## **UNOFFICIAL COPY**

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$^{"}$	LEGAL FO	De	:	TY. ILLINOIS	700 286	RECORDER OF DEEDS	lesm			
\	(Monthl)	RUST DEED (Illino use with Note Form or payments including	1448 interestoy 4 '7	1 12 29 PH		. 2170028	86			
J					The Above Space For Reco	rder's Use Only				
/	THIS INDEN	TURE, made	- October	<del>. т</del> 19 <u>7Т</u> , ы		TIZ and JUANA OR	rtz 🦸			
``	his wife	WALDEMA				herein referred to as "Morton	1.7862			
	herein referre	to as "Trustee"	witnesseth: That V	Whereas Mortgagors are	institution indobted to the II	Successor Trustee	sory note			
'n	herein referred to as "Trustee," witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory note, termed "Installment Note," of even date herewith, executed by Mortgagors, made payable to Bearer									
0				no	100 Dollars, and inter	OUSAND (\$7,000.00				
on the balance of principal remaining from time to time unpaid at the rate of None, per cent per annum, such principal sum and interest										
	on the 1st	day of Nove	<u>mber 1971</u>	and One hundr	ed seventeen (\$117	.00, or more	Dollars   j Dollars   j			
	sooner paid, s	hall be due on the	day of		all such navments o	I payment of principal and inte n account of the indebtedness	and and			
	by aid note to	o be applied first t lments constituting	to accrued and unpa principal, to the e	aid interest on the unpa extent not paid when d	d principal balance and the rue, to bear interest after the	emainder to principal; the portion	on of each			
	plus a Ce	posit for tax or at such off	tes and insur terplace as the legal	ance made payable at ance I holder of the note may	from time to time, in writing	Waldemar Gust appoint, which note further pr	ovides that			
	become a one	e Jue and payable,	at the place of payme	ent aforesaid, in case defi	ault shall occur in the payment	when due, of any installment of	reon, shall of principal			
M	parties there	evr.alt. waive p	resentment for paym	ment, notice of dishonor	protest and notice of protest	three days, without notice), a	nd∢that all			
,,	NOW TI	HERE URI, to see	cure the payment of	f the said principal sum	of money and interest in ac	cordance with the terms, prov	isions and			
~	Mortgagors to Mortgagors b	be performed,	d also in considera	ation of the sum of Or RANCI unto the Trustee	e Dollar in hand paid, the	cordance with the terms, prov and agreements herein contain receipt whereof is hereby ack- igns, the following described R 22go,	nowledged,			
<b>\</b>	and all of the	er estate, righ , tit'	and interest there	in, situate, lying and be DUNTY OF _ Cook	ing in the City of Chic	ago,	10 to			
-						AND STATE OF ILLINO	is, to wit:			
		Lot Six (6)	in Block Fif	ty-four (54) in	Calumet and Chica	go Canal				
					rts of Section Five a (37) North, Rang					
					dian, in Cook Cour		20			
		-		0						
	1.1.									
	which, with t	he property herein	after described, is r	referred to h as the	"premises,"					
	so long and o	luring all such time	es as Mortgagors ma	ay be entitled hereto	thenances thereto belonging, in the rents, issues and profits	and all rents, issues and profits are pledged primarily and on a r therein or thereon used to s	thereof for parity with			
	gas, water, li	ght, power, refrige	ration and air cond	ditioning (whether ingl	units or centrally controlled	), and ventilation, including (	without re-			
	all buildings	and additions and	id agreed to be a pa all similar or other of the mortgaged pr	apparatus, equipment of	m es hether physically atta r artic es hereafter placed in	ched thereto or not, and it is a the premises by Mortgagors of	agreed that 2			
	TO HAV	VE AND TO HOL	D the premises unt	to the said Trustee, its of benefits under and by	r his s ccess rs and assigns, for	prever, for the purposes, and up	on the uses			
						ge 2 (the reverse side of this I ere set out in full and shall be				
						ere set out in full and shall be	binding on			
	witness	uic nanus and seal	s or morigagors the	e day and year first abo	ove written.	A+				
		PLEASE PRINT OR	ami g	ie Ortiz	(Seal) Quan 2		(Seal)			
		TYPE NAME(S) BELOW			— Juant		T 1			
		SIGNATURE(S)	<u> </u>		(Seal)	<u> </u>	(Seal)			
	State of Illimp	is, County of	Cook	53.,	I, the undersign	ed, a Notary P ''' in and for s	aid County.			
	\\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	11	10 mm	in the State aforesaid Juana Ortiz,	DO HEREBY CERTIFY	that Enrique Ortiz as	ıd			
•	2:40	MPRES SEAL	s	personally known to a	ne to be the same person S					
	200	ERE		subscribed to the fore	oing instrument, appeared be	fore me this day in person, and	ac nowl-			
	37.1			free and voluntary ac waiver of the right of	gned, scaled and delivered the , for the uses and purposes t homestead.	herein set forth, including	re' a and			
	Coun	TY THIRTY		16 B.		o to ber				
	Commission	my hand and offi expires De-		19 73	day of hatter P	Krylink	- 19 <u>-</u> 17			
					Walter R. Kr.	ijewski N	lotary Pubi			
					ADDRESS OF PROPE	RTY:	7			
		ſ			9012 S. Hous Chicago, Illi	nois				
		NAMEEd	ward E. Fl	eming	THE ABOVE ADDRES	S IS FOR STATISTICAL SIS NOT A PART OF THIS	6			
	MAIL TO:	ADDRESSIO	O N. LaSal	le	TRUST DEED  SEND SUBSEQUENT TA	Y BUTE TO.				
		CITY AND				م مسلم الن:	8			
		LSTATEC	hicago, Ill	ZIP CODE	Enrique Ortiz	nois  S IS FOR STATISTICAL IS NOT A PART OF THIS  X BILLS TO:  Z  Sime)  On Ave.	எ			
					0012 C Trouge	A	i 63			
	OR	RECORDER'S OF	FICE BOX NO	<del>- 20X</del> -533	9012 S. Houst	iress)				

