Stilling R. Oliver TRUST DEELD FOR RECORD 538717 JAN 11 71 3 02 PH 21 368 067. 21368067 THE ABOVE SPACE FOR RECORDER'S USE ONLY т остто 11 CHICAGO TITLE AND TRUST COMPANY, One certain In heart Note of the Mortgagor of even date herewith, made payable to THE ORDER OF BEARER and delivered, 1 and by which said Note the Mortgagor promises to pay the said principal sum and interest prior to mr. urity — — — on the balance of principal remaining from time to time unpaid at the rate of 8-1/2 — — — — — per cent in instalments (including principal and interest) as follows: Lot 166 (except the West 85 feet) in Kjester and Zander's Addition to West Irving Park a Subdivision of the South 1/2 of the North East 1/4 of Section 20, Township 40 North, Range 13 and of the Third Principal Meridian, in Cook County, Illinois; ----Exoneration provision restricting any liability of the Exchange National Bank of Chicago, a tacked hereto. Is hereby expressly made a part hereof. which, with the property hereinafter described.
TOGETHER with all improvements, tenem long and during all such times as Mortgagor m and all apparatus, equipment or articles now (whether single units or centrally controlled of two pages. The covenants, conditions and provisions appearing o page? (the reverse side of this by reference and are a part hereof and shall be binding on the Exchange National Bank of Chicag ). Trustee as aforesaid and not persually Beiganiarus Compa d residing in said County, in the state aforesid, In HEREBY CERTIFY THAT President of the EXCHANGE NATIONAL BANK OF CHICAGO NOTARY PUBLIC

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THIS TRUST DEED is executed by Exertinge National Bank of Chicago, not personally but as Trustee as aforesaid in the exercise of the power and authority to certed upon and vested in it as such Trustee (and said Exchange National Bank of Chicago, hereby warrants it possesses full power and authority to execute this instrument), and it is expressly understood and agreed the nothing herein or in said note contained shall be construed as creating any liability on the said First Party or on said Exchange National Bank of Chicago personally to pay the said note or any interest that may accrue thereon, or any ndebt lness accruing hereunder; or to perform any coverant either express or implied herein contained, all such I bility, if any, being expressly waived by Trustee and by every person now or hereafter claiming any right or security ner uno r, and that so far as the First Party and its successors and said Exchange National Bank of Chicago personally rerement, the legal holder or holders of said note and the owner or owners of any indebteness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby contains the manner herein and in said note provided or by action to enforce the personal liability of the guarantor. Cottsc

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THE COVENANTS, CONDITIONS AND PRO	Page 2	PAGE 1 (The Reverse Side	of This Trust Deadle	
21. Mortgager shall (1) promptly repair, restore or rebut or be destroyed; (2) ketp said premises in good condition subordinated to the liert hereof, (3) pay when due any indefunding the property of the statisticatory cellence of the discharge building or building now or at any time in process-of rerepresents to the premises and the use thereof; (6) make no may 22. Mortgager shall pay-before any penalty attaches all provent default, hereunder Mortgager shall pay in (ull under context.)	Id any buildings or improvement and repair, without waste, and fre totalness which may be secured by of such prior lien to Trutee or to the upon said premises. (5) concertal alternations in said premises entertal attentions in said premises entertal attack, and shall pay special upon written request, furnish to protess, in the manner provided by	s now or bereafter on the premeer from mechanic's or other lier a lien or charge on the premise holders of the note: (4) comply with all requirements of Luccept as required by Law or mutaces, special assessments, wat Trustee or to holders of the not yet the charge as the premise by Law or mutaces, as pecial assessments, wat as the charge of the not yet as of assessment and a second as the charge of the not yet as of assessment and the premise and the not yet as of assessment and the premise of the not yet as of assessment and the premise of the not yet as of assessment and the premise of the not yet as of assessment and the premise of the not yet as of	ises which may become dama for claims for lien not expor- a superior to the lien hereof, ete within a reasonable time two or municipal ordinances vanicipal inclination and an access nicipal ordinance, er charges, sewer service charge e duplicate receipts therefor, which Mortgagor, may desire	soly and any with To
3. Mortigige shall keep all buildings and improvements windstorm under, policies providing for payment by the inst to pay, in full the indebtedness secured hereby, all in comparanage, to Triustee for the benefit of the holders of the non-shall deliver all policies, including additional and renewal policies not less than ten days prior to the respective dates of the non-shall deliver all policies, including additional and renewal policies not less than ten days prior to the respective dates of the non-shall policies in the policies of the non-shall policie	rance companies of moneys suffice anies satisfactory to the holders of e, such rights to be evidenced by t policies, to holders of the note, expiration	tient either to pay the cost of the first and the mote, under insurance of the standard mortgage clause to and in case of insurance about	placing or repairing the same slicies payable, in case of lost be attached to each policy a to expire, shall deliver rener	or md wal
if any, and purchase, discharge, compromise or settle any affecting said premises or contest any tax or assessment. A connection therewish, including attorneys fees, and any oth the llen hereof. Plus reasonable compensation to Trustee additional, indebtedness secured hereby and shall become in	tax lien or other prior lien or fitl li moneys paid for any of the pu r moneys advanced by Trustee or for each matter concerning which nediately due and payable withou	artial payments of principal or e or claim thereof, or redeem rposes ficzeln authorized and a the holders of the note to prot h action herein authorized ma it notice and with interest there	interest on prior encumbrance from any tax sale or forfeits ill expenses paid or incurred ext the mortgaged premises a ty be taken; shall be so mu on at the rate of seven ner co	ire in nd ch
