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HARRIS
BANK LOS JAM 17 PM 1 40 TRUST DEED
LAS JAM 18 JAM

		1171	ABOVE SPACE FOR	RECORDER	3 USE CIVIL I
		, 19 _7			
an Illinois Corporador, cot	personally but as Trustee ur	nder the provisions of a deed of December 6, 1977	or deeds in trust du	ly recorded .	and delivered
to said Bank in pursuance of	a Trust Agreement dated	becember 6, 1977	and	known as t	trust number
38155	herein referred to a	s "First Party," and Nati	ional Bank of		
North Evens	con, a National Ban	king Association			
XXXXXXXXXXXXXXX herei	in a firred to as TRUSTEE.	witnesseth:			

THAT, WHEREAS First Party has concurrently herewith executed an installment note bearing even date herewith made payable to THE ORDER OF BEARER

delivered, in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically describer, the said principal sum of One Hundred Thousand and 00/100OLLARS, according to the terms of said note,

NOW, THEREFORE, First Party to secure the obliration: contained in said note including, but not limited to, the payment of the said principal sum of money and interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of One Dollar in hand paid, the eccipt whereof is hereby acknowledged, does by these presents grant, remise, release, alien and convey unto the Trustee, its slicer sors and assigns, the following described Real Estate situate, lying and being in the COUNTY OF Cook and ST/.TE OF ILLINOIS, to wit:

Lot 7 in Block 4 in Skokie Boulevard Addition t Wilmette Subdivision of Lots 1, 2,3 in Roemers Subdivision of Lots 38, 39, 40 of County Clerks division in Section 32, Township 42 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois

which with the property bereinafter described, is referred to benein as the "premises."

TOGETHER with all improvements, timements, essencerts, listons, and apperformances thereto belonging, and at reconstructions and formal design of the production of the produc

TO HAVE AND TO HOLD the premises unto the said Trostee, its successors and assigns, forever, for the purposes, and upon the uses and trusts berein set forth.

IT IS FURTHER UNDERSTOOD AND AGREED THAT

It is further understood and agreed that.

1. Until the middletchess dors and shall be fully paid, and in case of the fadure of First Party, its successors or assigns to (a) prompt? ** our restore or retainff any buildings or improvements now or hereafter on the promises which may become damaged or be destroyed. On the part party is good and require without wasts, and free from mechanics or other here or claims for the non-beneals subordinal of abortions to epoid profit and tight. Without wasts, and free from mechanics or claims for the non-beneals subordinal of a born beneals, the profit and tight of the non-beneal subordinal of a discount of the profit of the profit of the observable of the non-beneals superior to the tien beneal, and **up a required substantial profit of the nones, (d) complete within a reasonable in any building or buildings now or at any time in profit of the nones assignments. (d) complete within a reasonable in any building or buildings now or at any time in profit of the nones assignments. (d) complete within a reasonable in municipal ordinance, (g) pay before any possibly attackes all general taxes, and iteration in said premises except as required by law or municipal ordinance, (g) pay before any possibly attackes all general taxes, and to reason the charges against the premises when due, and upon written request, to furnish to reason to holders of the note duplicate receipts therefor; (i) pay in full under profits, in the manner provided by statute, any too reasonable and improvements now or hereafter situated on said premises insured against loss or damage, where the lender is required by law to have its loan so insured) under policies providing for payment by graying or windstorm (and flood carriage) and improvements now or hereafter situated on said premises insured against loss or damage, where the lender is required by to have the lones of lones or damage, where the lender is required by to have the lone of lones or damage, there is the pay the cost of replacing or repairing the

☐ MAIL TO

National Bank of North Evanston 2951 Central Street Evanston, Illinois 60201

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

3000-3002 Wilmette

Wilmette, Illinois

☐ PLACE IN RECORDER'S OFFICE BOX NUMBER

12350 (Rev. 3/77)

This instrument prepared by:

David Lee Janota 2951 Central Street Evanston, Illinois

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authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other moneys advanced by Trustee or holders of the note to protect the mortgaged premises and the lein heroid, plus reasonable compensation to Trustee for each matter concer where paging herein authorized may be taken, shall be so much additional indebtextness secured hereby and shall become immediately due payable without notice and with interest thereon at a rate equivalent to the post maturity rate set forth on the note securing this trust deed, if a context of the prematurity rate set forth therein, finaction of Trustee or holders of the note shall never be considered as a waiver of any right accruto them on account of any of the provisions of this paragraph.

