COOR COUNTY RELINGS 25862573 LED FOR RECORD 1981 HAY -7 AM 9: 00

TRUST DEED

25862573

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made May 5, 19 81 .bd	etween
Theodore M. Flisk and Mary D. Flisk, his wife of the City of Chicago County of	Cook
State of Illinois herein referred to as "Mortgagors", and an Illinois corporation doing business in Bridgeview, Illinois, herein referred to	Bridgeview Bank & Trust Company, Bridgeview, Illinois
HIAL, WHEREAS the Mortgagors are justly indebted to the legal holder of	or holders of the Instalment Note beginnifter described
said legal holder or holders being herein referred to as Holders of the Note, in	
Twenty Thousand and no/100's(\$20,000.00 evidenced by one certain Instalment Note of the Mortgagors of even date	herewith, made navable to READED and deligand in
and by which said Note the Mortgagors promise to pay the said principal sun	and interest from date
on the balance of principal remaining from time to time unpaid at the rate of per cent per annum in instalments as follows: Two Hundred and Fift	fifteen percent (15%)
**************************************	DOLLARS
Fifty-two and 88/100	
(\$252.88) on the 1st di	ay of each Month
THEREAFTER until sai, note is fully paid except that the final payment of on the 1st uny of June . 1984. All such payment to be first applied to investment to be first applied.	ents on account of the indebtedness evidenced by said
note to be first applied to the unpaid principal balance and the of each instalment unless paid when due shall bear interest at the then his	ie femainder to principal, provided that the principal [1]
and interest being made payable a such banking house or trust company a	s the holders of the note may from time to time in
writing appoint, and in absence of such appointment, then at the office of Br	
NOW, THEREFORI, the Mortgagors because the payment of the said principal provisions and limitations of this trust deed, and dependent of the covenants and	sum of money and said interest in accordance with the terms,
formed, and also in consideration of the sum of Che Dollar in hand paid, the receipt who	etent is berefix acknowledged, do by those presents CONVIA
and WARRANT unto the Trustee, its successors and as igns, he following described Rea stuate lying and being in the	Distate and all of their estate, right, title and interest therein,
COUNTY OF Cook IND STATE OF ILLING	DIS, to wit:
Undivided 1/2 interest in lot 41 in Block 25 in Fi Highlands in the North West 1/4 of the North East	rederick H. Bartlett's Chicago
38 North, Range 13, East of the third Principal	Meridian (Except the South
30 feet and Except Chicago Northwesterr Rallroad	and Chicago Surface lines)
in Cook County, Illinois.	
which, with the property hereinafter described, is referred to herein as the "premises."	
TOGITHER with all improvements, tenements, casements, tixtures, and appart thereof for so long and during all such times as Morgagors may be entitled thereto (wh)	change bledged primarily and on a parity with said real estate
and not secondarily), and all apparatus, equipment or articles now or hereafter therein of light, power, refrigeration (whether single units or centrally controlled), and ventilar windows the description of the controlled of the	tion factuding (without restricting the foregoing), screens,
window shades, storm doors and windows, theor coverings, inidor beds, awnings, stoves part of said real estate whether physically attached thereto or not, and it is agreed that in the premises by the mortgagors or their successors or assigns shall be considered as cons	all simila (app) arms, component or articles hereafter placed
TO HAVE AND TO HOLD the premises unto the said Trastee, its successors and as herein set torth, tree from all rights and benefits under and by virtue of the Homestead I.	signs, forever, for the purposes, and upon the uses and trusts
benefits the Mortgagors do hereby expressly release and waive.	
This trust deed consists of two pages. The covenants, conditions and provisions a incorporated herein by reference and are a part hereof and shall be binding on the mortgag	ors, their heirs, successe is and assigns.
MICON OSC HA / 8 Line (SEAL)	of Morigagors the /ay and year first above written.
Theodore M. Plisk (SFAL) Mary (· Fylsk (SEAL)
Rarbara Zuch	73
STATE OF ILLISOIS	ty, in the State aforesaid, DO HEREBY / ENTHY THAT
Cook Theodore M. Flisk and Mary D.	Flisk, his wife
	<u>C</u> V
who are personally known to me	to be the same person S whose name S
NOTABLE	subscribed to the foregoing Instrument, appeared before me
this day in person and acknowledged that	they signed,
scaled and delivered the said Instrument as act, for the uses and purposes therein set forth, include	their free and voluntary ling the release and waiver of the right of homestead.
GIVEN under my hand and Notarial Scal this	5th day of May A.D. 19 81
Barrier Barrier	Mary Public
D NAME Bridgeview Bank and Trust Company	FOR RECORDERS INDEX PURPOSES
ECAL STREET 7940 S. Harlem	INSURT STREET ADDRESS OF ABOVE DISCRIBED PROPERTY HERE.
I	66 <u>18 W. 63rd Place, Chi., Il</u> 1.
V CTY Bridgeview, Illinois 60455	James W. Haleas, attorney at law
R	- Institute, actionity at 14W
NSTRUCTIONS RECORDINGS OF ME IN 1995 No. 206	7940 S. Harlem
NSTRUCTIONS RECORDER'S OFFICE BOX NO. 206	Bridgeview, Illinois

