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€	200K COUNTY, ILLINOIS FILED FOR RECORD Chilary N. C.	H
핕	IRUSI DEED	
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co	THIS INDENTURE, made March 16 19 72, between SUPERIOR FINISHERS, INC.	
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01	a corporation, organized under the laws of Tllinois , herein referred to as "Mortgagor, PARK NATIONAL BANK OF CHICAGO THE TRUSTERS," NATIONAL BANK OF CHICAGO THE TRUSTERS, WINDOWS ASSOCIATION ASSOCIATION OF THE TRUSTER, witnesself: THAT, WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter desc	ti
, ₂	said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of THIRTY THOUSAND AND NO/100 Dollars, evidence one certain Instalment Note of the Mortgagor of even date herewith, made payable to THE ORDER OF BEARER	ed l
APA 1	ar celivered, in and by which said Note the Mortgagor promises to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the of sever and three-quarter (7-3/4). — per cent in instalments (including principal and interest) as for	ета
	FOUR H NT AED SIXTY THREE AND 86/100 Dollars on Let lat day of May 1972 and FOUR HUNDRED SIXTY THREE AND 86/1	.00
	Dollars on the - 1't — day of each and every month — thereafter until said note is fully paid except the final payment of principal and interest, if not sooner paid, shall be due on the — 1st — day of April — 19 79 such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid pri balance and the remainder to principal; provided that the principal of each instalment unless paid when the shall bear interest.	at t
	company in — Chicago — Illinois, as the holders of the note may, from to time, in writing appoint, and in at sence of such appointment, then at the office of PARK NATIONAL BANK OF CHICA Prepayment privilege grantel or details, see Instalment Note. — in said NOW, THEREFORE, the Mortgager to secur. dr payment of the said principal sum of money and said interest in accordance with the terms, pro and limitations of this trust deed, and the performs ce of the said principal sum of money and said interest in accordance with the terms, pro and limitations of this trust deed, and the performs ce of the said principal sum of money and said interest in accordance with the terms, pro and limitations of this trust deed, and the performs ce of the said principal sum of money and said interest in accordance with the terms, pro and limitations of this trust deed, and the performs ce of the said principal sum of money and said interest in accordance with the terms, pro and limitations of this trust deed, and the performs ce of the said principal sum of money and said interest in accordance with the terms, pro and limitations of this trust deed, and the performs ce of the said principal sum of money and said interest in accordance with the terms, pro and consideration of the sum of One Dollar in hand paid, there is, the said principal sum of money and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordance with the terms, proved and said interest in accordanc	tri tir 1GO 1 Ci
	Lots 1, 2, 3 and 51 in Elock 10 in Gross all aukee Avenue Addition to Chicago a Subdivion the West half of the North West quarter of a ction 22, Township 40 North, Range 13, of the Third Principal Meridian, in Cook Count,	Ea
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	which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto beloging, and all rents, issues and profits theree long and during all such times as Mortgagor may be entitled thereto (which are pledged primarily and on a", with said real estate and not secon and all apparatus, equipment or articles now or hereafter therein or thereon used to supply and on a ", with said real estate and not secon and all apparatus, equipment or articles now or hereafter therein or thereon used to supply and, as, as ir on distinging, water, light, power, refright, there is the premise of the foregoing, scree us, window shades, storm do windows, lloor coverings, inador bods, awnings, stowes and water heaters. All of the foregoing declared to be a "no said real estate whether plattached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the prem." by the mortgagor or its successor's and all be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successor's and assigns, forever, for the purposes, and up in the u is and trusts he forth.	ysic essor
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Page 2

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (The Reverse Side of This Trust Deed):

THE COVENANTS, COMMITTON or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep asid 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 fine hereof. (3) pay when due any indebpedness which may be never by a lien or charge on the premises 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 building is obtained as any time in process of erection upon stall premises; (5) complete with all requirements of the or municipal or dinances with building to building so who are any time in process of erection upon stall premises; (5) complying the live or municipal or dinances with

Morgagor shall pay before any penanty attaches an general takes, and shall appear to the property and other charges against the premises when due, and shall upon written request, furnish to Trustee or to holders of the nure doplatea receipts therefor. To prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagor may desire to contest.

Notification shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windowrum dunder policies providing for aparent by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or pay pay in [6], the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trujuce for the henefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy and shall deliver "all gobieses, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies to the standard mortgage clause to be attached to each policy and on the standard mortgage clauses to be attached to each policy and shall be supported to the standard mortgage clauses to be attached to each policy and shall be supported to the control of the standard mortgage clauses to be attached to each policy and shall be supported to the standard mortgage clauses to be attached to each policy and on the standard mortgage clauses to be attached to each policy and shall be a standard mortgage clause to be attached to each policy and the shall be attached to each policy and the standard mortgage clauses to be attached to each policy and the standard mortgage clauses to be attached to each policy and the standard mortgage clause to be attached to each policy and the standard mortgage clauses to be attached to each policy and the standard mortgage clauses to be attached to each policy and the standard mortgage clauses to be attached to each policy and the standard mortgage clauses to be attached to each policy and the standard mortgage clauses to be attached to each policy and the standard mortgage clauses to be attached to each policy and the standard mortgage clauses to be attached to each policy and the standard mortgage clauses

"In case is defeited therein. Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagor in say form and gamen deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior endimbrances, if, say, and pruchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture particular propriets reterin authorized and all expenses paid or incurred in contaction therewith, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lient hereof, plus reasonable compensation to Trustee for each matter concerning, which action herein authorized may be taken, shall be so much additional indebudines incurred the contractions of trustee or the holders of the note to protect the mortgaged premises and payable without notice and with interest thereon at the rate of seven per cent

necessors on the part of mortgager.

