	TRUS F226530	COOK COUNTY, ILLINOIS FILED FOR RECORD 1902 HAY 12 AM TO: 36	slidney H. Olsen RECORDER OF DEEDS 26226530
	26226530	THE ABOVE SDACE I	FOR RECORDERS USE ONLY
Г	THIS INDENTURE, made May		,
1	THIS INDENTURE, made May 8, 19 82, between James C. Triantafillo and Nicky Triantafillo, his wife		
	State of 11 inois herein rean Illinois caper an Illinois caper ion doing business in Brid THAT, WHEREAC the Mortgagors are justificated legal holder or helders being herein refeand no/100 second	eferred to as "Mortgagors", and Bridgeviev lgeview, Illinois, herein referred to as TRU y indebted to the legal holder or holders rred to as Holders of the Note, in the prin 	w Bank & Trust Company, Bridgeview, Illinois ISTEE, witnesseth: of the Instalment Note hereinafter described, cipal sum of Fifty-Seven Thousan
	evidenced by one cert in 1 stalment Note of the Mortgagors of even date herewith, made payable to BEARER and delivered, in and by which said Note: " Not gagors promise to pay the said principal sum and interest from date on the balance of principal sum in graph from time to time unpaid at the rate of Fifteen (15%)		
	per temper annum in instance is as onews	" Seven Hundred and Two	entv and 73/4001e
68 122C	note to be first applied to interest on the of each instalment unless paid when due and interest being made payable at such b	1 xc. of that the final payment of princip 1985. All such payments on tunpair principal balance and the remains shall be ar interest at the then highest re- anking and see trust company as the he	and Seven Hundred and The Month in the amount of all and interest /if mp/ sogage paids shall be due account of the indebtédness evidenced by said inder to principal; provided that the principal ate permitted by law and all of said principal diders of the note may, from time to time, in w Bank & Trust Company, Bridgeview, Illinois.
2,8268	provisions and limitations of this trust deed, and formed, and also in consideration of the sum of and WARRANT unto the Trustee, its successors a situate lying and being in the COUNTY OF COOK	the performance of the chants and agreem One Dollar in hand paid, the receipt whereof is hand assigns, the following described to the Lestate of the AND STATE OF THE NO.	noney and said interest in accordance with the terms, ents herein contained, by the Mortgagors to be per- pereby acknowledged, do by these presents CONVEY and all of their estate, right, title and interest therein, wit:
	Lot 2 in Siever's West 93rd Street and South 19th Court Subdivision No. 1, of part of the Southwest quarter of Section 6, Township 37 North, Range 13, East of the Third Principal Meridian, in 30' County, Illinois.****		
:			/ <i>Y</i> 1
	herein set forth, free from all rights and benefits benefits the Mortgagors do hereby expressly relea	ements, easements, fixtures, and appurtenance Morgagors may be entitled thereto (which are ent or articles now or hereafter therein or then is or centrally controlled), and ventilation, in coverings, inador beds, awnings, stoves and wied thereto or not, and it is agreed that all sim sors or assigns shall be considered as constituting not the said Trustee, its successors and assigns, is under and by virtue of the Homestead Exempt see and waive.	sthereto be anging and all rents, issues and profits pledged prin urily and an a parity with said real estate con used to a mely bat, gas, air conditioning, water, heluding (without astrating the foregoing), screens, after heaters. All of a fregoing are declared to be a illar apparatus, equi, men, contributes hereafter placed part of the real estate. For the purposes, and soon the uses and trusts ion Laws of the State of Illiton, which said rights and ing on page 2 (the reverse side of this rust deed) are eitheirs, successors and assigns. of Mortgagors the day and year first above, it ten.
	STATE OF ILLINOIS SS County of Cook 1. Barbara Zych a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT James C. Triantafillou and Nicky Triantafillou		
	who ATC personally known to me to be the same person		
Thuman.	this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this 8th day of May A.D. 182. Notary Public		
	D NAME Bridgeview Ba	nk and Trust Co.	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE. 9305 S. 69th Court Daklas
	V CHY Bridgeview, I		9305 S. 69th Court, Oaklas 11. THIS DOCUMENT PREPARED BY mes W. Haleas, attorney at
	Y INSTRUCTIONS RECORDER'S OFFI	CE BOX NO. 206	7940 S. Harlem
	1		B <u>ridgeview, Illinois</u>

THE COVENANTS -CONDITIONS AND PROVISIONS REFERRED TO ON PAGE LITHE REVERSE SIDE DE THIS TRUST DEED!

