseth nissory note, termed "Inst and delivered, in and by winety-Four end 40/100 principal remaining from	: That, Wherea allment Note", which note More	as Mortgagors are just of even date herewith tgagors promise to pay Dollars, and int	i, executed by Mortga y the principal sum of terest from Date He	gors, made Eight Thousand ere On
principal sum and Dollars on the 1st day principal rad inter	interest to be payable in st day of July of grant month est, if not sooner paid, sha	installments as , 1979 , and O thereafter unti all be due on th	s follows: One Hund ne Hundred Fourty I said note is fully paid e 1st day of J	ired Fourty-Three -Three and 24/100 I, except that the final inne 1981	and 24/100 Dollars on payment of
tuting princip. 1 to of per cent 1	ant of the indebtedness exprincipal balance and the role extent not paid when per annum, and all such pa	emainder to pri due, to bear in syments being n	ncipal; the portion of terest after the date i nade payable at <u>Tin</u>	each of said installme for payment thereof, : ley Park, Ill, ,	nts consti- at the rate or at such
that at the election together with accruin case default sha the terms thereof of ment contained in	is gal holder of the note ma not the legal holder there used interest thereon, shall ll occur at the payment, we or in case detail that occur said Trust Deed (in whit t notice), and the an par notice of protests.	of and without become at one hen due, of any trand continue th event election	notice, the principal te due and payable, at installment of princip for three days in the pont of the pont of the pont of the page at any	sum remaining unpainthe place of payment on interest in according to the experience of any other time after the experient	d thereon aforesaid, 9 drince with 9 her agree- 1
-	TUIC IS A	he said principa	sum of money and inter	CAGE	terms, pro-
herein contained, by t whereof is hereby ack assigns, the following	ORF. to caute the rays. of the above mentioned in the above mentioned in the distribution of the distribut	e and also in core to the ir estate, rig	asideration of the sum of EY and WARRANT unto ht, title and interest the STATE OF ILLINOIS, to	One Dollar in hand paid the Trustee, its or his surein, situate, lying and b	the receipt ccessors and eing in the
East 100.00 fee	ent Green, being a sit thereof) the south mpany's 155th Street	ubdivision of 317.00 facts	f Lot 2 (Except the of Lot 3 and all	he North 100.00 f	эт Т-
Quarter and the	North East Quarter of the Third Principa	of the Souta	West Quarter of :	Section 16. Towns	nip 36 North,
primarily and on a pari therein or thereon uses controlled), and ventila floor coverings, inadoor premises whether phys ratus, equipment or ar	sy hereinafter described, is refe all improvements, tenentents, d during all such times as Mo ty with said real estate and not d to supply heat, gas, water, light tion, including (without restrict r heds, stoves and water heater ically, attached thereto or not ticless geather placed in the	rigagors may be secondarily), and thi, power, refrige	all fixtures, appar tus, erration and air con litionin	rents, issues and profits of uipment or articles now of the control of the contro	are pledged or hereafter or centrally
TO HAVE AND T upon the uses and trust the State of Illinois, wh This Trust Deed co Deed) are incorporated	O HOLD the premises unto the herein set forth, free from a linich said rights and benefits. Musists of two pages. The coven hierein by reference and hereb typagors, their heirs, successors	e said Trustee, its Il rights and benef ortgagors do here ants, conditions an v are made a part	or his successors and as its under and by virtue of by expressly release and	signs, for ever, for the put f the For estend Exemption	rposes, and on Laws of
Witness the han	ds and seals of Mortgago	rs the day and	year first above fritt	en. OST	)
PLEASE PRINT OR			[Seal] Second	ge C. Wagger	A. [Seal]
TYPENAME (	00		[Seal] Dali	y Whane	[Seal]
Stale of Illinois Comey	oi cook	55.,	I, the undersigned, a N	otary Public in and for sa	id Co-ty
	A. Wag	te aforesaid, DO I	HEREBY CERTIFY that	George C. Wagner	and Sall's
O WAR	se personany subscribed	to the foregoing	he the same person.S who instrument appeared befo	ose name S	, and ack-
* V-7409	e nowledged free and v	that the Vsigned oluntary act, for	, scaled and delivered the the uses and purposes the	said instrument as crein set forth, including	their the release
Given under my hand ar	and waive	r of the right of ho 1st	omestead. day ofJyne		19.79
	ly Commission Expires August 5, 19	]]99	Jalu	- Z-Isla	FARY PUBLIC
This document pre Carol Haselberger					
Bremen Bank & Trust Co. Tinley Perk, Ill. 60477					8 <b>2</b>
NAME	Pm	_	THE ABOVE ADDRESS I PURPOSES ONLY AND THIS THUST DEED.	III. 60452	n, and ack- their their their the release  19.79  ANY PUBLIC 24997072
MAIL TO:	17500 Oak Park Arr	-	THIS THUST DEED. SEND SUBSEQUENT TAX	E BILLS TO.	
CITY AND	17500 Oak Park Ave Tinley Park, Ill.	60477	A STATE OF THE STA	<del>- \ \ \</del>	<b>10</b>
,	ER'S OFFICE BOX NO		JOST JIMM	6	
	_		- 4	L	

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildness or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien's hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

- compute within reasonable time day national and are with respect to the premises and as the three open. Sandle consistent and the premises and as the content of the analysis time in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

  2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

  3. Mortgagors shall keep all buildings and improvements now or hereafter viatuated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing the same or to pay in full the indehedrens secured hereby, all in companies statistacropy to the state of the providence of the state of the providence of the providence of the state of the providence of the provi
- menced; or (c) preparations for the defense of any threaten d suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

  8. The proceeds of any foreclosure sale 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 forelosure proceeding including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereor, or situite secured indehedness additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all r incipal and interest remaining unpaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rigo, or r, appear.

  9. Upon, or at any time after the filing of a bill to foreclose this Trust Leed the Court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after the without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and will not read to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee here are may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises, and the medical of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period for redemption, whether ther be deemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would le entit ed to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may admite the receiver to apply the net income in his hands in payment in whole or in part of: (1)

- would not be good and available to the party interposing same in an action at law upon the note hereby a cureal.

  11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable tines are access thereto shall be permitted for that purpose.

  12. Trustee has no duly to examine the title, location, existence, or condition of the premises, nor shall "restee be obligated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be lively a rany acts or omissions, hereunder, except in case of his own gross negligence or misconduct or that of the agents or employee of Tristee, and he may require indemnities satisfactory to him before exercising any power herein given.

  13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to are at the quest of any person who shall either before or after maturity thereof, produce and exhibit to Trustee principal note, received that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a cellular representation to the conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereo; and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying same a the principal note described herein, he may accept as the genuine principal note and which purports to be executed by the persons herein designated as the makers thereo.

  14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, meaning the first Successor in Trust and in the event of its resignation, inability or refusal to act, the then Recorder of Deeds of the county in which the premises are situated shall be second 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 reasonable compensation for all acts performed hereunder.

- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE
THE TRUST DEED IS FILED FOR RECORD.

63. 100

The Installment Note mentioned in the within Trust Deed has been identified berewith under Identification No.