UNOFFICIAL COPY

ss. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT JOHN W. DZIEDZIC and			
THIS INDENTURE, made August 7, 19 70, between JOHN W. DZIEDZIC AND SUSAN N. DZIEDZICA AND SUSAN N. DZIEDZIC	Loan No. 1-2565		
THIS INDENTURE, made August 7, 19 70, between JOHN W. DZIEDZIC AND SUSAN N. DZIEDZICA AND SUSAN N. DZIEDZIC	TOUGH DEED		
THIS INDENTURE, made — August 7, 19 70, between — JOHN W. DZEDZIC AND SUSAN N. DZEDZIC AND SUSAN N. DZEDZIC CAND SUSAN N. STRUST COMPANY — CONTROL OF THE SUSAN SERVICE CONTROL OF THE SUSAN SERVICE CONTROL OF THE SUSAN SERVICE CONTROL OF THE S	M akosi Deep	21 200 50-	
THIS INDENTURE, made ————————————————————————————————————	1	21 236 552	-
THIS INDENTURE, made ————————————————————————————————————	(4)	THE ABOVE SPACE FOR RECORDERS USE ONLY	
herein referred to as "Motrgagons," and as Illinois Banking Corposition doing business in Park Ridge, Illinois, berin referred to as TRUSTEE, winnesshir THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Rote, in the principal sum of section, who have contain Instalation Note of the Mortgagors of even date berevolth, made payable to BEARER and the section of the State of the Rote, in the principal sum of section, who have certain Instalation Note of the Mortgagors of even date berevolth, made payable to BEARER and the section of the balance of principal remaining from time to time unpaid at the rate of "Eight per cent per a just in instalations at follows" on the Bearer of the State of th	THIS INDENTURE, made	· · · · · · · · · · · · · · · · · · · 	\neg
THAT, WHEREAS he Mortgagors are justify indebted to the legal holder or holders of the Installment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of principal from the Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of principal sum of the Note holders of the Note holders of the Note, in the principal sum of the Note holders			
THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Mote, in the Principal sum of a continue of the Mote, in the Principal sum of a continue of the Mote, in the Principal sum of a continue of the Mote, in the Principal sum of a continue of the Mote, in the Principal sum of a continue of the Mote, and by which aid Note the Mortgagors for even date herewith, made payable to EEARER and delivered. "and by which aid Note the Mortgagors promise to py the said principal sum and interest from date principal sum of the Mote of			
eviden so by an ecrtain instalment Note of the Mortgagors of won date herewith, ande payable to BEARER and delivered. a not by which said Note the Mortgagors of won date herewith, made payable to BEARER and delivered. a not by which said Note the Mortgagors promie to pay the said principal sum and interest from date proceeds of Jan are disbured on the balance of principal remaining from time to time unpud at the rate of Eight-per cent per a four in instalments as follows: One Bundred Minetcen and 64/100 ———————————————————————————————————	THAT, WHEREAS the Mortgagors ar	e justly indebted to the legal holder or holders of the Instalment Note her	
eviden co by me certain Instalment Note of the Mortgagors of even date berewith, made payable to BEARER and delivered in and by which said Note the Mortgagons promise to pay the said principal and interest from date proceeds of san eve disbursed on the balance of principal remaining from time to time unpaid at the rate of "Eight proceeds of san even disbursed on the balance of principal remaining from time to time unpaid at the rate of "Eight proceeds that the rate of "Eight principal and tears"; if not sooner paid, shall be due on the "—— 1 at "— day of "September 19 95 All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remain are to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of sooner pay in the Park Ridge. Illinois, as the holders of the note may from time to time, in writing appoint, and in absence of the bit appoint, and in absence of the bit appoint, and in absence of the bit appoint to the principal of the note may from time to time, in writing appoint, and in absence of the bit appoint to the principal of the note may from time to time, in writing appoint, and in absence of the bit appoint to the principal of the note of the note may from time to time, in writing appoint, and in absence of the bit appoint to the principal of the note of the sound of the principal of the note of th			
proceeds of Jann re disbursed on the balance of principal remaining from time to time unpaid at the rate of - Eight representation and process on the - Jac day of - October 19 70 and One Hundred Mineteen and 64/100 - Dollars or more on the - Jac day of - October 19 70 and One Hundred Mineteen and 64/100 - Dollars or more on the - Jac day of - September-19 95 and the process of the process of the second of the second of the Lat day of - September-19 95 and the process of the rest of the second	evider ea by me certain Instalment No	te of the Mortgagors of even date herewith, made payable to BEARER	
