UNOFFICIAL COPY

THIS INDENTURE, Made this 23rd day of June by and between 1 of the village of Palatine 2 of Palatine 2 of Palatine 3 of Palatine 3 of Palatine 3 of Palatine 4 of Palatine 4 of Palatine 5 of Palatine 6 of Palatine 7 of P	00		T DEED ,71	2 26 PH	-1 020 102	21528132
of the Village of Palatine of	5		TURE, Made this 2		June	A.D. 1971
Trusts over in the control of the control of the control of which is evidently of which is evidently to be compared to the control of the con	IN.	of the Vill	Lage Linois	of Palatine (hereinafter, "N	in the Count Mortgagor"), and THE FI	ty of COOK RST NATIONAL BANK OF CHICAGO, s of The United States of America
said principal installments bearing interest at measurity at the rate of eight per centum per annum, and all of said principal and interest payments being payable in lawful money of 1 as U lited States, at such banking house in Chicago, Illinois, as the legal holder() of the Node may in writing appoint and until such may be the control of default as provided in this Trust Deed, may at a y tie; thout police, become at once due and payableat the place of payment in said Node 1000. The control of th	ar Or da ba of sh	evide red yy one ce Tr. Act or ing ev "Note"), 'c re inter forth, and wh. h ri ad 08/100 lol ae Hundred Fif ty of each and lance of said said monthly wall be applied	JUSAND AND NOT I rain Promissory Instance date herewith, makest from July I ncipal and interest is pars (\$152.08) Ty Two and 08/ Lery month to principal sum pa/meits of Cd frot in pay conthly on the	Inent Note (the ine payable to bear 6, 1971. And the same of the	dentity of which is evider and delivered, which the sum of able on August (\$152.08) due of and including terest then due Fifty Two and 0 erest at the rasaid principal	Dollars (\$ 20,000.00), enced by the certificate thereon of Instalment Note (hereinaiter, the ntil maturity at the rate therein set f One Hundred Fifty Two 16, 1971, and the sum of and payable on the 16th June 16, 1991, and the on July 16, 1991; each 8/100 Dollars (\$152.08) te specified in said sum remaining from time
which with the property hereunder described, is referred to as the "Premises," TOGETHER with all the tenements, hereditaments, privileges, easements, and appurtenances now or the property of the property o		Lot 76 in Dev quarter of Se Principal Mer County, Illin It is agreed	onshire West, ction 24, Town idian in City ois. that the defau	being a Subc ship 41 Nort of Des Plair	ivision of part th Range 11, Ea nes, Elk Grove 1	t of the South West ast of the Third Cownship, in Cook
STATE OF ILLINOIS S. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THATDONALD W. BROWN and CAROL J. BROWN, his wife who are personally known to fit to be the same person. S. whose name. S. subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that the foregoing Instrument appeared before me this day in person and acknowledged that the foregoing 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. What was a subscribed to the same person. S. whose name. S. subscribed to the foregoing Instrument appeared before me 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. What was a subscribed to the same person. S. whose name. S. subscribed to the foregoing 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. What was a subscribed to the same person. S. whose name. S. subscribed to the foregoing 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. What was a subscribed to the foregoing Instrument as the subscribed to the	i i t v v p a h	which, with the property TOGETHER with a belonging, all buildings a which rents, issues and n and by this Trust De the payment of the inde without limiting the gen rentian blinds, gas and a vater, air conditioning, a remises, (which are her rethy) and all she nd trusts herein set, fort of Illinois, and all right	hereunder described, is all the tenements, herefut and imports are hereby expred is not a secondary plebedness secured hereby), erality of the foregoing, electric fixtures, radiators, and all other apparatus an eby understood and agree unresed or not, shall for exactle, right, title and in h, hereby releasing and w to retain possession of the cretain possession of the	er annum. eferred to as the "Presenter to the second of hereafter to styl assigned, it being fige but is a primary and all apparatus as all shrubbery, shade heaters, ranges, bath dequipment in or the purposes of this terset of Mortgagor aiving all rights under a Mortgagod Propert	remises," sments, and appurtenances not be erected on the premise guderstood that the pledge pledge on a parity with it and fixtures of every kind is and awnings, screens, store trubs, sinks, apparatus for at may be placed in any but eld of the real estate and appurent of the trubs, in and to said premises of the real country to the premises of the real premises	ow or any time hereafte thereafted thereof e of the ant, issues and profite thereof e of the arts, issues and sprofits and the many of the arts of the
REO 36502 MPF The Eirst Mational Bank of Chicago, Dostes, Co. By Assistant Cashier Page 1	s I	Witness the hand Oonald W. Brov	and seal of Mortgago IN IS SS. I Notary HEREBY CERTIF who are personall the foregoing Instru They signed, seale act, for the uses and of homestead.	r the day and year [SEAL] [SEAL] [FL] [Public in and for Y THATDONALD y known to file to ment, appeared be and delivered th purposes therein	Carol J. Brow S. D. OTMER and residing in said C. W. BROWN and C. be the same person. S. fore me this day in person e said Instrument as to set forth, including the	Down [SEAL] n [SEAL] nunty, in the State aforesaid, DO AROL, J. BROWN, his wife whose name. S. subscribed to on and acknowledged that nell free and voluntary release and waiver of the right of the subscribed by of June AD, 197/
Control of the Contro	Tanga Sa			,	The Eirst Nat By Assis	ional Bank of Pricago, Desige, Co

. 0

UNOFFICIAL COPY

THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

1. Mortgager agrees to pay each item of indehechess secured bereby, when due, according to the terms hereof.

2. All fower the premises good eager and make all necessary representations, and from all other items, charges, or excumbrances prior (c) to comply with all says and municipal ordinances with request the premises and the section of the control of the co

personal liability on account of anything that it, he or they may do or omit to do under the provisions of this Trust Deed, except i case of its, his or their own willful misconduct.

14. The agreements herein contained, shall extend to and be binding upon Mortgagor and any and all persons claiming by, through or under Mortgagor, the same as if they were in every case named and expressed, and all the agreements herein shall bind them, both jointly and severally, and shall inure to the benefit of Trustee, its successors and assigns, and of the holder(s) of the Note.

15. Except as herein expressly provided to the contrary, no remedy or right herein conferred upon or reserved to the Trustee, or to the holder(s) of the Note is intended to be to the exclusion of any other remedy or right, or shall be cumulative and shall be in addition to every other remedy or right given hereunder and now or hereafter existing. No delay or or mission to exercise any remedy or right accruing on any default shall impair any such remedy or right, or shall be construed to be a such remedy or right may be exercised from time to time and as often as may be deemed expedient by the Trustee or by the holder(s) of the Note.

16. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs and hot been inserted.

17. Trustee herein may at any time resign or discharge itself of, and from the trust hereby created by a resignation in writing filed in the office of the Recorder (or Registrary) of the County in which this instrument shall have been recorded (or registered).

18. In case of the resignation, inability or refusal to act of The First National Bank of Chicago, as Trustee at any time when its action hereunder may be required by any person entitled thereto, then the Chic

REL No. 439 (8-69)

