71-06-5010

LUNOFFICIAL COPY 7 :

TRUST DEED

Deliver To Recorder's Office Box No. 413 1987 APR 14 PH 1: 49

87197572

	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made April 4,	1987 , between Frank B. Heeg and Joan M. Heeg, his wif
accidence and noticed the more and the second secon	herein referred to as "Mortgagor", and of Lockport, a National Banking Association Export, IL herein referred to as Trustee, witnesseth: indebted to the legal holder or holders of the instalment Note hereinafter described as Holders of this Note, in principal sum of
and delivered, in and by which said Note the principal remaining from time to time unpaid to Four hundred fifteen and 17/10 pollars on the lated day of May	e Mortgagors promise to pay the said principal sum and interest on the balance of per cent per annum in instalments as follows: O (\$415,17)
Dollars on the 15th day of each moninterest, if not sooner prid, shall be due on account of the indebtediles, evidenced by said to principal; provided that the principal of each annum, and all of said principal, and interest to the composition of the office of the such appointment, then at the office of the NOW, THEREFORE, the Mortgagors to secure provisions and limitations of this trust divid, and	the thereafter until said note is fully paid except the final payment of principal and the list day of April 19 92. All such payments on dinote to be first applied to interest on the unpaid principal balance and the remainder hinstaffment unless paid when due shall bear interest at the rate of given cent per sing made payable at such banking house or trust company in the holders of the note may, from time to time, in writing appoint, and in absence of the list National Bank of Cokyothid City. Payment of the said principal sum of money and said interest in accordance with the terms the performance of the covenants and agreements herein contained by the Mottgagors so the content of the covenants and agreements herein contained by the Mottgagors so the content of the paid, the receipt whereof is hereby acknowledged, do by these presents agreed and assigns, the following described Real Estate and all their estate, right, title and in-
Clerk's Subdivision of Section Principal Meridian according t 19530048 in Cook County, Illin	
Permanent Tax No. 22-29-125-00 Property Address:	7-0000 CEO Parive, Lemont 12 00
	This instrument prepared by: Horitago First Entional Bank of Lockport 814 S. State St., Lockport, 111, 60441
thereof for so long and during all such limes as Mort and not secondarily), and all apparatus, equipment light, power, retrigeration (whether single units or window shades, storm doors and windows, Boor covered to seld real estate whether not seld real estate whether not seld real.	terred to herein as the "premises." .easements, fixtures and appurlemances thereto belonging, and all rents, issues and profits igagors may be entitled thereto (which are pledged primarily and on a parily with said real estate or articles now or hereafter therein or therein used to supply heat, gas, air conditioning, water, centrally controlled), and ventilation, including (without reading) the foreigning), screens, vertings, incomings, stoves and water heaters. All of the frequing are declared to be thereto or not, and it is agreed that all similar apparatus, equipmen, or afficies hereafter placed is or assigns shall be considered as constituting part of the real estate.
herein set forth, free from all rights and benefits und benefits the Mortgagors do hereby expressly release This Tries Deed consists of two bades, this cond	aid Trustee, its successors and assigns, forever, for the purposes, and upcicitie uses and trusts er and by virtue of the Homestead Exemption Laws of the State of Hinols, which said rights and said waive jitions and provisions appearing on this page and on page two (the reverse side hereof) are in-
WITNESS the handand sea	ngof Mortgagors the day and year first above written.
trunk & Nous	Some They
FRANK B. HEEG	JOAN M. HEEG
STATE OF ILLINOIS.	(SEAL) (SEAL)
SS.	undersigned
a Notary Public in and	for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
who <u>are</u> person the loregoing instrum	eg and Joan M. Heeg whose name same subscribed to early known to me to be the same persons whose name same subscribed to early appeared before me this day in person and acknowledged that they
signed, sealed and del purposes therein set fo	(livered the said instrument as <u>their</u> free and voluntary act, for the uses and orth, including the release and waiver of the right of homestead. Thend and Notarial Seal this 4th day of April A.D. 19.87

4-9-06-28

SIMMISSION EXPIRES 5-10-90

Notary Public

1 Mortgagors shall (1) primit by ten in resulting or rebuild in building or minovements sol, or institution of the premises which may become diamaged or be destroyed; (2) week laid blemmes in good condition and repair, without ward, amender from michanics or other liens for claims to the property of t is read in result. For reputid an building or improvements so compand premises in good condition and repair, whereast ware, and

he Mortgagors hereir chairmed. Any delicency in the amount or any monimity payment blast construction and the extra expense involved in handling delinquent, powers.