Dollars or more or the 1st day of October 19 70 and One Hundred Mineteen and 64/100 Dollars or more or the 1st day of day of each month thereafter until said note is fully pade except that the final payment of principal and traver; if not the company of the co			
Dollars or more or the 1st-day of — October —19 70 and One Hundred Mineteen and 64/100 — Dollars or more on the — 1st —day of each month thereafter until said note is fully paid except that the final payment of principal and are ref. if not sooner paid, shall be due on the —1st —day of -September-19 51 All such payments on account of the indebtedness evidenced by said note to be first applied to interest note the unpaid principal balance and the remain level op principal, provided that the principal of each instalment unless paid when due shall bear interest at the rate — 2000 per cent per annum, and all of said principal and interest being made payable at such banking house or trust compar / in Park Ridge. Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such 1; outtients, then at the office of CITIZENS RANK & TRUST COMPANY TO THE PARK PARK AND THE PARK PARK AND THE PARK AND THE PARK PARK PARK PARK PARK PARK PARK PARK		Hows: One Hundred Nineteen and 64/100	
Dollars or more on the	Dollars or more or, the lat-day of	October 19 70 and One Hundred Nineteen and 64/100 -	
payment of principal and the cree . If not sooner paid, shall be due on the ———————————————————————————————————			1 bod
which, with the property bervisaher described, is referred to herem as the "precision of the North Rast quarter of Section 2", November 2 to the Place Third Principal Market Parks (1986), 11 to 10 t	payment of principal and ir ere-, if no	ot sooner paid, shall be due on the 1st day of -September-19 95	
shall bear interest at the rate "Access per cent per annum, and all of said principal and interest being made payable at such banking house or trust compar, in Park Ridge, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such 4 contents, and the such contents in the sum of the su			
in writing appoint, and in absence of such standard to the sta	shall bear interest at the rate of action p	per cent per annum, and all of said principal and interest being made payabl	le 🥞
which with the property hereinafter described, is referred to herein as the "promises." TOCITIES with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto the contrasting and all rents among a d profits thereof for contrasting and the local property and the local profits and approximately and the contrasting and the local property and the local profits and includes a contributing and the local profits and includes a	in writing appoint, and in absence of au	ch as continent, then at the office of CTITZENS BANK & TRUST COMPANY	r 1 🔡 🗀
which with the property hereinafter described, is referred to herein as the "promises." TOCITIES with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto the contrasting and all rents among a d profits thereof for contrasting and the local property and the local profits and approximately and the contrasting and the local property and the local profits and includes a contributing and the local profits and includes a	in said City, NOW THEREFORE the Mortgagors to secure to	he sayment en said principal sum of money and said interest in accordance with the terms, provi	
which with the property hereinafter described, is referred to herein as the "promises." TOCITIES with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto belonging, and all rents among a d profits thereof for contrasting with all improvements, temements, assessments, fattures, and approximaters thereto the contrasting and all rents among a d profits thereof for contrasting and the local property and the local profits and approximately and the contrasting and the local property and the local profits and includes a contributing and the local profits and includes a	aiso in consideration of the sum of One Dollar in ha unio the Trustee, its successors and assigns, the foli-	command to the two visuals and agreements nerror fouldhed, by the Mortgagors to be performed, an unit paid, I e recei; whereof is hereby acknowledged, do by these presents CONVEY and WARRAN lowing de ribed R. al Estate and all of their estate, right, title and interest therein, situate, lying an	3 [編
of the North East quarter of Section 2. Loweship 42 North, Range 11, East of the Third Principal Heridian, accord at the the pole of the Third Principal Heridian, according to the plant thereof recorded June 16, 1960 as document 17883769, in Cook County, Illinois		ct Hts COOK AND STATE OF ILLINOIS	.