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the wilding of any assessments. The produced is the produced by the produced of the produced by the prod

A Mortgagor shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagor, all unpaid indebtedness secured by this Trust Deed so 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 Mortgagor herein

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forclose the line hereof. In any suit to forcelose the line hereof, there shall be allowed and included as additional indebtedness in the detere for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorney's fees, Trustee's fees, apperaiser's fees, suchays for documentary and expert evidence, stenographer's charges, publication costs and costs (which may be estimated as to tiems to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, title insurance policies, Torrens certificates, and similar data of assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary entry to procure use this suit of the other of the state of the paragraph mentioned shall make the condition of the title to or the value of the procure of the condition of the title roor of the value of the paragraph mentioned shall make the

8. The core do of any foredours take of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expert or it ident to the foredours proceedings, including all such items as are mentioned paragraph hereof: second, all other items which under the manufacture of the control of

9. Upon, or at any in after the fling of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of aid premises. Such appointment m / be made either before or after size, without regard to the solveney or insolvency of Mortagor at the time of application for such is ceive as in which thous regard to the then value of the premises or whether the same shall be then occupilled as a homestead or not and the frustee hereunder ma). It cannot also that receiver. Such have power to collect the rents, issues and profits to staid premists during the pendency of such foreclosus, suit and, in case of a side and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times. "... of rorgagor, except for the intervention of such receiver, would be entitled to collect such tents, issues and profits, and all other powers which may be necess. yo rare usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court on time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured. *reby, or by any decree foreclosing this trust deed, or any tax, special assessment or other fleen which may be or become superior to the lien hereof or of such. ".e." p. yield such application is made prior to foreclosure sale; (2) the deficiency in ease of a sale and deficiency.

10. No action for the enforcement of the line of of any provision hereof shall be subject to any defense which would not be good and available to it party interposing same in an action at law upon the note hereby secured.

purpose.

12. Trustee has no duty to examine the ti (e, b' ati n, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the content of the content of

13. Trustee shall release this trust deed and the lien thereof 1, pro.; rinstrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may see: e and liver a release bretor to and at the most of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the not representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as the method inquiry. Where a release is requested of the stress trustee, such successor trustee may accept as the note herein described any note which may be greatered and which purports to be executed or successor trustee, such successor trustee, such successor trustee, such successor trustee and the successor tru

14. Trustee may resign by instrument in writing filed in the office o. 3 P. ...der or Register of Tilles in which this instrument shall have becreated or filed. In case of the resignation, inability or refusal to act of irv. ext. 1: then Recorder of Dec6s of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the t' att. title, powers and authority as are begrin given Trusteet, and any Trustee or successor shall be entitled to reasonable compensation for all acts perform the courder.

Frustee of successor shall be entitled to reasonable compensation for all sett perform on cur for.

15. This Trust Deed and all provisions hereof, shall extend to and be brinding upo. Mor a gapt and all persons claiming under or through Mortgagor, and the word "Mortgagor" when used herein shall include all such persons and all persons appropriate provisions of the indebting continuous and the word "Mortgagor" when used herein shall include all such persons and all persons and all persons the state of the indebting continuous and the constructed to make "morts" when more shall be constructed to make "morts" when more shall be constructed to make "morts" when

more than one note is used.

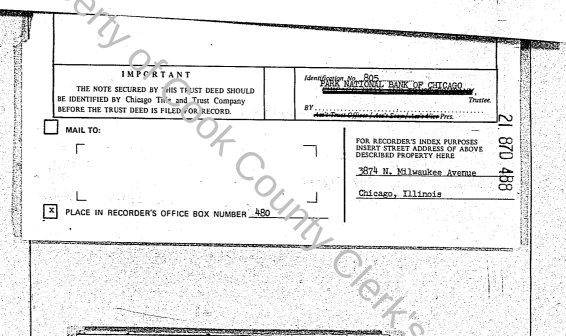
The untregger hereby waives any and all rights of redemption from sale under any order or scree o, foreclosure of this trust deed, on its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgager, acquiring any, attensit in or title to the premises subsequent to the date of this trust deed.

RIDER ATTACHED HERETO AND MADE A PART SEREOF

ments or of any of the said inetar agree that upon default in the part to of any of the said inetarfile of the coverants or agreements and the the first security security per of of the
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