UNOFFICIAL COPY

TRUST DE	FILED FOR RECO	RD.	21 944 5	38	RULIN OF DEEDS
	Jun 9 '72 3	O2 PH	E SPACE FOR REC	ORDER'S USE ONLY	1944538
IS INDENTURE, made	June 6,	19 72 . betwee	n		
ornoration, organized under the l	sale Oil Compan		COMPANY	erein referred to as	"Mortgagor," and
ntral National Bank in Illinois corporation doing business	Chicago, Illinois,	herein referred to	as TRUSTEE, wi	tional Banking	Association
AT, WHE EAS the Mortgagor is d legal buder or holders being h	is justly indebted to	the legal holder o	r holders of the l	nstalment Note here	inafter described.
hirty Tuyasand and no/	100(\$30	-000-00)		Dol	lars, evidenced by
e certain Instrument Note of the	Mortgagor of even da	te herewith, made	payable to THE	ORDER OF BEARE	3
d delivered, in a d by which date of dispresement eight (8)- Three Hundred Sixty	•	on the balance of per cent in	rincipal remainin	id principal sum a g from time to time ding principal and in	unpaid at the rate
llars on the first	of July	19 72 an	d		
Three Hundred Sixt	y of each and eve	ry month		aid note is fully pai	
nal payment of principal and int ch payments on account of the all payments on account of the characteristic of the erate of seven per cent per and ompany in Chicago.	indebtatness eviden cipal; prov der that t	ced by said note he principal of ea	to be first appli ch instalment unl est being made p	ess paid when due sh	all bear interest at ing house or trust
time, in writing appoint, and in					
Central Rati NOW. THEREFORE, the Mortgagor to d limitations of this trust deed, and the nsideration of the sum of One Dollar in ustee, its successors and assigns, the follo City of Chicago wit:		ne aid principal sum enar is and agreement ere (in hereby acknow		est therein, situate, lying	
	- Diesis 4 4- 77	1	1.		
Lots 1, 2, 3, and 4 i North half of the Nor Township 40 North Ran the Southwest corner however from said pre	theast quarter ge 14, East of of Ashland Aver	of the Novch the 3rd P in we and Bry.	east quarter cipal Meridi Mowa Avenue,	of Section 7, an; located on Chicago, exce	pting
of and parallel with Ashland Avenue, in Co	the East line of	of said Secti			00
which, with the property hereinafter des TOGETHER with all improvements, ong and during all such times as Morra and all apparatus, equipment or article whether single units or centrally con- cindows, floor coverings, inador beds, a tached thereto or not, and it is agreed assigns shall be considered as constitutin TO HAVE AND TO HOLD the prem	tenements, casements, fragor may be entitled their some or hereafter there trolled), and ventilation awnings, stoves and water that all similar apparatus,	xtures, and apputtens eto (which are pledge in or thereon used to including (without r heaters. All of the fo equipment or articles	d primarily and on a supply heat, gas, air estricting the forego regoing are declared hereafter placed in t	conditioning, water, lig ing), a reens, window sho to be a part of sold real en ne premises by the mortg	the and not secondarily), the power, refrigeration lades, storm doors and tate whether physically agor or its successors or
orth. This trust deed consists of two rust deed) are incorporated here ssigns.	in by reference and a	ire a part hereof	and shall be bind	ng on the Mortgag	, ,,, sr,ccessors and
n Witness Whereof said mortgagor has of trested by its Assistant Secretary on the Board of Direc	tors	witten, pursuant to	finid corneration		t Vi e i resident and
iaid or Andrias further provide that the	note herein described ma	y be executed on beh	alf of said corporation olesale Oil C	ompany, an Il	lingis Corp
10 608 Wil		В	Male	h Stege	13_
I Took Siff		A	iolph Stigli		Wice President
- 37/O		Alvin	TTEST: LUC K. Stiglitz		111
MIENHINGTON A	} ss. 1,	See	till		
County of	_) a Notary Public in			tate aforesaid, DO HERE O Oil Company	
	ly, personally known to me President and Assistant Sourced the said instrument poses therein set forth; and	and Alvin R te to be the same pers cretary, respectively, as their own free and d the said Assistant Se	ons whose names are appeared before me t voluntary act and as cretary then and there	Vice President subscribed to the foregoi his day in person and ach the free and voluntary act acknowledged that said Company to said instru nny, for the uses and purp day of	ng instrument as such knowledged that they of said Company, for Assistant Secretary as ment as said Assistant
	e corporate scal of said C	ompany, did affix the	corporate scal of said		ares therein are fresh
A June 1	e corporate seal of said C free and voluntary act and GIVEN under my	ompany, did affix the las the free and rough hand and Hotarial Se	tary act of said Comp.	day of the uses and purp	oses therein set forth.