- 1. Morgagors shall (1) promptly repair, restore or rebuild any building or improvements now on becafter on the premises which may become damaged or be destroyed; it neep said premises in good condition and repair, which may be the feet from enchange or other liens or claims for, lies pot expressly subordinated to the lien hereof; (3) rey when doe any indebtendiess which may be secured by a lien or charge on the premises superiors to the lien hereof, and upon request exhibit satisfactory evidence or the discharge of auch prior lien to Trackee or to holders of the nore; (4) complete which a restonable time any building no buildings now out any time in process of erection upon said premises success; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof. (6) make no material alterations in said premises except as required by law or municipal ordinances.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer setwice charges, and other charges against the premises when due, and shall, upon written request, funish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagers shall gave in cull under concern in the manner provided by stature, and tax or assessment which Mortgagors and to the concern charges.
- 3. Margagors shall keep all buildings and improvements now or bereafter situated on said premites insured against losts or damage by fire, lightning or windstorm under policies, providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing for repairing the same or to pay in full the inducents secured hereby, all in companies a satisfactory to the holders of the note, under insurance policie payable, in or of lost or damage, to Troste for the honeits of the holders of the note, such rights to be evidenced by the wandard mortgage cloure to be attached to each policie, and shall deliver all policies, including additional and companies of the properties of the more, and in case of insurance dobust to expire, whill deliver energial policies not less than ten days prior to the respective dates of
- 4. In case of default therein, Trusce or the holders of the note may, but need not, make any payment or petform any act hereinbefore trequired of Morgagos in any time and mannet deemed expedient, and may, but need one, make full to partial payments of pincipal interest on privile renumbrances, if any, and punchase, disthage, comptomise or settle any tax lien or other prior lien or title or clain thereof, or redeem from any tax sale or lorfeitott alfecting said premises or context any tax or assessment. All money as aid for any of the purposes herein authorized and all or spenses paid or incurted in contention theretwish, including attorneys' less, and any other money advanced by Trustee or the holders of the nore to pinters the morgaged premises and the lien hereof, plus reasonable compensation to Trusce for each matter contening which action therein authorized may be taken, thall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and the state of the content of the payable without notice and the payable without premises of the note shall never be considered as a warver of any right accounts to the money of the payable without payable without the non-extension of trustee or holders of the note shall never be considered as a warver of any right accounts.
- 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 bill, a set on the estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, and, forfering, tax lies not ritle or claim thereof.
- 6. M. 13-gers shall pay each item of indebtedness herein mentioned, both principal and interests, when due according to the terms between At the option of the holders of the r. e.g. withour notice to Mortgagors, all unpaid indebtedness actured by this Trust Deed shall, nowithinstanding anything in the none or in this Trust Deed shall now the standing anything in the none or in this Trust Deed shall now the standing anything in the none or in this Trust Deed shall now the standing payment of any time and payable (a) immediately in the case of default in making payment of any instalment of the notice of the standing of the payment of any time after the standing of the standing
- ". When the side is described by accused shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lene hereof. In way so it of noteclose the line hereof, there shall be allowed and included as additional independences in the decree for sale all expenditures and expenses which may be part or "cut and by or on behalf of Trustee or holders of the most for attentives" fees, appraiser's fees, onlysy for documentary and expert evidence, steno-graphers' charges, publication costs and costs which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, are "ver policies, Torreas certificates, and similar datas and assumence with respect to title as Trustees of holders of the note may deem to be reasonably necessary either a pro" cuts such suit or to evidence to bidders at any sale which may be had pursuant to such detere the true condition of the fittle to or the value of the precisies. All typen mars and expense of the nature in this paragraph mentioned shall become so much additional indebtendens secured hereby and immediately due and payable, with in Test interior at the them highest tate permitted by law, when past or incurred by Trustee or holders of the note in connection with (a) any proceeding, landuling probates and by his cytoproceedings, to which either of them shall be a garty, clinical and application, by reason of this trust deed or any indebtedness hereby secure. Or (b) preparations for the commencement of any sust for the foreclosure hereof atter accountly hereof, whether or not activated the market of the shall be and the precisions of the county thereof, whether or not activated marks hereby secure.