- The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do no according to a ment or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of a syment, sale, forfestive, tax lien or title or claim thereof.
- statement of estimate producted from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or thin the validity of any tax, assessment, sale, notesture, tax lien of title or claim thereof.

 9. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the nore, and without notice to Mortgagors, 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 instalment of principal or interest on 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 instalment of principal or interest on 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 instalment of principal or interest on the note or in this Trust Deed shall, not contrary in the note of any interest of the note of any interest of the note or trust established to the note of any interest of the note or trust established to the note of interest shall have the tight to foreclose the lien hereof, the not shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expensive and case makes hereby so use the product of the note of attentions to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinates make any interest thereon at the total contract of the premises with respect to title as Trustee or holders of the note may deem to be teasonably necessary eit. To prosecute such service of the holes are any sale which may be had pursuant to such accrete the true condition of the title of or the valued of the premises of the note in connection with (a) any princeding, including product of the note in connectio
- note, fourth, am overplus to Morgagois, feat errs, legal representatives or assigns, as their rights may appeal.

 9. Upon, or ar any time after the filing of a bill to foreclose this trust deed, the courr in which such bill is filed mayappoint a receiver of saidgremises. Such applications may be made either before or after allow without notice, without regard to the solvency orthopic orthopic of Morgagois at the time of application for such receiver to the rent value of the pressess of the solvency orthopic orthopic or and the Trustee hereunder may be appointed assish receiver shall have power to roller the refers, issues and profits of said premises during the purificancy of foreclosure suit and, in case will a said reflictency, during the full standors private of tedenglos), whether there be redemption or not, as well as during any further times when Morgagois, case ept lot the intervention of such receiver, would be centralled to collect year, excuses and profits and all other powers which may be necessary or are usual in such cases for the profession, control management and operation of the premises during the whole of said period. The Court from tight to time may authorize the receiver to apply each other hands on passment my other lens which may be necessary or are usual in such cases for the profession of the profes
- Trustee has no duty to examine the title, location, existence of condition of the premises, not shall Trustee be obfigated to record this trust deed of to exercise power here. I seem unless expressed obligated by the terms here of as be liable for any acts of omissions hereunded, except in case of its own grows negligence of outside of this of the grows of employees of Trustee, and it may be require a seat entires exercising the power herein given.
- Proper may resign by instrument in writing filed in the office of the Rucorder or Property of Titles in which this infortument shall have been recorded or titled. In the expension, institute or returned to act of Truster, the then Recorder of Deeds of the country in which the premises are situated shall be Successor in Trust, expending shall have the identical title, powers and authority as are her in over Trustee, and any Trustee or successor shall be entitled to reaconformation for all acts performed hereunder.
- This Triest Deed and all provisions hereof, shall extend to and be binding upon Morigagor, and all persons claiming under or through Morigagors, and the word up to select herein shall include all such persons and all persons liable for the passers of the indebtedness or this past thereof, whether or not such persons are resulted the order or this Trust Deed.
- without the prior written consent of the holder or holders of the note vectored hereby, i. e. Mo tgagor or Mortgagors shall not convey or encumber to the premises herein involved. The holder or holders of the note secured hereby may e. ct to accelerate the entire unpoid principal balance as document to holder this coverant and no delay in such election after actual or cours untive notice of such breach of these construed as two of or accourance in any such convexance or encumbrance.

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRIST DEED SHOULD BE IDENTIFIED BY THE TRISTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RELORD

FORM IT UP BANKLOHMS, INC., PRANKLIN PARK, ILL.

END OF RECORDED DOCUMENT