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	110	UST DEED	9 2 APR 4 -45	all Floren	COLUMN COLUMN FILED R	R OF DEEDS THIT, HEIMOIS DE RECOES	
	For use w (Monthly pays	ith Note Form 1448 nents including interest)	APR11-72	nanza.			
. 1 . 1	71 (	nee oon	1	The Above S	21855389 u 1	5.10	)
	THIS IMPEN	TURE, made March .	21, 19 <i>72</i>	hetween Tr		and the second second	
Ã.	Ray	mond Clifford, True to as "Trustee", witne a principal promissory n made payable to Bear al sum of Three Th	herein referred to	as "Mortgagors"	A. Roberts & Clo	tee Roberts	
	legal holder of	to as "Trustee", witne	sseth: That, Who	l J. Campion,	Successor Trustee		
	by Mortgagors,	a principal promissory n made payable to Bear I sum of Three Th erest from	ote, termed "Inst: er and delivered.	illment Note", of e	ven date herewith, exe	o the cuted	
			ousand Four Hi	WILLER Elahtor 1	Inc	1 /	
្នំ l	e payable in in	Stallments - C	Der cent o		f principal remaining incipal sum and interes	from	
	Dollars on the 1	7th day of May	Minety Six	and 70/100	melpai sum and intere	st to	
i t	hat the final pa	day of each an	d every month th	Ninety Six ereafter until said	and 79/100		ari.hear
							100
p	and the to princ	ipal; the portion of each	of said interest of	n the unpaid prin	cipal balance and the	said	100
n	ur, an 211 such	ed first to accrued and ipal; the portion of each bear interest after the payments being made or of the note may, from a of the legal holder the second of the second of the legal holder	date for payment	its constituting pi thereof, at the rat	rincipal, to the extent	not	CONTRACT OF
t)	at at the	r of the note may, from	time to	cel National Bo	INK OF at such ast	all?	
i na	lyment of	In accrued interest +1	lereon ab-11	notice, the princi	Dal sum remaining	iues	
da	ve in the	o' orce with the terms	thereof payme	nt, when due, of a	ly installment of	e or	
tio th	on may be made	d, i.case default shall of orderice with the terms in ance of any other ag at any ime after the exwaive present nent for	reement containe	d in said Trust D	ur and continue for the	iree	
	crany	at any ome after the ex waive present nent for	payment, notice o	f dishonor, protes	otice), and that all par	ties	
4					ar Protest		
ter nar	ms, provisions and its and agreement	ORE, to secure the payment limitations of the accept as herein contained, by the herein contained, by the herein contained by the herein tee, its or his successors are therein, situate, lying and half linois, to wit:	of the said principal	sum of money and in	iterest in accordance with		
RA	NT unto the Trus	he receipt whereof is he attee, its or his successors	ir tgagors to be peri	ormed, and also in co	the performance of the consideration of the sum of	tne ove- One	
righ AN	t, title and interest D STATE OF IL	t therein, situate, lying and it LINOIS, to wit:	en ne City	ing described Real E	esents CONVEY and Warstate, and all of their est	AR- ate,	
	TOT JJ IN A	1100k 1 in n			NTY OF Cook		
	section 15,	Township 37 North	, Range 1 to	on Addition to	Pullman		
which	th, with the proper	ty hereinafter described, is all improvements, teneme of for so long and during all primarily and on a parity low or hereafter therein or whether single units or cerindow shades, awnings, sto egoing are declared and agand it is agreed that all build in the premises by Mort O HOLD the premises unto					
issue and	es and profits there profits are pledge	of for so long and during all	nts, easements, and	s t'e "premises,"	to belonging a to a		
equi and	pment or articles i	ow or hereafter therein or	with said real estate thereon used to sur	and ut condarily)	thereto (which rents, issued, and all fixtures, apparent	its, ies	
heat tach	ers. All of the for	indow shades, awnings, sto egoing are declared and age	trally controlled), ar m doors and window	d ventilati a, dud	light, power, refrigerations (without restricting t	on he	
artic prem	les hereafter place	and it is agreed that all build in the premises by Mort	dings and additions	the mortgag d re-	ses whether physically a	er it-	
purpe Hom	O HAVE AND T	O HOLD the premises unterested the uses and trusts herein s Laws of the State of Illing the united by the consists of two pages. The consists of two pages, the consists of two pages.	the said Trustee, it	s or his suggestance	b par, of the mortgag	or ed	X
relea:	se and waive: his Trust Deed on	Laws of the State of Illine	ois, which said rights	Il rights and benefits and benefits Morte	under and by virtue of the	ne	
V	vitness the hand	) are incorporated herein bein full and shall be binding is and seals of Mortgag	on Mortgagors, their	heirs, successors and	hereof the sam as loug		
PR TVDE	EASE	Is and shall be binding is and seals of lortgar	oles (151)	Clotie &	elesti)		
181	NAME(S) ELOW TURE(S)				E.L.KS		1
2.10	No. 24 11 14 14 14 14 17 17 17 17 17 17 17 17 17 17 17 17 17	ofCook	[Seal]		[Seal		1
15	\$ //	County, in the State	ss., I, th	e undersigned, a Not	ary Public in and for said		
انسب	MAG.	personally known to					
	( ) line	nowledged that they free and voluntary act and waiver of the rich	going instrument ap	peared before me thi	Lloyd A. Roberts  are s day in person, and ack-		
TE	deder me asses	and waiver of the righ	it of homestead.	ivered the said instru urposes therein set for	ment as their orth including the release		D
Comp	Athlia biron My	nd official seal, this	21st	///	1972		
) ,			_26, 1975/	Mary (	MANUEL NOTARY PUBLIC	187	
~\\\/	<b>4</b> \			ADDRESS OF F	Bonn-		
	11			10005 S	Champlain Ave.	DOC	
	NAME	DREXELNATIONAL	RANK .			M 22	
MAIL	TO: ADDRESS				ESS IS FOR STATISTICAL AND IS NOT A PART OF	38 ENE	
	CITY AND	3401 South Kin		SEND SUBSEQUEN	TAX BILLS TO.	2185538	
OR		Chicago , Ill	60616		NAME)	33	
<u> </u>	MECORDE	R'S OFFICE BOX NO	<del>11.</del>		DRESS	<b>"</b> 9	
			Alexander and a second	(A)		L [5]	
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## **UNOFFICIAL COPY**