which, with the present breinable described is returned to herein as the "precises." TOURTHER with all increases the more and the control of			4 13
which, with the property hereinafter described, is referred to herein as the "premise." TOURTHER, with all improvements, tresments, seasons, statuers, and approximates therein the property hereinafter described, is referred to herein as the "premise." TOURTHER, with all improvements, tresments, destructs, and approximates the premise of the property of the premise of the premi	of the North East quart	ter of Sectio. 2', Jownship 42 North, Range 11, East	
TOGETHER with all improvements, tenements, assements, fixtures, and appartenances thereto belonging, and all rents, asset a d profits thereof for so long and quirty all such times as Mortgarcos may be emitted thereto twick not predected primarily and a party with and re-restant and not seen to long and quirty miles and not seen the profits of the pr			
TOGETHER with all improvements, tenements, assements, fixtures, and appartenances thereto belonging, and all rents, asset a d profits thereof for so long and quirty all such times as Mortgarcos may be emitted thereto twick not predected primarily and a party with and re-restant and not seen to long and quirty miles and not seen the profits of the pr			
TOGETHER with all improvements, tenements, assements, fixtures, and appartenances thereto belonging, and all rents, asset a d profits thereof for so long and quirty all such times as Mortgarcos may be emitted thereto twick not predected primarily and a party with and re-restant and not seen to long and quirty miles and not seen the profits of the pr			
TOGETHER with all improvements, tenements, assements, fixtures, and appartenances thereto belonging, and all rents, asset a d profits thereof for so long and quirty all such times as Mortgarcos may be emitted thereto twick not predected primarily and a party with and re-restant and not seen to long and quirty miles and not seen the profits of the pr	1	E001	
TOGETHER with all improvements, tenements, assements, fixtures, and appartenances thereto belonging, and all rents, asset a d profits thereof for so long and quirty all such times as Mortgarcos may be emitted thereto twick not predected primarily and a party with and re-restant and not seen to long and quirty miles and not seen the profits of the pr		- 1, 9	
TOGETHER with all improvements, tenements, assements, fixtures, and appartenances thereto belonging, and all rents, asset a d profits thereof for so long and quirty all such times as Mortgarcos may be emitted thereto twick not predected primarily and a party with and re-restant and not seen to long and quirty miles and not seen the profits of the pr	· •		
TOGETHER with all improvements, tenements, assements, fixtures, and appartenances thereto belonging, and all rents, asset a d profits thereof for so long and quirty all such times as Mortgarcos may be emitted thereto twick not predected primarily and a party with and re-restant and not seen to long and quirty miles and not seen the profits of the pr			
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the rivery side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortigagors, their heirs, successors and assigns. Witness the hand. S. and seal S. of Mortgagors the day and year first above written. [SEAL] [SEAL	which, with the property hereinafter described, is re TOGETHER with all improvements, tenements, a	eferred to herein as the "premises," seasments, fixtures, and appurismances thereto belonging, and all rents, sques a d profits thorout for	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the rivery side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortigagors, their heirs, successors and assigns. Witness the hand. S. and seal S. of Mortgagors the day and year first above written. [SEAL] [SEAL	so long and during all such times as Mortgagors may ordarily, and all apparetus, equipment or articles in refrigeration twhether single units or centrally conti-	be entitled thereto (which are piedged primarily and on a parily with said ret estate and not sec- ow hereafter therein or thereon used to supply heat, gas, air cone tioning, w. er. light, power, rolled), and ventilation, including (without restricting the forecoing), a sectivity of one shades storm	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the rivery side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortigagors, their heirs, successors and assigns. Witness the hand. S. and seal S. of Mortgagors the day and year first above written. [SEAL] [SEAL	doors and windows, floor coverings, ineder beds, aw whether physically attached thereto or not, and it is mortgagors or their successors or seeigns shall be core	rnings, stoves and water heaters. All of the foregoing are declared to be "p", of said real estate agreed that all similar appraisin, equipment or articles hereafter placed it it , emises by the idered as constituting part of the real estate.	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the rivery side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the morting of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the morting of the rivery and assigns. Witness the hand. S. and seal S. of Mortgagors the day and year first above written. [SEAL] [TO HAVE AND TO HOLD the premises unto the in set forth, free from all rights and benefits under an the Mortespers de benefit waters and the Mortespers de benefit surface.	anid Trustee, its successors and assigns, forever, for the purposes, and upon the seas of 'rusts here- od by virtue of the Homestead Exemption Laws of the State of Illinois, which sale "pair of b nefts	
STATE OF ILLINOIS. I. SEAL] STATE	This trust deed consists of two pages	The covenants, conditions and provisions appearing on page 2 (the given)	
[SEAL] [SEAL]	gagors, their heirs, successors and assigns	• • • • • • • • • • • • • • • • • • • •	
STATE OF ILLINOIS. I. Click F. Statowski See a Motary Public in and for and residing in said County, in the State aforesaid, DO HERESY CERTIFY THAT JOHN W. DZIEDZIC and SUSAN M. DZIEDZIC, his wife SUSAN M. DZIEDZIC, his wife GRA1 Transman, appeared before nor this day in person and acknowledged that they signed, sealed and delivered the County of County of the right of possession of the day in person and acknowledged that they signed, sealed and delivered the County of County of the right of possession of the day of Day of Day of the right of possession of the day of	WITNESS the hand.S., and seal.S., of	Mortgagors the day and year first above written.	
