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TRUST DEED

THE STREET

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This document was prepared for Itasca Bank & Trust Co. by Jack E. Mensching 308 W. Irving Park Itasca, Illinois 60143

1000

THE ABOVE SPACE FOR RECORDERS USE ONL

	THIS INDENTURE, made		15, 19 7	9 , between		- 1
_	Frank P. C of rie Village Sal of Illinois	of herein referred to		County and Itasca Bank &	of Cook Trust Co. an Illinois corporation	doing
260	business. Itasca, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WISREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter discussed, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Five thousand dollars and 00/100(\$5,000.00) Dollars,					
00	Fire thousar evidenced of the certain I	id dollars and nstalment Note of the	: Mongagors of	even date herewi	ith, made payable to BEARE	R IIars,
6.	and delivered, in any by which said Note the Mortgagors promise to pay the said principal sum and interest from date of disbursementon the balance of principal remaining from time to time unpaid at the rate of 12.68 per cent for unum in instalments as follows:					
	-Dollars- on ti	he Ox day	of-	1 9 -	and	j
	due on the 20th day of edness evidenced by said to principal; provided that highest rate permitted by or trust company as the ho appointment, then at the office	of Sertember note to be that applie the principal of each law and all of sail polders of the note have of Itasca Bank & Trus	ed to interest of instalment unlock neighbor and in y. trom time to se C., Itasca, Illin	rincipal and inte 33 . All such pa in the unpaid prin ess paid when du uterest being mad time, in writing ois.	rest, if not sooner paid, sha syments on account of the in- cipal balance and the rema- ne shall bear interest at the e payable at such banking h appoint, and in absence of	debt- inder then ouse such
					ccordance with the terms, provisions and li formed, and also in consideration of the su nto the Trustee, its successors and assigns	mita- im of s, the
-	COUNTY OF COOK		AND STATE OF ILLI	/ .		ļ
	**Lots 21 and 22 Highlands, being of Section 34, To Meridian, in Cool	a Subdivision ownship 41 Nor	of the So th, Range	uth 1/2 of 10, East of	the North West 1/4 the Third Principa	al
				Half of	Sign view	
	JOOK COUNT */ 1: FILED FOR RE	,		*25	150395	2
	JEP. 18 '79	lu 55 Ali			75	25150395 (
	which, with the property hereinafter descri	ibed, is referred to herein as the	"premises."			95
		renements, easements, fixtures			and the second of the second o	
	equipment or articles now or hereafter the controlleds, and ventilation, including twitt and water heaters. All of the foregoing are equipment or articles hereafter placed in the TO HAVE AND TO HOLD the premis free from all rights and benefits under we	be entitled thereto (which are erein or thereon used to supply thout restricting the foregoing), s re declared to be a part of said re he premises by the mortgagors or les unto the said Trustee, its si	and appurtenances the pledged primarily and heat, gas, air conditio creens, window shades, all estate whether physi- their successors of as- uccessors and assiens.	on a parity with said real ming, water, light, power, , atorm doors and windows ically attached thereto or r signs shall be considered.	estate and not secondarily), and all apricate refrigeration (whether single units or lentrication coverings, inador beds, awnings, runtot, and it is agreed that all similar apparate	thd tu dy liver tu
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

- 1. Morgagors shall (1) promptly repair, reasone or rebuild any building or improvements not on hereafter on the premises which may become damaged or be destroyed. It steps said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien here:

