TRUST DEED FOR RECORD JAN '72 10 53 AH. THE ABOVE SPACE FOR RECORDER'S USE ONLY	<i>.</i>
JAN 172 10 53 AH 21 105 888 2176588	. 1
CTC 11 THE ABOVE SPACE FOR RECORDER'S USE ONLY	0
THIS INDENTURE, made — December 28 — 1971, between CEL-WIN NEON SIGN CO.	
a corporation, organized under the laws of Illinois , herein referred to as "Mortgagor," at	
PARK NATIONAL BANK OF CHICAGO THE PARK NATIONAL BANKING ASSOCIATION III III III III BANKING ASSOCIATION III III III III III III III III III	on
THAT, WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter describe said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of	d,
TEN THOUSAND AND NO/100 Dollars, evidenced to	y } .
	- } .
and delive d, in and by which said Note the Mortgagor promises to pay the said principal sum and interest from the balance of principal remaining from time to time unpaid at the ra	m te
of sever and three-quarter (7-3/4) per cent in instalments (including principal and interest) as follow	/s:
ONE HUNDALL TNTY AND 02/100 Dollars on the _ 1 st day of _ March 19 72 and ONE HUNDRED TWENTY AND 02/100	
Dollars on the _1st day of each and every month — thereafter until said note is fully paid except that	he
final payment of princip, and interest, if not sooner paid, shall be due on thelst day of February 1982	AII
such payments on account of he indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall been interest.	r a t]
the rate of soven per cont annum, and all of said principal and interest being made payable at such banking house or tr company in Chicago Illinois, as the holders of the note may, from ti	
to time, in writing appoint, and in a sen e such appointment, then at the office of PARK NATIONAL BANK OF CHICAGO),]
Prepayment privilege granted .for details, see Instalment Note. NOW. THEREFORE, the Mortagor to secure the process of the said principal sum of money and said interest in accordance with the terms, provise and limitations of this trust deed, and the performance of the overants and agreements herein contained, by the Mortgagor to be performed, and also consideration of the sum of One Dollar in hand paid. It receipt whereof is hereby acknowledged, does by these presents CONVEY and WARRANT unto	ons
and finitations of this trust oced, and the performance of the consideration of the sum of One Dullar in hand paid, it receipt whereof is hereby acknowledged, does by these presents CONVEY and WARRANT unto Trustee, its successors and assigns, the following described Real Estate and all of its estate, right, title and interest therein, situate, lying and being in the Trustee, its successors and assigns, the following described Real Estate and all of its estate, right, title and interest therein, situate, lying and being in the Trustee.	the
to wit:	is,
Lot 32 in Block 2 in Blanchards Subdivision of that part West of Milwaukee Avenue of the	<u> </u>
North 22 Rods of the Northwest quarter of Join 36, Township 40 North, Range 13, East	•
of the Third Principal Meridian, in Cook County, Tllinois.	
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aid resolutions further provide that the not	e herein described may be xe	cuted on behalf of said cor	poration by its	President a	
Secretary-Treasurer		CE -WIN-NEO	N SIGN CO.	The state of the s	aning,
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county of Cook		and residing in said Count			HAT PARTY
Josephine Av. Elia -		ice President of theCET	- IN NEON S	TGN CO.	
5	and and	John A. Elia		A•	Treas.
A Description Pres	ersonally known to me to be ident and Americant Secretary,	respectively, appeared before	re me this in	erson and acknow	strument as such ledged that they
O D Cycling and pos	es therein set forth; and the sai rporate seal of said Company, and voluntary act and as the f	did affix the corporate sea	l of said Company	to said instrument	as said Assistant therein set forth.
B Barretty con free			Company, for the	DECFURE	therein set forth.
	GIVEN under my hand an	d Notarial Scal this	day of	70	7 , 19 77
COUNT		Koy	Mank	10	ARY PUBLIC
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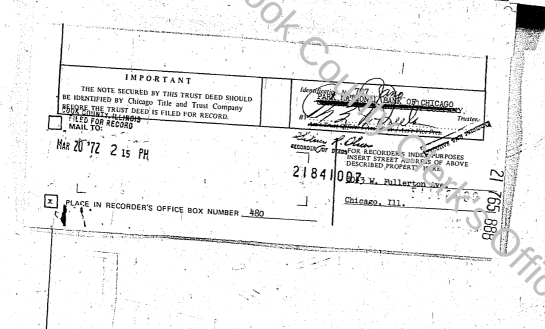
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (The Reverse Side of This Trust Deed):

1. Mortgagor shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be distroyed; (2) keep Said premises in good condition and repair, without waste, and fire from mechanic's on other liens or reprint to the lien hereof; (3) pay when the statisticatory, evidence the days from the statisticatory, evidence the days of such print increase to the lien the note; (4) complete within a reasonable time any upon request exhibit satisfactory, evidence in process of exection upon said premises; (5) comply with all requirements of law or municipal ordinances with every continuous process of exection upon said premises; (5) comply with all requirements of law or municipal ordinances with every continuous process of exection upon said premises; (5) comply with all requirements of law or municipal ordinances with every continuous process of exection upon said premises; except as required by law or municipal ordinances with every continuous process of exection upon said premises; except as required by law or municipal ordinances with every continuous process of exection upon said premises except as required by law or municipal ordinances with every continuous process of exection upon said premises except as required by law or municipal ordinances with every continuous process of exection upon said premises except as required by law or municipal ordinances with every continuous process of exection upon said premises and the executive by law or municipal ordinances with every continuous process of exection upon said premises except as required by law or municipal ordinances with every continuous process of exection upon said premises except as required by law or municipal ordinances with every continuous process of exection upon said premises and the executive of the process of exection upon said premises and the executive of the process of execti

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6. Morragor shall pay each lite. of adebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the notes are of the notes are of the notes of the notes. As of the notes are of the holders of the notes of the notes of the notes of the notes of the notes. Of the notes of t

19. In the event of a Sale or Conveyance of the property described herein, the entire bal-ance framalining unpaid on this mortgage shall become due and payable immediately at option of



END OF RECORDED DOCUMENT