STATE OF ILLINOIS. I. Olice F. Gralowsky. St. a Notary Public in and for and residing in said County, in the State aforesaid. DO HERESY CERTIFY THAT JOHN W. DZIEDZIC and SUSAN M. DZIEDZIC, his wife SUSAN M. DZIEDZIC, his wife GR. are personally known to me to be the same person. S whose name. S SYE subscribed to the foregoing in- frament, appeared before me this day in person and acknowledged that they algord, seeded and delivered the County of C. S.		[SEAL] X John W Bredgie [SEAL]	l a
STATE OF ILLINOIS. I. Olice F. Gralowsky. St. a Notary Public in and for and residing in said County, in the State aforesaid. DO HERESY CERTIFY THAT JOHN W. DZIEDZIC and SUSAN M. DZIEDZIC, his wife SUSAN M. DZIEDZIC, his wife GR. are personally known to me to be the same person. S whose name. S SYE subscribed to the foregoing in- frament, appeared before me this day in person and acknowledged that they algord, seeded and delivered the County of C. S.	•	[seal] Shear M. Davedin 1000	
County of Core and for and residing in said County, in the State aforesaid, DO HEREST CERTIFY THAT JOHN W. DZIEDZIC and SUSAN M. DZIEDZIC, his wife SUSAN M. DZIEDZIC, his wife SUSAN M. DZIEDZIC, his wife CRA STE personally known to me to be the same person. S whose name. S STE inherithed to the foregoing inframent, appeared before me this day in person and exhausteded that. they aigned, sended and delivered the Crimity and the right of homestand. CRA STE personally known to me to be the same person. S whose name. S STE inherithed to the foregoing inframent, appeared before me this day in person and exhausteded that. they aigned, sended and delivered the Crimity of the right of homestand. CRA STE Public in and for and residing in said County, in the State aforesaid, DO HEREST CERTIFY THAT JOHN W. DZIEDZIC and AT STE IN A			
SUSAN M. DZIEDZIC and SUSAN M. DZIEDZIC, his wife SUSAN M. DZIEDZIC, his wife SUSAN M. DZIEDZIC, his wife GRA framman, appeared before me this day in person and acknowledged that they algord, sealed and delivered the framman and water of the right of homesteed. GRA AD. 19.70 AND AD. 19.70 AD. 19.7	STATE OF ILLINOIS.	lice F. Gratowski	
SUSAN M. DZIEDZIC, his wife SUSAN M. DZIEDZIC, his wife GRAI who are personally known to me to be the same person. S whose name S are subscribed to the foregoing in- informati, appeared before me this day in person and exhausteded that they algord, sealed and delivered the information of the right of homesteed. GRAR with the same of the right of homesteed. GRAR with the same of the right of homesteed. A. D. 18 20 CONTROLL A. D. 18	ss. a Notary Publi	ic in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT JOHN W. DZIEDZIC and	
CONT. Separate before me this day in person and acknowledged that ERRY algord, sealed and delivered the Contemporary of the Fig. 1 free and voluntary art, for the uses and purposes therein set forth, including the re- COLAR Separate of the right of homestand. A. D. 19 20 COLAR Separate of the right of hom	County of Cook	SUSAN M. DZIEDZIC, his wife	
Committee of the right of homesteed. Committee of the right of homest			128
alice F. Gratowsk 55	Contrament as 1	neir free and voluntary act, for the uses and purposes therein set forth, including the re-	12
alice F. Gratowsk 55		1. # D &	[용]
	CONC.	M: = 0e1 - 1	ကြ
Page 1		Notary Public.	23 图
AND THE REPORT OF THE PARTY OF			- 👺

UNOFFICIAL COPY

Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): Stilling R. Oliver COOK COUNTY, ILLINOIS FILED FOR RECORD 21236562 Aug 13 '70 9 48 AH IMPORTANT. CITIZENS BANK & TRUST CON A NY THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-IS FILED FOR RECORD. MAME CITIZENS BANK & TRUST COMPANY STREET 1 S. Northwest Highway 203 South Lee Street Park Ridge, Illinois INSTRUCTIONS

