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Roman Therefore when the or other than the second	Particle frozen de majorene esporant de experio a social de companya de la companya de com
TRUST DEED	21 427, 05],
AN NO.	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made  County of COOK  CENTRA!  ANK  a national THAT, WHF.L.S, he Mortgagors are indebt  Four Thousand Sixty-Four and 9  said Note of the 'orterors identified by the Mortgagors promise to pay he said principal sur  in the prompt payme, to a v instalment all re and all of said principal ar in erest being made  Chicago, Illinois, unless and w nil otherwise des  NOW, THERFORE, the Mortgagor (a v r the payment  all be preferenage of the coverage to a very the payment  and the preferenage of the coverage to a very the payment  and the preferenage of the coverage to a very the payment  and the preferenage of the coverage to a very the payment  and the preferenage of the coverage to a very the payment  and the preferenage of the coverage to a very the payment  and the preferenage of the coverage to a very the payment  and the preferenage of the coverage to a very the payment  and the preferenage of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very the payment  and the preference of the coverage to a very t	banking association, its successors and assigns, herein referred to as "Trustee", witnesseth:  7/100
usigns, the following described Raul Estate and s of t s restated.  d State of Illinois, to wis:	in right, title and interest therein, situated in the city of Chicago County of Cook
N. 38 feet of Subdivision of of Section 10	Lo., in Block 7 in William B. Walrath's f that part of the West 17 chains and 2 links , lownship 39 North, Range 12.
MAIL	MAR-22-71 200 J 6 1 • 21127051 4 A — Rec 5.1
hick, with the property hereinefter described, is referred to have TOGETHEM with all improvements, temments, community, for more as Maraganes may be writted thereto (which are plenged por TO HAYE AND TO HOLD the president sate the Sail Trea- nettic under and by virtue of the Monoscool Exception Law of	is as the "premises."
	21427051
This trust deed consists of two pages. The coverein by reference and are a part hereof and shall	mants, conditions and provisions appearing on the reverse side of out fust deed are incorporated be binding on the mortgagors, their heirs, successors and assigns.
WITNESS the hand and end of Mortgagers on the date first a	GEALLY & REGIONAL STATE OF STA
	L. J. POZIN  and for and residing in said County, in the State oformulal, DO HERENY CERTIFY THAT REGINALD F  Exercise to me to be the same purson 5  control stated and delignment the well increment as from and valuatory state for the
real problems and water of the problems and the proble	day of MARCH  AD., 19 7/  Noterly Public

## **UNOFFICIAL COPY**

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS TRUST DEED:

- 1. Mortgagors shall (1) prompily repair, restors or rebaild any baildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without vasts, and free from mechanic's or other lims or claims for iten not expressly subordinated to the lies hereof; (3) pay when daes any indebendance which may be secured by a lies or charge on the premises susperior to the lies hereof; and upon request exhibit satisfactory evidence of the lichertage of such force its to the remains or the hidden of the note; (4) complex within a reasonable time say building or buildings new or at any time is process of execution apon and premises, (5) comply with all requirements of law or samicipal ordinates with respect to the commerce and the unknown of market intercents in said therefore in the districtions is said therefore in the districtions in the districtions and the mention between the two complex by law or supported by the or s
- Morgagors skall pey before any penalty attaches all general taxes, and skall pay special taxes, special assessments, water charges, sower service charges, and other charges against the premises when due, and skall, upon written request, furnish to Trustee or to holders of the note deplicate receipts therefor. To prevent default hereunder Morgagors skall pay in full under protest, in the meanur provided by statute, any text or assessment which Morgagors may desire to contest.
- 3 Mo regors shall keep all buildings and improvements onw or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for pr. vm b; the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay to full the undertedness second hereby, all in companies sufficiently to it a hou.—In the same, under insurance policies payable, in case of loss or damage, to Trustee for the hereful of the biodiers of the cuts, such rights to be a referred by the standard mortgage clauses to be attributed to each policy, and shall deliver all policies, including additional and renewal policies, not be to the same of insurance about to expire, shall deliver renewal policies not to the transferred dates of expired to the respective dates of expiration.
- 4. In case 3.6 (ask) therein. Trustee or the holders of the note may, but need not, make any payment or personn any act hereinbefore required of Margagors in any forst and manner deemed expedite; and any, hot need not, need not make facilities, compromise or extend any tax lies or either prior lies nor till, or size herein, or referred from any size also or forfestors affecting used premises or context any tax of assessment. All moneys paid for any of the purposes herein authorised and ill agences pure or increased in connection the representation actions and the lies hereaf, play a world (compromise to trustee for each matter concerning which each action hereaf, play a world (compromise) to Trustee for the hotter concerning which each action hereaf, play a world (compromise) to Trustee for the hotter concerning which concerning the hotter concerning which concerning the hotter concerni
- 5. The Trustee or the olds, of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statument or estimate properties, and do not be not a properties, and of the note that the notes of the no
- 6. Morgagors shall pay each its of substeedness herein mentioned, buth principal and interest, when dwe according to the terms hereof. At the option of the holders of the note, and without notice to Morragores, and in appared in order one secured by the Treat Deed to the note or or that he note or or that he contactly, become due and payable (of lamosticately in the case of default in making to a note that the note of the note or or that the contact of the note or or that the contact of the note or or that the note or or that the contact of the note or or that the note or or the note of the note or or that the note or or that the note or the note or the note of the note or the note
- 7. When the indebtedness hereby sectured the less time date whether by acceleration or otherwise, holders of the note or Trustes shall have the right to forecloses the line harvoit. In any state to ferceless the line harvoit, there shall be also did not included and noted by a cas deliction of indebtedness as the decree for said a closer success which may be paid or incurred by or one health of Trustess et holders of the note for attentively fined. Trustes if note, neutron for decrementar and expert evidence, astronguehers' change, publications costs and costs (which may not an expert evidence). The control of the note of the note
- 6. The proceeds of any forecleauxe sale of the premises shall be d arriber d and applied in the following order of priority. First, we account of all costs and expenses incidents to the forecleauxe proceedings, including all such times as see mentioned in the prec disc see hereof and content of the terms benefor constitutes secured indicated that strictly arrived the strictly of the strictly discussed by the note, with interest thereon as herein provided, there, all princ pal and interest remaining unpaid on the note, fourth, any overplus to Movingagon, their heira, legal representatives or essentially not apply that may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust dea\_, br out in which such this is filed may appoint a receiver of said premises, such appointment may be made white before or a fair sale, without notion, without regard in the solvency or manule v<sub>i</sub> or inferrageous at the time as such receiver and without regard to the besidency of such from a such view of the premises or whether the same shall be then occupied as a homesteed or not and the 11 size heresteer as a such receiver. Such receiver held have power to collect the results as such as a such receiver and the such results of said previous states desired by the such as a such as a such receiver. Such results of said previous states there is no endominately or such as a such receiver to apply the end times on the such results and a such receiver to apply the art times on the his hands in payment is whole or in part of: (1) The indebtodeness the relative thereby is only and described by the deficiency is case of a such assessment or other lies which may be or become superior to the lies hereof or af such decrea, provided such application is made prior to foreclosure sale; (2) the deficiency is case of a sale and deficiency.
- 10. No action for the enforcement of the lien or of any provision hersesf shall be subject to say letter which would not be good and available to the party interposing name in an action at law upon the note hersby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times od across thereto shall be permitted for that purpose
- 13. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee as you got an existence or misconduct or that of the agents or employees of Trustee, and it may require indominine assisfactory to it before exercising any power herein given.
- policy of the control of the control
  - Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles is which this instrument she have be a recorded or filed, in case of the resignation, this for refused to act of Trustee, the then Recorder of Deeds, of the county in which the premises are situated while Successor in rust. Any Sommor in Trust have one of the resignation of the resignation
- The Trust Deed and all provisions bereef, shall extend to and be binding upon Murrapapers and all previous claiming under or through More and, and the word "Murrapapers" when an extending all the previous of the previous of the independence or any next thereof whether or any into the remainder of the previous of the previous of the independence or any next thereof whether or any into the remainder of the previous of the independence or any next thereof whether or any into the remainder of the previous of the independence or any next thereof the previous of the previous of the previous of the independence or any next thereof the previous of the pr

DELUKER VINSTRUCTIONS

STREET ADDRESS OF PROPERTY DESCRIBED VAR A

RECORDERS OFFICE BOX No. 132

END OF RECORDED DOCUMENT