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HIS INDENTURE, made	August 12th. 1971, between	ECORDER'S USE ONLY
n Illinois corporation doing busing HAT, WHEREAS the Mortgago aid legal holder or holders being the holder of holders being the holder of holders being videnced by one certain install the holder of holder o	(7%) per cent per annum in instalments (i enty and 61/100 (\$220.61) ars on the 9 71 and Two Hundred and Twen	the instalment Note hereinafter described, pal sum of the instalment Note hereinafter described, pal sum of the instalment Note hereinafter described, pal sum of the instalment of the instalme
the firs. (1 · Say of each ayment of pricip I and interes all such payment in account of palance and the gramainder to price the rate of seem perice at price company in a payment, and in absence of six in said City. at 7915 Son	thereafter until the first (last in the caster until the first (last of the indebtedness evidenced by said note to be first incipal; provided that the principal of each instalment enum, and all of said principal and interest being manuar, and all of said principal and interest being manuar including the first of the said principal and interest being manuar in the first of the said principal sum of money and a said principal sum of money and a the best of the said principal sum of money and a the best of the said principal sum of money and a said principal sum of money and said the section where said principal sum of money and said the said principal	said note is fully paid except that the final tt day of September 1:81 applied to interest on the unpaid principal unless paid when due shall bear interest at de payable at such banking house or trust he note may, from time to time, in writing ager Company 1111nois 60617 di interest in accordance with the terms, provisions ed, by the Mortgagers to be performed, and also in these presents CONVEY and WARKANT unto the dinterest therein, situate, lying and being in the
l to 5 inc in Stave a of Section Third Prin This Trust	2, and 13 in Ploc. 1 in the sub- lusive and Io's 16 to 20 inclus ad Klemm's sub-17 ion of the 1 25, Township 38 No th, Range 1 cipal Meridian, in Clok County Deed and Installment dole secondate Money Mortgage Trun action	North East Quarter 14, East of the 11linois.**
TOGETHER with all improvement long and during all such times as Mor and all apparatus, equipment of artichether single units or centrally controlled actached thereto or not, and it is agree or assigns shall be considered a conflict of the controlled and to the controlled and to the controlled and	two pages. The covenants, conditions and provisions a perein by reference and are a part hereof and shall	on a pa sy with said real estate and not secondarily) air cond, soning, water, light, power, teffigeration of the secondarily servens, window shades, storm doors and of the secondarily servens, with the secondarily servens of their secondarily servens the purp. a vo the uses and trusts servine set State of Illir 18, which said rights and benefits the appearing on pa 2 (the reverse side of this be binding on the more agors, their heirs,
STATE OF ILLETHOIS,	and seal	SEAL SE
Notarial Seal	deprohally known to me to be the same person. who geth, a spigared before me this day any person and a knowledged it still the said fire and so like the said of the said for any long the said of the	se name Laubsdribed to the foregoing state of the second state of the second purpose suppose for forth. da fit Management of the second purpose suppose for forth. Nosfy Public

rage 1	
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED); Mortgagors shall (1) promptly repair, restore or rebuild any buildings 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 waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or drage on the greenines superior to the lien hereof, and upon requires stabilist satisfactory evidence of the discharge of such prior then to Trustee or to holders of the nuce; (4) complete within a reasonable time any	
subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lient or charge on the prenties 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; (4) complete within a reasonable time any supplies to the prior of t	
upon request exhibit satisfactory evidence of the discharge of such prior hen to Trustee or to holders of the note; [4] complete within a reasonable time any building no wor at any time in process of rection upon said premises; [5] comply with all requirements of Juw or municipal ordinances with respect to the premises and the use thereof; [6] make no material alterations in said premises except as required by I aw or, municipal ordinance. 2. Mortgagors shall pay before any penalty statches all general taxes, and shall pay possible taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holder the throughout the tree treeps therefore, prevent default hereunder Mortgagors and Juy in full order protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire.	
3. Moregagers shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightening or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note; under insurance policies payable, in case of loss or	· 🎆
to pay in full the indebtedness secured hereby, all in companies statisticity to the notices of the note; more maintaine poincies paying, in case to its or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the istandard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not class than tend aday prior to the respective dates of expiration. 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payments of principal or interest on prior encumbrances. Mortgagers in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances.	レ、
4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgapors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture	
affecting adjustments, unknage, compounds of section and activation that did not the purposes before authorized and all expenses paid or incurred in affecting adjustments or context any tax or assessment. All moneys advanced by Trustee of the holders of the note of particular and the line hereof; plus reseasonable compensation to Trustee for each matter concerning which action therein authorized may be taken, shall be so much	. 1
the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent, beer annum, Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default	
the lien hereof, plus reasonable compensation to 1 rustee for each matter concerning which action neren autorized may be attent, statu to a much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiper of any right accruing to them on account of any default hereunder on the part of Mortagors. 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or accessments, may do so according 6 any bull, statement or estimate procured from the appropriate public office without inquity into the accuracy of auch bill, statement or estimate or into	1
6. Margagers shall naw got item of indebtedness begin mentioned both principal and interest, when due according to the terms hereof. At the option	11111
of the holders of the note, and without notice to Mortgagors, all unpaid indebtedness secured by the Trust Deed stall, notwithstanding anything in the note of the trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note; or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein	
cor ainc the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to to clot ! I fire hereof. In any unit or foreclose the line hereof, there shall be allowed and included additional indebtedness in the deterte for sale all expendir es a despenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees or .ys f : documentary and expert evidence, stenographers' charges; publication costs and costs which may be estimated as to items to be expended after .nt; - 'cree] of procuring all such abstracts of title, title searches and examinations, title insurance policies, Torrens certificates, and susurance "the specific to proceed the control of the c	
expendir es a dexpenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys tees, insuce sizes, appraiser's fees or ays f r documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after in the creek of procuring all such abstracts of title, title searches and examinations, title insurance policies, Tortens certificates, and similar data	
and assurance with espect to title as Trustee or holders of the note may deem to be reasonably necessary either to procedure such suit or to vividence to bidders at any sate high may be had pursuant to such deerge the true condition of the title to or the value of the premises. All expenditures and expenses of the name of the such additional individence secured hereby and immediately due and mayble, with interest	
thereon at the rate seve per cent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy or edings, to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any	
bidders at any sale. Inch may be had pursuant to such decree the true condition of the file to or the value or the prefineer, and expenditures have expenses the nature in a party of mentioned shall become to much additional industredness properties of the properti	C. C. C.