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 rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated 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 priors lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or 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; (7) 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.

hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building now or at any time in process of erections upon said premises; (6) complying the second of the note.

2. Mortgagors shall pay before any penalty statches all general taxes, and shall, upon writen requests, water charges, severe service charges, and other charges against the premises when due, and shall, upon writen requests, water charges, severe service charges, and other charges against the premises when due, and shall, upon writen requests, water charges, severe service charges, and other charges against the premises when due, and shall, upon writen requests, water charges, severe service charges, and the charges against the premises when due, and shall, upon writen requests, water charges, severe service charges, and the charges against the properties, and the properties, in the manner provided by statute, any tax or assessment which Mortgagors may desire to content.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premise insured against loss or damage by fire, lightning and windstorm under policies providing for nayment by the insurance companies of moneys sufficient either to pay the cost of replacing or caparing the same or to pay in full the indebtedness secured hereby, all in companies adjusted to the such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and entewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies, not lead to a such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and entewal policies, to holders of the holders of the note anything and the proposed herein for any the standard mortgage clause to be attached to expiration.

4. In case

application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien of this Trust Deed or of any provision hercof shall so the lien of the party interposing same in an action at law upon the note her by seved.

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

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall. Trustee be obligated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, no to be it be for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and be 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 presentation of satisfactory evidence.

be 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 presentation of satisfactory evidence and indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to an at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, i presen any that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. When a retire requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which ones, a certificate of identification purporting to be executed by a prior trustee hereunder or which onforms in substance with the decription herein contained of the principal note and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying same at the principal note described herein, he may accept as the genuine principal note herein described on note which may be presented and which conforms in substance with the description herein contained of the principal note 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 Revistrar of Titles in which this instrument.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, shall be first Successor in Trust and in the event of its resignation, inability or refusal to act, the then Recorder of Deeds of the county in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

erformed nereunder.

This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or his most page of the word "Mortagors" when used herein shall include all such persons and all persons at any time liable for tymen of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust

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 Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No.

END OF RECORDED DOCUMENT