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1981 AUG 12 PM 3 24

TRUST DEED

AUG-1 21991E ABOVE SPACE FOR REEORDERS USE ONLY REC

10.00

THIS INDENTURE, Made July 31, $19\,8\,1\,$, between Avenue Bank and Trust Company of Oak Park, Oak Park (Ilh ois, a State Banking Corporation, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated March 4, 1978 and known as Trust Number 1914, herein referred to as "First Party," and AVENUE BANK AND TRUST COMP/NY OF OAK PARK, an Illinois Banking Corporation herein referrally as TRUSTEE, witnesseth: THAT, WHEP, AS First Party has concurrently herewith executed an instalment note bearing even date herewith in the Principal TWENT' LOUR THOUSAND AND 00/100ths (\$24,000.00)-----made payable to BEAKER and delivered, in and by which raid Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest from date hereof on the balance of principal remaining to or time to time unpaid at the rate of 14-1/2% per cent per annum in instalments as TWO HUNDRED NINGRY ETGHT AND 13/100ths (\$298.13)--or more on the lst dyof September 1981 and TWO HUNDRED NINETY FIGUT AND 13/100ths (\$298.13)-Dollars or more on the or more on the 1st day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner pair, shall be due on the Lst day of

August 19 84 All such payments 2, 2 count of the indebtedness evidenced by said note to be first applied to
interest on the unpaid principal balance and the remaind r to principal; provided that the principal of each instalment unless peid when due shall bear interest at the then highest rate permitter oy wall and principal and interest being made payable at such banking house or trust company, as the holders of the no e may, from time to time, in writing appoint, and in absence of such appointment, then at the office of AVENUE BANK AND TRUST COMPANY OF OAK PARK 104 N. Oak Park Avenue. Cak Park, Illinois NOW. THEREFORE, First Party to secure the payment of the said principal su. 1 of are rey and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in consideration of the sum of One Dollar to band and the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, alien and convey unto the Trustee, its successors and ast gr', the following described Real Estate situate, lying and

being in the Village of Oak Park

COUNTY OF

AND STATE OF ILLINOIS, so wit:

The South 1/2 of Lot 7 in Block 4 in Fair Oaks, a Subinision of the South 1/2 of the South East 1/4 of Section 6, Town hip 39 North, Range 13 East of the Third Principal Meridian, i Cook County, Illinois



McElroy 105 W. Madison Chicago, Illinois 60602

 ** The Installment Note secured hereby provides that the Maker shall pay to the Note Holder a late charge of 4% of any monthly installment not received by the Note Holder within 15 days after the installment is due.

which, with the property hereinafter described, is referred to herein as the "premises."

TOGITHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a party with said real estate and not secondarily), and all apparatus, equipment, or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storn dows and windoes, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said evaluate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by First Party or its successors or assigns shall be considered as constituting part of the real estate.

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

NAME D E STREET CITY

INSTRUCTIONS

BOX (McElroy)