whether or not sectuary contains the meaning of the preparations for the meaning of the meaning of the proparation for the propagation for th	
principal and interest remaining u pair on ne hote; (Gourth, any overplus'to Mortgagors, their theirs, legal representatives or, assigns, as their regists may appear. 9. Upon, or at any time after the filing of a full to foreclose this truth deed; the court in which such bill is filed may appoint a receiver of said premises. Such appearance must be another their legions.	
9. Upon, or at any time after the Eing of a full to foreclose this truth decid; the courir in wifted such bill is filed may appoint a receiver of said premises. Such appointment may be made titler feefore. At a sale, without notice, without, regard to the foreclose or such receiver and without regar to the lent notice, without, regard to the foreclose or such receiver and without regar to the hen value of the premises or whether the same shall be then occupied as a homestead or not and the premises of the receiver of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are unal such cases for the protection, possession actnoil, unangement and operation of the premises during the whole of said period. The Court from time a tive may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebteches secured hereby, or by any decice. Are: vising this trust deed, or any tax, special assessment or other lien which may be covered to the provided such a place ion. In made prior to foreclosure sales (2) the deficiency in case of a sale and deficiency. 10. No action for the enforcement of the lien or of any or sis a hereof shall be subject to any define which would not be good and deficiency. 11. Trustee or the holders of the note shall have the right to in pect the premises at all reasonable times and access thereto shall be permitted for that purpose.	
pendency of such foreclosure suit and, in case, a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgage,, cr. for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and the control management and operation of the oremises	
during the whole of said period. The Court from time to tir may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree area, sing this trust deed, or any tax, special assessment or other lien which may be or become	
superior to the ten needs of such accree, provided such splits for make prior to interconstructively in task and or sale and or the superior to the length of an per six, hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby see	
12. Instee has no duty examine time, cochini examine to one shift must be obligated to record this trust deed or to exercise any power identity, capacity, or authority of the eigenatories on the pate of rusts dee, or shift must be obligated by the terms hereof, nor be liable for any cities of obligated by the terms hereof, nor be liable for any cities satisfactory to it before ceretifing any flower herein given. "misconduct to that of the agents or employees of Trustee, and it may requi; indemnities satisfactory to it before ceretifing any flower herein given.	
misconduct or that of the agents or employees of Trustee, and it may requi - indemnities satisfactory (not never extensing any power never included and the line in thereof by proper insection, "on presentation of attifactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release 1 records and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing hat a 1 is debtedness hereby secured has been paid, which representation. Trustee may accept as true without inquiry. Where a release is requested of a necessary trustee, such successor trustee may accept as the note herein the product of th	
Trustee may accept as true without inquiry. Where a release is requested of a acce or trustee, such successor trustee may accept as the note herein described any note which bears an identification number purporting to be placed ther on by a prior trustee hereunder or which conforms in substance with the prior trustee hereing the prior trustee.	
Trustee may accept as true without inquiry. Where a release is requested of a score of trustee, such succept trustee may accept as in more nectual described any note which bears an identification number purporting to be placed then on b a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed by the process in designated as the makers threatof; and where the release is requested of the original trustee and it has never placed its identification number on it is not existently except as the notice herein described any oute, which may be presented and which conforms in substance with the description he can be described any oute, which may be presented and which conforms in substance with the description he can be described.	
the persons herein designated as makers thereor.	
singuated shall be Successor in Trust Any Successor in Trust Organizer shall nave the mention (title, por or and authority as a client in great Hunter, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed herefunder. 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persontain_ing under or through Mortgagors, and	
recorded of filed in case of the resignation, shability or reducal to act of Transke; the their Re orde to Deceds of the county in which the premises are instructed shall be successful. As Specessor in Trans. A Specessor in Trans. A Specessor in Trans. Presumed shall have the identical title, por "ma authority as age herein given Trustee, and any trustee, and any trustee, and the state of the	
profits is simultaneously recorded and made a part of he within Trust	
Deed and Mote. 17. The installment note secured by the within Trust had contains pays privilege. IMPORTANT CHICAGO TITLE AND TRUS COMPANY.	ent [
Trustee	
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. Application Security Application Secur	半 [
BEFORE THE TRUST DEED IS FILED FOR RECORD. Assistant S retary Assistant S retary Assistant For examinant	
August 13 to 12 to	
MAIL TO: FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE	
DESCRIBED PROPERTY HERE	3
7452-7454 South Paxton 2154-2160 East 75th St	reet
Chicago, Illinois	10
PLACE IN RECORDER'S OFFICE BOX NUMBER 149 1 000 410	
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하는 것도 있는 것도 모든 경기 전에 발생하는 것은 것이 되었다. 그 전에 발생하는 것이 되었다는 것이 되었다. 그 것이 되었다. 그 것이 되었다. 	
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