UNOFFICIAL COPY

25356094

	TRUST DEED 1980 1	FEB 8 PM	3 45	***	
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THIS INDENTURE, ma	de August 18		VE SPACE FOR RECOR	5356US	- 11 1
ins indeniure, ma	de August 18		Detween		
Walter .	J. Johnson and wife	e Delores			
Illi vir E leking Carnor	ation, doing business in Chicag	a Illingi, bergin r		to as "Mortgagors" and	AETNA BANK, an
	Mortgagors are justly indebted ilders of the Note, in the princ				d legal holders being
	ilders of the Note, in the princ ne certain Installment Note of			79	made
payable TO THE ORDE	R OF BEARER and delivered February 7, 1980	, in and by which s	id Note the Mortgagors pr	omise to pay the said print balance of principal tem	reipal sum which in-
time unpaid at thete	of15.71 per cent	per annum, in inst-	illments (including princip	al and interest), as describ	zed in said Note, All
place as the Holders of	in' of indebtedness evidenced as N (e, may, from time to t	ime, in writing, oth	yable at 2401 North Hals erwise direct.	ted Street, the Leo, Illin	ois, or at such other
		(1)	W		
		MILL	Mune Story n		
		detre 1 .	12 . X		
			JEON Y	· Walsted	
				,	·
	C				}
NOW, THEREFORE,	the Mortgagors to secure the p	aymer of the said	principal sum of money an	d said interest in accorda	nce with the terms,
formed, and also in con- CONVEY and WARRAN	s of this trust deed, and the per sideration of the sum of One T unto the Trustee, its success	riorn an se of the co Dollar in hand rei fors and assign a, the	venants and agreements ne d, the receipt whereof is \following described Real	rein contained, by the Mi hereby acknowledged, d Estate and all of their est	ortgagors to be per- o by these presents tate, right, title and
	ing and being in the	(OUNT			TE OF ILLINOIS,
to wit:	and 46 in Roseland	Swuare, be	r a subdivison	of block 8 in	First
Addition	to Kensignton, be	ing a subdiv	iron of the So	uth 20 acres of	the North
South 1/2	South West & of S of the South West	of Section	n 22, /e> :ept R	ailroad) also t	he West
fraction	al Half of Section	27 (Except	Railroa () all	north of Indian	boundary
lying So	so the North 21 Actuth of Indian Bou	ndary line ,	Township 37 '.o.	rth, Range 14 E	ast of the
Third Pr	incipal Meridian,	in Cook Coun	ty, Illinois		·
				10.	ľ
				- W.O	oj
				The same of the sa	
which, with the property he TOGETHER with all im	ereinafter described, la referred provements, tenements, easem	to herein as the "pr ents, fixtures, and a	emises," ppurtenances thereto belor	nging, and all rents, issues	and prof a there-
of for so long and during a and not secondarily) and a light, nower, refrigeration	ill such times as Mortgagors m. Il apparatus, equipment or arti- (whether single units or cent:	ay be entitled there cles now or hereafte ally controlled), as	to (which are pledged pri r therein or thereon used (ad rentilation, including ()	marily and on a parity wi to supply heat, gas, air co without vestricting the fo	ith said and state nditionior, with,
window shades, storm door a part of said real estate who	ereinafter described, is referred provements, tenements, easem all such times as Mortgagors mil apparatus, equipment or artic (whether single units or centrs and windows, floor covering their physically attached there pagors or their successors or as	s, inador beds, awn to or not, and it is a	ings, stoves and water hear greed that all similar appar	ers. All of the foregoing atus, equipment or article	are declared to be a hereafter place
herein set forth, free from	all rights and benefits under as	nd by virtue of the l	ered as constituting part of its and assigns, forever, for fomestead Exemption Lav	the rest estate. the purposes, and upon t vs of the State of Illinois.	he uses and trust. which said rights
and benefits the Mortgagors	do hereby expressly release an	d waive.			
menthousted ustern på teter	s of two pages. The covenants, rence and are part hereof and si	hall be binding on th	e mortgagors, their heirs,	successors and assigns.	nis trust deed) are
WITHESS the name	and scal of Mortga		ir first above written.	(laborer	.
		_ (SEAL)	Kindy	D. I	(SEAL)
		(SEAL)	Nelgreat	1 Johnson	(SEAL)
STATE OF ILLINOIS	}	(Na.	Lagan		
County ofCook	SS. a Notary Public In	and for and reside	of in sist County, in the	State Michaeld, DO HE	REBY CERTIFY
	is	wn to me to be the		24.0	Solution of the
	foregoing instrument, appear	ed before me this d	y in person and acknowle		
	signed, sealed and delivered purposes therein set forth.		788		for the uses and
	Given under my hand	and Notarial Seal th		學是影響	(ja 📰 📗

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- 1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become maged or be destroyed: (2) keep said premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not expressly subordinated to the lien hereof: (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 of the discharge of such prior lien to Trustee or to holders of the notes; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use (hereof: (6) make no material alterations in said premises except as required by
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, 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 default hereunder, Mortgagors shall pay in full under profest, in the manner provided by statule, any tax or assessment which Mortgagors may deser to contest.
- 3. Mortgagous shallkeep all huddings and improvements now or hereafter situated on said premises insured against low or damage by fire, lightning or windstirm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or log pay in full the indebtedness secured hereby. all in companies satisfactory to the holders of the note, under insurance policies payable in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall definer all policies, including additional and renewal policies, to holders of the note, and in case of insurance about the expire, shall definer renewal policies had ten days prior to the respect dates of expiration.
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required Mortgagors in any form and manner deemed expedient, and may, but need not, make full not partial payments of principal or interest on prior encountrances, if any, and purchase, dush large, compromise or settle any tax lien or other prior len or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes berein authorized and all expenses paid or mourted in connection therewish, including afterneys? Ices, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof. Plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be mortgaged by the most additional indebtedness secured hereby and shall become immediately due and pay able without notice and with interest thereon