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1. Until the indebt or rebuild any building condition and repair, we due are undebtedness withis discharge of such processor of rection upor refrain from making in taxes, and pay special trequest, to furnish to IT request, to furnish to IT request, to furnish to IT or assessment which fill loss or damage by fire, I in or seessment which fill loss or damage by fire, I in policies payable, in case to be attached to each property of the control of the con	my forcelosure seed he premises shall be distributed and applied in the forcelosure of the premises shall be distributed and applied in the forcelosure in one it is, including all such tiems as are mentioned maining unpaid on the note: forth, any overplus to that evidenced by maining unpaid on the note: forth, any overplus to Frist Party, its I me after the filing of a bill force we first rust deed, the court in white made either before or at its sale, without notice, without regard to the persons, it any, liable forth payment of the indebtedness secured here is then occupied as a homeword of the indebtedness secured here is then occupied as a homeword of the indebtedness secured here is the control of the indebtedness of the indebtedness secured here is the indebtedness of the indeb	me damaged or be destroyed; (2) keep said premises in good in not expressly subordinated to the lien hereof; (3) pay when a lien hereof; (4) pay then any building or buildings now or at any time in dimances with respect to the premises and the use thereof; (6) pay different early pandly attaches all general her charges against the premises when due, and upon written ultimances with respect to the premises and the use thereof; (6) pay different early penalty attaches all general her charges against the premises when due, and upon written ultimates and the use thereof; (6) pay different early penalty attaches and pay and power than the pay different early and the promises are fights to be evidenced by the standard norragage clause cies, to holders of the holders of the note, and in case of instrance about to our then Trustee or the holders of the note may, but need not each expedient, and may, but need not, make full or parrial appronise or settle any tax lien or other prior lien or title or tax or assessment, and may do so according to any the accuracy of such bill, statement or estimate or into the or tax or assessment, and may do so according to any the accuracy of such bill, statement or estimate or into the or assigns, all unpaid indebtedness secured by this trust deed nor assigns, all unpaid indebtedness secured by this trust deed or assigns, all unpaid indebtedness secured by this trust deed or assigns, all unpaid indebtedness in the decree for sale all of the ready of the note or trustee shall have the right to prove the proposed at any time alter the premise, and all of the premises. All expenditures and expenses, of the eluded as additional indebtedness in the decree for sale all of the premises. All expenditures and expenses, of the security of the note for attorness' fees, trustee's fees, appraiser's fees, to which may be estimated as to items to be expensed after arrantee policies. Torrens certificates, and similar da
usual in such cases for the to time may authorize the decree foreclosing this tru	to protection, possession, control, man gen air, and operation of the pre- e receiver to apply the net income in h_{ij} , a_{ij} is in payment in whole or ist deed, or any tax, special assessment or a_{ij} in run which may be or be e-prior to foreclosure sale; (2) the deficiently in case of a sale and	mises during the whole of said period. The court from time of a rin part of: (1) The indebtedness secured hereby, or by any the coone superior to the lien hereof or of such decree, provided the deficience.
7. Trustee or the hol purpose. 8. Trustee has no du to exercise any power here gross negligence or misco herein given.	lders of the note shall have the right to inspect the "rem, es at all rea- ity to examine the title, location, existence, or con, timo of the premise tin given unless expressly obligated by the terms hereo, r, a b. liable for induct or that of the agents or employees of Trustee, an (it e ay requir	onable times and access thereto shall be permitted for that O
note herein described any purports to be executed	are this trust deed and the lien thereof by proper instrume it used in has been fully paid; and Trustee may execute and deliver a "" as we thereof, produce and exhibit to Trustee the more representant that are accept as true without inquiry. Where a release is requested of a libed any note which hears a certificate of identification purporting it originals are contained of the note and which purports to be executed it has never executed a certificate on any instrument identifying same note which may be presented and which contours in substance with on behalf of First Party.	description herein contained of the note and which a
recorded or filed. In case of shall be Successor in Tru- Trustee or successor shall	of the resignation, inability or refusal to act of Trustee, the then Record is. Any Successor in Trust hereunder shall have the identical title, p Il be entitled to reasonable compensation for all acts performed h	owers and a floor y as are herein given Trustee, and any or
premises herein involved, note for breach of this co acquiescence in any such beneficial interest thereof THIS TRUST DEED the power and authority co possesses full power and at the constraint.	or written consent of the holder or holders of the note secured hereby. The holder or holders of the note secured hereby may elect to accelerate and no delay in such election after actual or constructive no movesance or encumbrance. Assignment of the henelicial interest in the shall be considered a conveyance in the purpose of this paragraph is executed by the Avenue Bank and Trust Company of Oak Park, nonferred upon and vested in it as such Trustee (and said Avenue Bank and thority to execute this instrument), and it is expressly understood and up liability on the first Party or on said Avenue Bank and Trust Company of Coak parks, no proposed to the proposed proposed to the proposed pro	nice the entire intp. id pri in a balance as provided in said a paice of such breach s all b. construed as a waiver of orgone First Party, trust by the obsent holder or holders of the state of the Execution of Inticles of Agree—/ of personally but as Truste, as at said in the exercise of and Trust Company of Oak Par. I creby warrants that it agreed that nothing berein or a sid note contained shall
hability, if any, being expre Party and its successors an owner or owners of any ine the lien hereby created, it IN WITNESS WHER	recome or any indebtedness accruing hereunder, or to perform any easy essly waived by Trustee and by escry person now or hereafter claiming a d said Avenue Bank and Trust Company of Oak Park personally are lebtedness accruing hereunder shall look solely to the premises hereb in the manner herein and in said note provided or by action to en EOF. Avenue Bank and Trust Company of Oak Park, not personally by	any right or security hereunder, and that of far as the First concerned, the legal holder or holders, is said one, and the econveyed for the payment thereof, by 6
	EOF, Avenue Bank and Trust Company of Oak Park, not personally bent, and its corporate seal to be hereunto and attested by its Cash 'ENUE BANK AND TRUST COMPANY OF OAK PARK, OAK PAR	5 30 32 3 (P 2)
STATE OF ILLINOIS COUNTY OF COOK	SS. Altest	Syste President
1	the undersigned. otary Public in and for said County, in the state aforesaid, DO HEREB	OY CERTIFY, tout FRANK ROTH Vice
President of the AVENUE BANK AND TRUST COMPANY OF OAK PARK, and SUSAN TRAGE. ATO Carbiec of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instruments as such Vice-President, and Cashier, respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act of said Bank. as Trustee as aforesaid, for the uses and purposes therein set forth; and said Cashier, as custodian of the corporate self-of said Bank, did afth; the corporate seal of said Bank to said instrument as said.		
	Given under my hand and Notarial Seal this	July 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
		6 2 2 6
	OF BOTH THE BORROWER AND	nt Note mentioned in the within Trust Deed has been with under Identification No.

END OF RECORDED DOCUMENT