 (3) 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 the discharge of such prior lien to Truster or to holders of the note; (4) complete which in a reasonaling or buildings now or at any time in process; erection upon said premises, (3) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (6) make no material alter times in studies.
- Mortgagors shall pay before any penalty attaches all general cases, and shall pay special tases, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent defaul hereunder Moreares shall again in full under process; in the manner convicted by statute, any tast or assessment which Motrastor may desire to contest.
- 3. Morgagors shall keep all buildings and improvements now or hereafter situated on and premises insured against loss or damage by fire, lightning or windstorm under policies providing for partnern by the insurance companies of moneys sufficient either to pay the cost of replating or tename or to pay in full the indebt endress accured hereby, all in companies satisfactory to the holders of the nore, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the nore, such rights to be evidenced by the standard mortgage clause to be attached to each policie, and the lideliver all policies, including additional and renewal policies, to holders of the nore, and in case of insurance about to expire, shall deliver greewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein. Trussee or the holders of the rote may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior occumbances, if a Pay, and purchase, discharge, copporation of the propose of the payments of principal or interest or prior extended and all expenses of the payments of prior default or extended and all expenses of the payments of the propose of the payments of the propose of the payments of the payment
- The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to takes 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, asses, acro, sale, forterune, tax lien or tutle or claim thereof.
- U. N. 18, one shall pay each item of indebtedness herein mentioned, both principal and increters, when due according to the terms hereof. At the option of the holders of the net, an without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, noweltharanding anything in the note or in this Trust Deed to content, and any apparent of any apparent of any apparent of any interest on the note, or (b) when default shall occur and cord, use (a river days in the performance of any other agreement of the Mortgagors herein output of the Mortgagors her
- "The it is in the disease hereby accured shall become due whether by acceleration at otherwise, holders of the note or Trustee shall have the right to foreclose the ine hereof, there shall be allowed and included as sadditional indiredeness in the decree for sale all expenditures and expenses which may be paid or it is not of the control of the cont
- B. The proceeds of any foreclosure and of the premises shall be distributed and applied in the following order of priority. First, on account of all costs and expense incident to the foreclesure proceedings, incling all the times as are menioned in the proceeding paragraph hereof, account, all other irres which under the terms hereof constitute secured independences additional to that evely such by the note, with interest hereon as hereof provided, third, all principal and interest remaining unpaid on the note; fourth, and overplus to Mortgagors, their bers, as all city cases are to expense to their raphs, may be obtained and interest remaining unpaid on the note; fourth, and overplus to Mortgagors, their bers, as all city cases are to assure as their raphs, may be obtained and their raphs are their raphs.
- 9. Upon, or at any time after the faling of a fill to foreclose this trust deed, the court in which such bill is filled may appoint a receiver of said premisers. Such appointment may be made either before or after sale, thou notice, without regard to the solvency or insolvency or Moragagors at the time of application for such receiver and without regard to the then value of the premises of which a such experience of the then value of the premises of which a such experience of the theory of the premises of the premises of the premises of the premises during the pendence of such foreclosure wast and, in case of a sale and delivency, during the full statutory period of redemption, he can be redemption or not, as well as during any further times when Moragagors, except for the intervention of such receivers, would be entitled to collect such rent (as see 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 term es, using the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in passment in whole or in a past of 1. To indebtedness secured hereby, or by any decree foreclosing this itsust deed, or any tax, special assessment or other lien which may be or become superior to the lien, e for or of such decree, provided such application is made prior to foreclosure sale; (2) the delicency.
- 10. No action for the enforcement of the lifer or of any provision hereof shall be surject to any defense which would not be good and available to the party interposing same in an action as law upon the note hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the pit mass at all reasonable times and access thereo shall be permitted for that purpose.

 12. Trustee has no day, one example the title location residence or conducting of the title proposed to study and deed or to exercise the same day, one example the title location residence or conducting of the title proposed to the title and deed or to exercise the title location of the title proposed to the title purpose.
- 12. Trustee has no duts to examine the title, location, existence, or condition of "c.p. mises, nor shall Trustee be obligated to record this trust deed or to exercise may power herein area unless expressly obligated by the terms hereol, nor be liable for a years of office must be recorded at case of its own gross negligence or macconduct of this distribution of the product of t
- 13. Trustee shall release this track deed and the leen thereof by proper instrument up a presentation of satisfactory evidence that all indebtedness accuracly by this trust deef has been fully spand, and Trustee make evidence and deliver a release hereof to an as it respects of any person who shall, rether before or after mounty thereof, produce and establish to Trustee the note, representing that all indebtedness herebis secured has a many which representation. Trustee may accept as true without inquiry, there a release to requested of a successor trustee, such successor accept as true, many referred exercised and notes which been a reliable to the proof trustee hereunder or which conforms in substance, with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof, and where the release is required intrustee and its has never executed a certificate on any instrument inferentiating same as the note described herein, it may accept as the genuine note herein, deas she do not successful the reservoint herein contained of the note and which conforms in substance, with the reservoint on herein contained of the note and which conforms in substance, and the reservoint herein contained of the note and which conforms in substance, and the reservoint herein of the reservoint herein contained of the note and which quenties to be executed by the present hereof.
- 14. Irons may be instructed and in the first of the Recorder of Registrat or Registrate of the instruction shall have been recorded or filed. In case of the resignation, inability or reluxal to act of Trustee, the then Recorder of Deeds of the county in which he precises are situated shall be Successor in Trust, any Successor in Trust can on a Trustee or and any Trustee or any Trustee or and any Trustee or and any Trustee or any
- 15. This Trust Deed and all prosisions hereof, shall extend to and be binding upon Mutgagors and all persons, air ing under or through Motgagors, and the word "Motgagors" when used herein shall include all such persons and all persons health have executed the note or this Trust Deed.
- 16. Without the prior written consent of the holder or holders of the note secured hereby, the Mortgagor or 'rig' s' hall not convey or encumber title to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate the 'ent' e unpaid principal balance as provided in the note for breach of this covenant and no delay in such election after actual rootstructive notice of s' breach shall be construed as
 - 17. This note shall bear interest at a rate of 12.68% per annum after miturity,

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THI NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE IRUST DEED IS FILET FOR RECORD. The Instalment Note mentioned in the within Trust Deed has been identified

Itasca Bank & Trust Co., as Trustee

Ву _____

Trust Officer

D STREET

Itasca Bank & Trust Co.

308 W. Irving Park Road

Itasca, Illinois 60143

SB

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE?

1515 Grant Rte. 2

Roselle, Illinois 60172

64me F08ms, 1MC.

BOX 533

END OF RECORDED DOCUMENT