## UNOFFICIAL COF

TRUST DEED

21, 741, 387

LOAN NO. 14-80189

THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE, made November 6, 1971 

Lot 9 in Bloc. 4 in Calumet Terrace Deluxe First Addition, a Submivision Lot 9 in Bloc. 4 in Calumet Terrace Deluxe First Addition, a Submivision of the North half of the Southeast quarter of the Southeast quarter of Section 2 Township : North Range 14, East of the Third Principal Meridian, together with East half of vacated alley adjoining said Lot 9

Commonly known as: 14428 Dants Fin, Illinois.



1971 DEC 9 AM 11 06

DEC--9-71 361530 • 21 1130; u A -- Rec

6th., wow November

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THE COVENANTS, CONDITIONS	12 12 12 1		EFERNED	אט טו	THE REVED	CT CIDE	\T	1977

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be desurged; (2) keep sake the secured by a lieu or charge on the premises angone hereof, and upon request exhibit autofactory widence of the distriction of the none; (4) complete within a reasonable time only buildings now or at any time in process of exercises the distriction of the distriction of the none; (5) per when does unpladebrodeen of the none; (4) complete within a reasonable time only buildings now or at any time in process of exercises of the distriction with prior than to Trustee or to holder or distriction of the premises and the use thereof; (6) make no material alterative.

wh due, of shall, upon written request, farsh to Treates or to holders of the not equiples receipts therefor. To prevent default berunder Mortgapes and other charges against the premises and the property of the property of

for pay at b insurance companies of moneys sufficient their to pay the cest for situated on said premises insured squant loss or damage by fire, lightning or windstorm under policies providing to the holder of it note, under insurance opplicies payable, in case of loss or damage, to Truste for the heads to holder of the note, such rights to be widelened by the standard mortage clause to be stated of a sea holders of the note, such rights to be widelened by the standard mortage policies not less, are tray appried to the respective dates of expiration.

In ce of "ul" crim. Trastes or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mertagors in any ford and manner december of the contraction of the

The Trustee or the halds. The note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any flat entered from the appropriate public office without equiry into the accuracy of such hill, statement or estimate or late the validity of any tax, assessment, also foreful the claim thereof.

without notice to Mortgapera, all nopad indebtodnes recured b Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become due and psychic (a)

Mortgapers berein contained.

Mortgapers berein contained.

mit to foreclose the lieu, recording secured shall become the way by accoleration or other sec, holders of the note or Trustee shall have the right to foreclose the lieu for the state of Trustee shall have the right to foreclose the lieu herrof, In any of Trustees to holders of the state for attorneys' fees. Trustee's fees, open it's fees, outlay for decreasing and expensions and expensions which may be paid or incurred by or on behalf and assurances with trappet to be decreased to the state of the note may doesn or be recorded after early of the decrees of providing a such abstracts of sections, attemptation, parameter policies. Torress ones and costs (which may pursuant to such decrease the true conditionated on the state of the note may doesn or be reasonably necessary shall recease the state of the state of the state of the recorded and payable, with interest there; a use rate of seven per cent per use of the attention to the state of the proper persons of the state of the s

closure proceedings, including all such items as are mentioned in the priceding paragraph hereou, so all other items which under the terms hereof constitute are mentioned in the priceding paragraph hereou, so one all other items which under the terms hereof constitute accuracy indicates the contract of all coats and expenses incident to the foresentatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to forcelose this trust deed, the court in which uch' all is filed may appoint a receiver of said premises. Such appointment may be made interested or such as the soleness or whether the such as the best of the soleness or interested or such as the soleness or whether the said be then occupied as a homested or so and the Trustee horsender may be application for such receiver and whom regard to the then values of the or not, as well as dering any ferther times when Mortgagors, except for the interest of said near the said and deficient, of a get the first the said of the sa

at law upon the note hereby secured.

27 Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto all the

unless expressly obligated by the terms bereaf, one be liable for any act act or commission bereamen, except in case of its own gross negligated or record the terms bereaf, one be liable for any act act or commissions bereamen, except in case of its own gross negligance or m' cond-1 or that of the arrain or cond-

paid; and Trustee may recent and deliver a release here to see the trust deed has been fully senting that all indebtedness between the and at the request of any person who shall, thick before or after maturity thereof, produce and e. bit to Trustee may accept as the garantee produce and e. bit to Trustee may accept as the garantee produce and e. bit to Trustee may accept as the garantee produce and e. bit to Trustee may accept as the garantee produce and e. bit to Trustee may accept as the garantee produce and e. bit to Trustee may accept as the garantee produce and e. bit to Trustee the note, representation of the produce and e. bit to Trustee may accept as the garantee produce and e. bit to Trustee the note, representation of the produce and e. bit to Trustee the note and which to the produce and e. bit to Trustee the note and which to the produce and e. bit to Trustee the note and which to the produce and e. bit to Trustee the note and which to the note and which to the note and which to the note and which purp.

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inability or refensi to act of Trustee, the then Recorder of Decks, of the country in which this instrument shall hive been recorded or filled. I case of on "ignation, the premises are situated shall be forcessor in Trust. Any Successor in Trust b. "" / " breath-

berein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall be avoid "Mortgager" who used

## DELIVERY INSTRUCTIONS

Exchange National Bank of Chicago La Salle & Adams Streets Chicago, Illinois 60690

Aspasia L. Kalinikos (main floor) Installment Banking Department

STREET ADDRESS OF PROPERTY DESCRIBED HEREIN

RECORDERS OFFICE BOX No. 132