## <del>UNOFFICIAL C</del>

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS 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 would any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanics liens or liens in favor of the United States or other liens or claims for lien not express yubordinated 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 piror lien to Trustee or to holders of the note; (5) complete within a reasonable time any 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; (37) 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.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- and, any tax or assessment which more against loss of the comments of the comm
- In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore re-
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

  6. Morgagors shall pay each item of indebteneous herein mentioned, both principal and interest, when due according to the terms hereof.

  6. Very on of the holders of the principal note, and without notice to Morgagors, all unpaid indebtedness secured by this Trust Deed shall, notwiy stan ing anything in the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of principal portion of the holders of the principal note or in the terms the contrary.
- of p. 1 cpp or interest, or in case detault snail occur and continue for time days in the performance of any other agreement of the acceleration or therwise, houser of by note or Tustees shall have the right to foreclose the lien hereford and shall have all other rights provided by the laws of Illinois for the enf. cement of a mortgage debt. In any suit to foreclose the lien herefor, there shall have all other rights provided by the laws of Illinois for the enf. cement of a mortgage debt. In any suit to foreclose the lien herefor, there shall be allowed and included as additional included as a solicity of the companies of the nature in this paragraph mentioned shall be reasonably necessary either op posecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the via eo 'the emission and expensions of the nature in this paragraph mentioned shall be companies of the companies of the nature in this paragraph mentioned shall be probate and bankruptey proceedings, to ame either of them shall be a party, either as plantific, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby secured or (b) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security herefor, which err or not actually commenced.

  8. The proceeds of any foreclosure sale (the
- senances or assigns as their rights may appear.

  9. Upon or at any time after the filing of a complair to foreclose this Trust Deed, the Court in which such complaint is filed m receiver of said premises. Such appointment may be made either before, after sale, without notice, without regard to the solvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same is a homestead or not and the Trustee hereunder may a paponated as such receiver. Such receiver shall have power to collissues and profits of said premises during the pendency of such a reclosure suit and, in case of a sale and a deficiency, during the fleriod for redemption, whether there be redemption or not, as well as aring any further times when Mortgagors, except for the interference, would be entitled to collect such rents, issues and profits, and a lother powers which may be necessary or are usual in strength of the protection, possession, control, management and operation of the profit of the file of the profit of the profit of the file of the file of the profit of the file of
- 10. No action for the enforcement of the lien of this Trust Deed or of any proving the record 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 acre y secured.

  11. Trustee or the holders of the note shall have the right to inspect the premises of the note and access thereto shall be permitted for that purpose.

- 11. Trustee on the holders of the note shall have the right to inspect the premises at an excess thereto shall be permitted for that purpose.

  12. Trustee has no duty to examine the title, location, existence, or condition of the pre-lises, or shall Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms ereof, nor be liable for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employ, ere of "ustee, and he may require indemnities satisfactory to him before exercising any power herein given.

  13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presenta on o satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release is reserved to the presentation that the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, eger anise, that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is reserved to a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a creducted by the persons herein designated as the makers thereof, and where the release requested of the or, in: Trustee and he has never executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine note herein described any note which may be presented and which conforms in substance with the describing herein contained of "he principal note herein described any note which may be presented and which conforms in substance with the describing herein contained of "he principal note herein described herein, he may accept as the genuine point and which purports to be executed by the persons herein designated as makers thereof.
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this inst. iment : iall have been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, <u>Regina Gust</u>
  shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of .ne . .nt;
  in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title; poy .rs . ad
  authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed herey de-
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or thre ight tgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

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.

The	Install	ment	Note 1	nentio	ned in	the	within	Trus	t Deed	has	beer
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		100						200	112.3		:
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END OF RECORDED DOCUMENT