- At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust ded 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 making payment of any installment of principal or interest on the note, or (b) in the event of the failure of First Party or its successors or assigns 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 y time after the expiration of said three day period.
- 4. When the indebtodness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the tien hereof, in any sort to foreclose the lien hereof, there shall be allowed and included as additional indebtodness in the decree for site all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for atterneys' fees, Trustee's fees, appraise's fees, outlays for documentary and expert evidence, stempers, publication costs and examinations, guarantee policies, Tortees to be expended after entry of the decree of prograng all such abstracts of title, title searches and examinations, guarantee policies, Tortees to be expended after entry of the decree of prograng all such abstracts of title, title searches and examinations, guarantee policies, Tortees to be expended after entry of the decree of prograng all such abstracts of title, title searches and examinations, guarantee policies, Tortees proceedings such self-or to evidence to bedder with examinations, better that the control of the prograng proceedings and examinations, guarantee policies, Tortees or bedder and payable, with interest theorem can be an after expression such self-or an exact proceeding, and constitution of additional indebtodness secured hereby and outside the proceeding, with interest theorem are after expression to the policies of the note in connection with (a) any proceeding, and, otherwise the proceeding, to which reduce the first shall be a planning claimant or defendant, by reason of the treat deed or any other bedders berefy secured, or (b) preparations for the commencement of any sail for the foreclosure hereof after accroal of such the process of the security hereof, whether or not actually commenced.
- The proceeds of the selective sale of the premises shall be distributed and applied in the following order of priority: First, on account of all as and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all ser items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein voluded, that, all princip... is an attention of the note; fourth, any overplus to First Party, its legal representatives or assigns, as their bits may appear.
- Fights may appear.

 6. Upon, or at any time after 11, fit ig of a bill to foreclose this trust dext, the court in which such bill is filled may appoint a receiver of sald premises. Such appointment may be safe either before or after sale, without notice, without regard to the solvency or insolvency at the time of ambicution for such receiver, of the property of th

- exercising any power herein given.

 9. Trustee shall release this trust deed and the lien thereof by projer it strument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee may exect at all deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee as note representing that all indebtedness hereby secured has been paid, either before or after maturity thereof, produce and exhibit to Trustee as note representing that all indebtedness hereby secured has been paid, either before or after maturity thereof, produce and exhibit to Trustee as note representing that all indebtedness hereby secured has been paid, either before or after maturity thereof, produce and exhibit to Trustee as note representing that all indebtedness hereby secured has been paid, which conforms in substance with the description herein contained of the note described and trustee and a characteristic produce and which purports to be executed on behalf of First Party; and where the release is requested of the original trustee and a has every placed its definition number on the note described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed on behalf of First Party.
- the genuine note betten described any new which may be presented in behalf of First Party.

 10. Frestee may resign by instrument in writing filed in the office of the Recorder or Use item of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inshiftly or refusal to act of Trustee, the me. Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any successor in Trust becomes shall have the deciral title, powers and authority as are herein given Trustee.
- recorded or blief. In case or the magnitude, and are situated shall be Successor in Trust. Any successor in Trust hereunder shall have the identical core, parents and trustee.

 11. Before releasing this trust deed, Trustee or successor shall be entitled to reasonable compensation for any the act or service performed under any provisions of this trust deed. The provisions of the "Trust and Trustees Act" of the State of Illinois shall be applied to this trust deed.

THIS TRUST DEED is executed by the Harris Trust and Savings Bank not personally but as Trustee as afore use in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Harris Trust and Savings Bank hereby variant that it possesses full power and authority to execute this instrument, and it is expressly understood and agreed that nothing herein or in sid not contained shall be construed as certaining by the said that Party or on said Harris Trust and Savings Bank personally to pay the sid note; any interest that may accrue thereon, or any authorities as accruing hereunder, or to perform any coverant either express of implied herein so alone, all such liability. If any, increases that the said there is no said that the said there is no said the conferred of the performance of the

Savings Bank, not personally but as Trustee as aforeasit, has caused these preceded and attested by its Assistant Secretary the day and year list above would be bettermed and attested by its Assistant Secretary, the day and year list above would be bettermed and attested by its Assistant Secretary, the day and year list above would be better the state of the control of the contr NAM C PUBLIC. COUNTY

Given under my hand and Notarial Seal

My Commission Expires Neveralist 22, 1980

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND
LI-MOPH THE INSTALLMENT NOTE SECURED BY THIS TRUST
DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED
HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

identified herewith under Identification No. 27-437

BY National Bank of North Evanston TRUSTEE

END OF RECORDED DOCUMENT