7. When this indebtedness in rely secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the tien helpen. In any suit to foreclose the tien hereof there shall be allowed and included as additional indebtedness in the decree for sale all expenditures yild elegated which may be paid or incurred by or on behalf of Trustee or holders of the note for altoring's fees stimulated as to items to be expended after entry of the decree) of procuring all such abstracts of little, title searches and examinations, guarantee policies. Torries certificates, and such adias adiasticates with respect to title as Trustee or holders of the note may deem to be reasonably increase artificates. And such adiasticates with respect to title as Trustee or holders of the note may deem to be reasonably increase artificates. All explicitly increase to the first or presente such suit or the premises. All explicitly increase of the nature in this paragraph mentioned shall become so much additional increases with relevant to the premises. All explicitly increase the first of the note in connection with tall any proceeding, including probate and bankruptcy proceedings, to which either of the note in connection with tall any proceeding, including probate and bankruptcy proceedings, to which either of the mishall be commencement of any suit for the foreclosure here. I after accrual of such right to foreclose whether or not actuality commenced of the defense of any threatened suit of proceeding which might affect the premises of the security hereof whether or not actuality commenced. S. The proceeds of any torsclosure proceeding which might all others are mentioned in the preceding paragraph hereof, secural of such expenses incident to the foreclosure premises a sail be delibediedness additional to the preceding pa

herein provided, third, all principal and interest remaining unby dunithenote, tourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill to forecose this trust deed, the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, without indice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the file of the premises. Such assistant the same shall be then occupied as a homestead or not sind. Trustee hereunder may be appointed as a chiracter of the premises of whether the same shall be then occupied as a homestead or not sind the Trustee hereunder may be appointed as a chiracter of such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit any, or case of a sale and a deliciency, during the full statutory period of redemining the profits of said period to collect such rents, issues 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 premises during the 1-hr ends apply the net income in his hands in payment in whole or in part of 1-12. The indebtedness secured hereby, or by any decree foreclosing this trust deed or any tax special assessment or order (ren which may be an decree? *perior to the historia of the file or of any provision shall be subject to any Jefonse which would not be good and available to the party interpoloning shall be in an action at law upon the note hereby secured.

10. No action for the entorcement of the time or of any provision shall be subject to any Jefonse which would not be good and available to the party interpoloning shall be noted to of the note shall have the right to inspect the premises at all reaso above times and access thereto shall be permitted f

that purpose

that purpose -1.

12 Trustee has no duly to examine the title location, existence, or condition of the premities, no shall trustee be obligated to record this trust deed not described any power netein given unless expressly obligated by the terms hereor, nor de (**, bit for any acts or amissions hereunder except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee. **Indit trust endemnities satisfactory to it before exercising any power herein given.

13 Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof to argorithm request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note representing that all indet tedness hereby secured has been paid which representation Trustee may accept as true without inquiry. Where a release is requested of a successor (solver successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purports to be executed by a prior frustee hereunder or which conforms in substance with the description herein containing of the note and which purports to be executed a cell ifficate or any instrument identifying same as the note described herein if may accept as the genuine note herein described any note which in the personal end which conforms in substance with the description herein contained of the original frustee and it has never executed a cell ifficate or any instrument identifying same as the note described herein if may accept as the genuine note herein described by the presented and which conforms in substance with the description herein contained of the original frustee and it has never executed a cell ifficate or any instrument identifying same as the note described herein if may accept as the genuine note herein described by the presented ana

makers thereof.

A Trustee may resign by instrument in writing filed in the office of the Recorder of Registrar of littles in which this inclination 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 country in the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authorit, as are herein given trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereinder.

This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under of through Mortgagors, when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall not be only or this Trust Deed.

16 In the event of the lage or transfer of the Title to the premises described herein, the holder of the note secured hereby may all its option declare the entire amount of the indebtedness to be immediately due and payable.

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THIS NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THIS TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned un the within Trust Deed has been identified herewith under identification No. 414

> EXECUTIVE MISSION Vice President WARREN SANKERS

D	NAME	ı
E	STREET	
V	CITY	i
E		_

Heritage First National Bank of Lockport 800 S. STATE STREET LOCKPORT, ILLINOIS 60441

INSTRUCTIONS

OR

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

603 Valley Drive

Lemont, IL 60439