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

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

1. Mottegager shall (1) promptly repair, restore or rebuild any buildings or improvements now or hermies which may become damaged or be destroyed: (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly substituted to the lien hereof. (3) 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 prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any 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 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 upon request exhibit. Satisfactory evidence (5) make no material alterations in said premises; (5) comply with equivements of law or municipal ordinance.

2. Mortgager shall pay before subject to the control of the premises when due, and shall, upon written request, furnition to Trustee on dears of the nate displactors express therefore. 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 context.

**Abstrager shall pay before any perally stackness all general tases, and that I proposed tases a product and another charges against the premises when due, and shall upon written require, furnish to Trustee or to holders of the note duplicate receipts therefore. To prevent default hereunder Mortgager shall be as jub uniting and under process, in the manner provided by statute, any cas or assessment which Mortgager may desire to constitute the statute of the premise instruct into the other provides of the provided by the statute of the premise instruct into any case of the provided by the statute of the provided by the standard mortgage clause to be attached to each policy and shall deliver all policies, including additional and renewal policies, to holders of the note, under in case of instruct about to aspire, shall deliver renewal policy, and put the provided policy and an account of the provided by the standard mortgage clause to be attached to each policy and shall deliver all policies, including additional and renewal policies, to holders of the note, under in case of instruction about to aspire, shall deliver renewal policies, to holders of the note and the provided policies, to holders of the note and the provided policies, to holders of the note, and in case of instruction about the spire, shall deliver renewal policies, to holders of the note and the provided policies, to holders of the note and the provided policies, to holders of the note and the provided policies, to holders of the note and the provided policies, to holders of the note and the provided policies, to holders of the note and the provided policies, to holders of the note and the provided and all expenses paid or neutree of provided policies, to holders of the note of the provided policies and the provided policies and policies and policies and the provi

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

12. Trustee has no daty to examine the title, location, existence or condition of the purpose of the title of the signatures or the identity capacity, or authority of the signatures or the identity capacity, or authority of the signatures on the note or trust deed not shall Trustee has the late of the exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or ome ions the capacity of the signatures of the interest of the signature of the real properties of the signature of the signat

This rider is attached to and becomes a part of Trust Deed dated June 6, 1972, in the amount of \$30,000.00.

- 17 If said property, or any portion thereof, shall be sold, conveyed, or transferred without the written permission of the heider time had and obtained, then the whole of the principal sum of their hereby secured remaining unpaid together with accrued interest thereon, of the election of the holder, shall immediately, without notice to anyone, become due and payable.
- Prepayment privilege is granted to make prepayments on principal.

 upon thirty days prior written notice, on any interest payment date,

 provided, because of the prepayment in any calendar year shall not

 provided because of the original principal amount.

 Payments made in excess cold the original principal amount.

 Payments and the vector provided principal amount of the provided principal cannot be a two (28) per cent promise during the first three years,

 one (18) per cent during the next two years, and or no premium

 thereafter.
- 19. In addition to the mornthly payments of principal and interest payable under the terms of the note, the mortgagars agree to pay to the helder that the payment of the note of the note of the note of the terms of the note of

UNOFFICIAL COPY

21944538 IMPORTANT THE NOTE FEMILE FOR THIS TRUST DEFIN SHOULD BE IDENTIFIED BY Chicago This and Thus Company BEFORE THE TRUST DEED IS FILED FOR RECORD. Central National Bank in Chicago 120 South LaSalle Street Chicago, Illinois 60603 Attention: Walter J. Davis Ashland Avenue and Bryn Mawr Ave

SEND OF RECORDED DOCUMENT