- 9. Upon, of at any time after the filing of at 11 to for close this trust dend, the court in which such hill is filed may appoint a receiver of saidpremises. Such appointment may be made either before or after sale, industrative regard to the salvency orimotheren of Morgagous at the time of application for such receiver and without regard to the then value of the premises of the same shall be then occupied as homestead or not and the Trustee hereunder may be appointed as such receivers. Such receivers shall have power to collect the term (ass) as and reposits of said premises during the pendency of such foreclosure suit and, in case of a sale and deficiency, during the full statutory period of redemption, whelf is there be redemption or not, as well as during any further times when Morgagous, except for the intersection of such receiver, sould be erivided to collect as who, ..., is use and profits and all other pears which may be necessary or are usual in such cases for the receiver to apply
 the net income in his hands in payment in whole or in part of 17. indebtenders secured hereas, or by any decree foreclosing this trust deed, or any tax, speasanen or other then which may be or become superior to the lien 1. ... or of such decree, provided such application is made prior to foreclosure sale; (2) the deficinency in case of a sale and deficiency.
- 10. No action for the enforcement of the lien or of any provision here of shall as a Spect to any defense which would not be good and available to the party interposing same in an action at 18w youn the note thereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the p. mises at all reasonable times and access thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of commisses, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liab : for my aces or omissions between the commission of the commission o
- 13. Trustee shall release this trust deed and the lien thereof by proper instrument v on pr sentation of satisfactory evidence that all indehedness secured by this trust deed has been fully paid, and Trustee may secure and deliver a release hereof to an at a country of the properties of the shall, either before or after maturity thereof, produce and enhibit to Trustee the note, representing that all indehedness hereby secured hat one pit, which representation Trustee may accept as time without inquiry. When a release is requested of a successor rustees such autoessor trustee may accept as the properties of the release is requested of a successor rustee without inquiry. When a release is requested of a successor rustee with a release is requested on the successor rustee and the properties of the description beering of the notes and which purpose the release is requested by the presented and and which purpose to be excured by the presence and it has never executed a certificate of the release is requested to the release is requested to the release is requested and the successor rustee of the release is requested to the release of the release is requested to the release is requested to the release in the successor described has now the release is required to the release in the successor described has now the release is required to the release is requested to the release is requested to the release is requested and the release is requested to the release is requested as the release is required to the release is requested as the release is required to the release is requested as the release is required to the release i
- 14. Trustee may resign by instrument in writing filed in the office of the Raccoder or Registrar of Titles in what is instrument shall have been recorded or filed, in case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in what is not the positions are situated shall have buccessor in Trust. Ann buccessor in Trust her in Trust her required shall have the identical title, powers and authority as are facting lighter Trust e, and my Trustee or successor shall be entitled to read the control of the power of th
- 10. This flust Deed and all provisions hereof, shall extend to and be binding upon Mongagors and all persons of air included and Mongagors, and the word Mongagors, when used therein shall include all such persons and all persons liable for the payment of the indebtedices. The part thereof, whether or not such persons shall 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 Montgager or Mr taw ra shall not convey or encumber trille to the premises herein involved. The holders of holders of the note secured hereby may elect to accelerate the nitre uposid principal balance a provided in the note for breach of this coverant and no delay in such election after actual or constructive notice of unit reach shall be construed as watere of or acquisezence in any such-conveysment or constructed.
- 17. This Trust Deed shall secure... any future advances made by the Mortgagor, for any purpose, at any time before the lease and cancellation of this mortgage, but at one lime shall this mortgage secure advances on account of said original note and such additional advances in a sum in excess of PATTY Seven Thousand and no/100 s ... Dollars Seven Thousand and no/100 s ... Dollars (5 57, 000, 00), provided that nothing herein contained shall be considered as limiting the amounts that shall be severed hereby when advanced to protect the security or in accordance with convenients.
- 18. The undersigned agree to pay to the Bridgerice Bank and Trust Company (Bank) on each monthly payment date an additional amount equal to one-twelfth (1/104) in the minut later and assessments herical against herical against the mortgaged premises, and one-twelfth (1/104) of the annual permission and one-twelfth premises, all as entited. As the sense of the payment of the paym
- 19. A late charge on payments made more than 15 days after due date of the month due shall be charged at the maximum rate permissable by law.

IMPORTANT

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

Bridandan Dallat Truck Common Bridanian

By Marie O. Clar

FORM 14131 BANKFORMS, INC., FRANKLIN PARK, ILL