at the rate of per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them

- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bial statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the or lates of any lates.
- 6. Mortgagors hall pay each item of indebtedness herein mentioned, both proncipal and interest, when due according to the terms hereof. At the option of the holder of the moter, and without notice to Mortgagors, all unpaid indebtedness secured by this Frust Heed shall, notwithstanding anything in the note or in this Frust Fleed to the contrary, become due and payable (a) in the case of default for thirty (30) days in making payment of any instalment of price of the interest on the note, or (h) when default shall occur and continue for thirty (30) days in the performance of any other sections of the Mortgagors or in containing.
- 7. When the machtedness for a secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the apit to brock one the her become for a sum to forechoe the lieu betreat, there shall be allowed and included as additional indebtedness in the decree for sile all expendances and expens so thich may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, outflows for a sure respectively. A sure possibilities to costs and costs (which may be estimated as to items to be expended after entry or the sure report of the note of the note for attorneys fees, Trustee's fees, and similar data and assure access with respect to title as trustee or holders of the note may deem to be reasonably necessary either to pruse-cute such suit or to exidence to braders at any sale which may be faid pursuant to such degree the true condition of the title to or the value of the presentes. All expenditures and expenses of, no nature in this praragraph mentioned shall become so much additional indebtedness secured hereby and miniedately due and payable, with interest the co-at the rate of seven per cent per animum, when paid or incurred by Trustee by an inconnection with (a) any proceedings, not may be applicated and bankingthy proceedings, to which either of the both meneument of any suit for the datamant or defendant, by reason of this trust of ed or any indebtedness hereby secured or (b) preparations for the defense of any threatened forecome thereof after accurated of such indebtedness hereby secured for the process.
- 8. The proceeds of any torey-boare sale of the permose shall be distributed and applied in the following order of priority: I first, on account of all costs and expenses modern to the foree-boare proceedings and expenses modern to the foree-boare proceeding and such items as are mentioned in the preceding paragraph bereof; second, all other tens which under the terms better constitute second indebtedness additional to that evidenced by the note, with interest thereon as berein provided, thord, all principal and interest remaining unparty on the note, fourth, any overplus to Mortgagors, their beirs, legal representatives or assigns, as their inplies most appear.
- 9. Upon, or at any time after the thing of a bill to force by the trust deed, the court in which such bill is filed may appoint a receiver of said promises. Such appointment may be made either before or after a de without notice, without regard to the solvency or insubsency of Mortgagors at the time of application for such receiver and without regard to the face. Such receiver shall have power in collect the rents, issues and prufits of said premises during the pendency of such forceive such receive. Such receiver shall have power in collect the rents, issues and prufits of said premises during the pendency of such forceive such and, in case of a sale at a do ficiency, during the full statutory period of redemption, which ended to be redemption or not, as well as during any further times when Mortga size, every for the intervention of such receiving, mortaling, control, management and operation of the premises during the whole of said period. The fourt from time is such cases of authorize the receiver to apply the net incoment and operation of the premises during the whole of said period. The fourt from time and particular the receiver to apply the net income in his hands to payment in whole or in part of (11) the indebtedness secured fit by only any decree forcelosing this trust deed, or any fax, special assessment or other lens which may be or become superior to the heart of a such decree, provided such application is made prior to foreclosure
- 10. No action for the enforcement of the hen or of any provision hereof shall be subject to any defense which would not be good and available to
- 11. Trustee or the holders of the note shall have the right to inspect the premises at 5' for sonable times and access thereto shall be permitted for
- 42. Truster has no duty to examine the title, location, existence or condition of the promess, or to inquire into the validity of the signatures or the slentity, capacity, or authority of the signatories on the note of frust deed, nor shall I ruster by obligated to record this triat deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be hable for any and or omissions hereunder, except in case of its own gross negligence or missiondust or that of the agents or employees of Trustee, and it may require indemnities a tisfactory to it before exercising any power hereon even.
- 13. Trustee shall release this trust deed and the hen thereof by proper unstrument upon present, from of attofactory evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereo, or and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indepter on a shereby secured has been paid, which representation Trustee may accept as true without singuity. Where a release is requested of a successor from successor trustee may accept as representation frustee may accept as the without singuity. Where a release is requested of a successor from successor trustee may accept as the note from described any note which heava an identification number purporting to be placed therein by a plor trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed by the resor, wherein designated as the makers thereof.

 The production of the production of the persons between the persons between the production of the production of the persons between the persons between
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Litles in which it is instrument shall have been tecorded or itled. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the ccur's in which the premises are recorded or itled. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the ccur's in which the premises are situated shall be Successor in Itust. Any Successor in Itust hereunder shall have the identical title, powers and authority, as are been given Trustee,
- 15. This trust freed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming u ider or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the i. debt. Jo., s or any part thereof, whether or not such persons shall have executed the note or this frust freed. The word "note" when used in this instruments, all be construed to more "notes" when used in this instruments, all be construed to more than one note is used.

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) [o:	Aetna Benk 2401 N.Halsted Chicago, Illinois	r	- i	 FOR RICORDER'S I INSERT STREET AD DISCRIBED PROPER 154 W, 119th 1	NDEX PURPOSES DRESS OF ABOV RTY HERE P1 Chgo, 11.

END OF REGORDED DOCUMEN

PLACE IN RECORDER'S OFFICE BOX NUMBER

25356094