per annum. Inaction of Trustee we holders of the note hereunder or 's part of Mortgagor.  5. The 'rus 'cor the holders of the note hereby secured any bill, 'mee' or estimate procured from the appropria validity of an,, assessment, sale, forfeiture, tax lien or till 6. Mortgagor 's ill pay each tiern of indebtedness herein of the holders of the note; and without notice to Mortgago or in this Trus 'Dee'. 'the contrary, become due and pays interest on the no e, or (h) when default shall occur and contained.	making any payment hereby auth- tic public office without inquiry is or claim thereof, mentioned, both principal and in all unpaid indebtedness secured	or ted any light according to the securacy of such bill, at the accuracy of such bill, at the securacy of such bill, at the securacy of such bill, at the securacy of such bill, act with the frust Deed shall, act with the securacy of the s	menta, may do so according trement or estimate or into the he terms hereof. At the optic histanding anything in the no	to te in te
7. When the ind. Led as hereby secured shall become deforeclose the lien here. In any suit to foreclose the lien hexpenditures and exp. 18.3 with may be paid or incurred before, outlays for documentary and appet evidence, stenografter entry of the decree loff or a fixed library abstracts of it.	ue whether by acceleration or of ercof, there shall be allowed and or on behalf of Trustee or hold hers' charges, publication costs are the title searches and examinations	herwise, holders of the note or included as additional indebted ers of the note for attorneys' nd costs (which may be estimated title insurance policies, Torres	Trustee shall have the right tiness in the decree for sale a ces. Trustee's fees, appraiser ed as to items to be expended as continued and similar data.	d d
bidders at any sale which may be he put in it to such decree the nature in this puragraph, men, oncode all become so in thereon at the rate of seven per cent r an unit, when paid probate and bankruptey proceedings, in which there of ther indebredness hereby secured: or (b) prep anns for the co- whether or not setually commenced; e. preparations for t	the true condition of the title to a ch additional indebtedness secur or incurred by Trustee or holders i shall be a purty, either as plaint, mmencement of any suit for the defence of any threatened suit or the defence of the suit of the suit of the suit of the suit or the suit of the suit of	only necessary cliner to project or the value of the premises. All ed hereby and immediately d of the note in connection with fif, clainlant or defendant, by re foreclosure hereof after accr or proceeding which might affer proceeding which might affer	the such still or to evidence to expendence to expendence on the superises of the and payable, with interest (a) any proceeding, including ason of this trust deed or an tail of such right to foreclosts the premises or the security the premises or the security.	8 9 9
8. The proceed of any foreclosure sale of the pren season of expenses incident to the foreclosure proceed **g*, **ef*, **a*, *	all be distributed and applied in ig all such items as are mentioned a additional to that evidenced by	the following order of priority in the preceding paragraph h the note, with interest thereo.	First, on account of all cost reof: second, all other item ras herein provided; third, al	3 3
permeterly of store to recruit and in the store of a sale and a class and lad during any further times when Morgagor, except of a well as during any further times when Morgagor, except of during the whole of said period. The Court from time to time of (1) The indebtedness secured hereby, or by any decree for superior to the lien hereof or of such decree, provided such any 10. No action for the enforcement of the lien or of any party interposing time in an action at law output hen note hereby 11. Trustee or the holders of the root shall have the right	reclosing the strut de 1, or any telection is noted to to foreclosur rovision here she subject to secured.	y, the net income in his hands in ax, special assessment or other re sale: (2) the deficiency in ea or any defense which would no	in operation to the premise in payment in whole of in par lien which may be or become to of a sale and deficiency, the good and available to the	
purpose.  12. Trustee has no duty to examine the title, location, evidentity, capacity, or authority of the signatories on the not been in given unless expressly, obligated by, the term hereaf, misronduct or that of the agents or employees of Trustee, and it. 3. Trustee shall relaxe this trust deed and the lien thereof by this trust deed has been fully paid; and Trustee may exert are maxing thereof, produce and exhibit to Trustee the note may accept as true without inquiry. Where a release is request more which bears an identification number purporting to be plant.	istence or condition of tr. prem or trust deed, nor shall Trustee be the blable for any acts of omissi may require indemnities services of the proper unstrument upon presente and deliver a release hereof trees.	es, or to inquire into the val obligated to record this trust on ons hereunder, except in tase; to it before exercising any, tatt in of satisfactory evidence are at the request of any pers	dity of the signatures or the ced or to exercise any power of its own gross negligence or power herein given: that all indebtedness secured	
herein contained of the note and which purports to be executed requested of the original rustee and it has never placed its iden note which may be presented and which contorms in subsequently and the plant of the	ce with the description-herein con- stal to act of Trustee, the then R sal to act of Trustee, the then R under shall have the identical titl. In for all acts performed hereunder to and be binding inpun Martgaja groons and all persons liable for the ced. The word "note" when used	ntained of the notated which the conder of Deeds of a count, a powers and or or and all persons claiming and a payment of the indebte, ress in this instrument shall be one	bed any purports to be executed on instrument shall have been y in which the premises are rein given Trustee, and any real through Martgager, and or any part thereof, whether trued a mean "notes" when	
and on behalf of vicit and every person, except decree or judgm the date of this trust deed.  IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHO BE IDENTIFIED BY Chicago Title and Trust Compa BEFORE THE TRUST DEED IS FILED FOR RECORD.	ideni	gaining any interest in or title to  15387: CHICAGO TITLE AN  Manyanth C	7	
MAIL TO  All American Bank of Chica 3611 North Kedzie Chicago, Illinois 60618	go	ror recorders in insert street and described propert 5800 West Ac Chicago, Illir	RESS OF ABOVE Y HERE	, 21, 36
PLACE IN RECORDER'S OFFICE BOX NUMBER	<u>.539</u> ".	- 10 ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (		3 067
	Carlo de Brasilia e c			