## UNOFFICIAL COPY

	TRUST DEED 900% U9U6TY TELHIOIS 2	1 440 001.	Statemen A. Chem RECONDER OF DEEDS
	r use with Note Form 1448 ly payments including interest)	The Above Space For Recorder's Use	Onlyn   AAOOO7
	APR 14 11 3 55 Ac.		
		veen Jozef Blaszynski a Martergary and	nd
	laszyński, his wife herein referred to as "		
egal hold	ferred to as "Trustee", witnesseth: That, Whereas ler of a principal promissory note, termed "Installme	nt Note" of even date herewith, e:	xecuted
by Mortg	ragors, made payable to Bearer and delivered, in an rincipal sum of Twelve thousand	nd by which note Mortgagors pro (512,000.00)	mise to
Dollars, a	and interest from April 30th, 1971 on	the balance of principal remainin	g from
	me ur haid at the rate of seven per cent per are ir installments as follows: One hundred twe		
	in the Cutilian of May , 1971, and $0$ in the $3$ $0$ $0$ in the $3$ $0$ $0$ $0$ $0$ day of each and every month therea	e hundred twenty or mo	17
hat the fi	inal navm or of principal and interest if not sooper	paid shall be due on the 30th	day of
April Vote to b	e applied hast to accrued and unpaid interest on th	ie unpaid principal balance and	the re-
nainder to aid when	o principal: e purtion of each of said installments of the date for payment the	constituting principal, to the extense of at the rate of seven per cent	ent not per an-
um, and	all such payment heir made payable at S.E.Ba: al holder of the note may from time to time, in writ	sinski-Trustær at such othe	r place
hat at the	e election of the legal h. de thereof and without no ogether with accrued in erest thereon, shall become a	tice, the principal sum remaining	unpaid (
avment a	toresaid in case detault's all occur in the navment. I	when due, of any instanment of pr	incipal ij
avs in th	t in accordance with the terms "treef or in case de the performance of any other agreer ent contained in	i said frust Deed (in which even	it elec-
hereto se	pe made at any time after the expiration of said three everally waive presentment for payment, notice of di	ishonor, protest and notice of prot	est.
NOW T	HEREFORE, to secure the payment of the said pri cip. sur	m of money and interest in accordance to	with the
ants and a	HEREFORE, to secure the payment of the said pri up, sur- sions and limitations of the above mentioned note ind this greements herein contained, by the Mortgagors to b	ed, and also in consideration of the sum gors by these presents CONVEY and	of One WAR-
ANT unto ght, title as	o the Trustee, its or his successors and assigns, the following and interest therein, situate, lying and being in the City Of	d cribed Real Estate, and all of their	estate,
ND SIAI	E OF ILLINOIS, to wit: 6 in Block 7 in Edgerton Adam's St		h Vest
antan	(NW+) of the North East quarter (NE	Estal Section 15.Townsl	hip38
rth, K escrib	lange 13, East of the Third Princip oed as 5014 South Tripp, Avenue, Chi	icago, 11 nois.	nry
TOGET	oed as 5614 south Tripp Avenine and the Residual HER with all improvements, tenements, easements, and apolitist thereof for so long and during all such times as Mortgag are pledged primarily and on a parity with said real estate as	purtenances there o belonging, and all ors may be entitled the cero (which rents	li rents, s, issues
id profits a Juipment o	are pledged primarily and on a parity with said real estate ar r articles now or hereafter therein or thereon used to supply ditioning (whether single units or centrally controlled), and screens, window shades, awnings, storm doors and windows,	nd not secondarily, and an fixtures, apply heat, gas, water. Fint, ower, refrig	paratus, geration ing the
regoing), s	of the foregoing are declared and agreed to be a part of the or not, and it is agreed that all buildings and additions an	floor coverings, inadoor occ., stoves and ne mortgaged premises whether physic	d water ally at-
ticles here	to or not, and it is agreed that all buildings and additions an after placed in the premises by Mortgagors or their success	d all similar or other apparatis equip- ors or assigns shall be part or the mo-	regaged
TO HAV	VE AND TO HOLD the premises unto the said Trustee, its	or his successors and assigns, forcy r, rights and benefits under and by vi tue	for he of the
	of upon the uses and trusts herein set forth, free from all Exemption Laws of the State of Illinois, which said rights a waive:		
de of this '	ist Deed consists of two pages. The covenants, conditions and Trust Deed) are incorporated herein by reference and hereby are set out in full and shall be binding on Mortgagors, their h	y are made a part nereor the same as	tho gh
Witness	s the hands and seals of Mortgagors the day and ye	ar hrst above written.	15.
PLEASE PRINT OR	(6 / h na - 1/2 / lia	ria Blaszynski	
PE NAME (			[Seal]
enatura OO	Cook ss., I, the	undersigned, a Notary Public in and f	or said
9	County, in the State aforesaid, DO HEREE	BY CERTIFY that Jozef Blasz	ynski
SIL	personally known to me to be the same per	rson whose name	nd ack-
弦さ	nowledged that thy, signed, scaled and deli	and the rold instrument as UIULA	!!
N/A	and waiver of the right of homestead.	day of April	197.1 •
comission	1974	The Chill on NOTAR	
		ADDRESS OF PROPERTY:	<u> </u>
	5614 S	Chicago, 111.	
,	· · ·	THE ABOVE ADDRESS IS FOR STATIS PURPOSES ONLY AND IS NOT A PAI	21 448 00
	NAME	THIS TRUST DEED.	448
AAIL TO:	ADDRESS	SEND SUBSEQUENT TAX BILLS TO:	3 O
	CITY AND STATE	(NAME)	一 刷 67
)R	RECORDER'S OFFICE BOX NO 772	(ADDRESS)	<u> </u>

The second secon

SIDE OF 1HIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) 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 note; (5) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

the ligh hereof. (4) pas when the any indehedness which may be secured by a lien or charge on the premises any enterior to the lien hereof, and upon request exhibit satisfactory exhicance of the destrate of such principle into f. Trates or to holders of the note; (5) with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in sady generalises except as required by also or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in a single general parts of the control of the note the original or duplicate receipts therefore. To prevent deshud hereuded Morgagors shall apply in full under protect, in the manner provided by statute, any tax or assessment which Morgagors may desire to content.

2. Morgagors shall gave long the state of the protect of the protect of the note the original or duplicate receipts therefore. To prevent deshud hereuded Morgagors shall gave in full under protect, in the manner provided by statute, any tax or assessment which Morgagors may desire to content.

3. In case of the note the original or duplicate receipts therefore. To prevent deshud hereuded Morgagors shall gave in full under protect, in the manner provided by statute, any tax or assessment which Morgagors may desire to content.

4. In case of replacing or repairing the same of to pay in full the indebtedness secured hereby, all in companies statistication and the protect of replacing or repairing the same of to pay in full the indebtedness secured hereby, all in companies statistication to a pay the cost of replacing or repairing the same of to pay in full the indebtedness secured hereby, all in companies statistication and the protect of the protect of

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee,
shall be first Successor in Trust and in the event of its resignation, inability or refusal to act the then Recorder of Deeds of the county
in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title,
powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all
acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or
through Mortgagors, and the word "Mortagors" when used herein shall include all such persons and all persons at any time liable for
the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust

Company to the property of the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust

Company to the property of the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust

Company to the property of the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust

Company to the property of the property of the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust

Company to the property of the property of the payment of the payment of the property of the payment of the paymen

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

been identified herewith under Identification No

EEND OF RECORDED DOCUMEN