	TOUGT	Keeki			
<u>O</u> G	TRUST 571490	DEED STANKED	22 430, 15	9	
THIS !	NDENTURE, made	CITE 7 July 27	THE ABOVE SPACE	E FOR RECORDER'S USE ON	Voltage.
an Illino THAT, V said legal Twer	is orp ration doing but the Mortgage in hold or holders bein not yellow.	ERT, JR. and CA	ARROLL J. BURG herein referred to as ' ITLE AND TRUST COM herein referred to as Tr o the legal holder or ho olders of the Note, in the	CHERT, his Wife 'Mortgagors," and IPANY RUSTEE, witnesseth! ? [] Ideas of the Instalment Note principal sum of	hereinafter described
from of 7	date of dis),	which said Note th	e Mortgagors promis in the balance of princip ent per annum in instalr	with, made payable to THE O to pay the said principa al remaining from time to tin tents (including principal and	l sum and interes
All such a balance as the rate of company appoint, as in said consideration frustre, its appoint to with the consideration of the consi	of principal and interes payments on account of the remainder to profession of the profession of the profession of the profession of the think the profession of the think the profession of the think the profession of the profess	at, if not soo er paid, that of the indebte and a single remaind at he annum, and all of learnes, appointment, then at the set to secure the payment of the the performance of the cover in hand paid, the receipt whe collowing described Real Estate (feadows)	Il be due on the 11. need by said note to be principal of each instant in ipal and interest being it notes, as the holder of the principal said principal sum of money mants and a remen herein commission of the principal said in the by acknowledged and the principal said principal said said said said said said said said	a the	except that the final to 19 98 the unpaid principal shall bear interest at king house or trust to time, in writing and the terms, provisions performed to the terms, provisions and also in wARRANT and the terms of
	the property hereinafter desc. R. with all improvements, it with all improvements, and a second ants, equipment a second ants, equipment and a second to units or centrally, tons or coverings, inador beds, as for or not, and it is agreed it.	ribed, is referred to herein as the tenements, easements, fixtures, goes may be entitled thereto; or now or hereafter, therein or tooked), and wentilation, include the state of the state	the "preminen." and appurienances thereto which are pledged primarily a thereon used to supply heteron used to supply height of the preminent	belonging, and all rents, issues and and on a parity with said real estate agas, air conditioning, water, light, foregoing), screen, window shade clared to be a part of aid real estate of the said of the premises by the mortgagor of the purposes, and upon the control of the state of fillingis, which said rief	one is threef for so on an exceedarily) por the reference of the state
iong and durb and all appars (whether sing windows, floo attached there or assigns shall TO HAVE forth, free fro Mortgagors do This trus	hereby expressly release an	O mices The service	and the second of the second o	the first service and the service of	
long and duris and ell appara (whether sing windows, floo strached there or assigns shall TO HAVE forth, free fro Mortgagors do This trust trust deed) successors an	hereby expressly release and st deed consists of two are incorporated hereind assigns.	O mices The service	onditions and provision a part hereof and sha the day and year first	s appearing on page 2 (the re	

			Phone in the second sec	
	IE COVENANTS, CONDITIONS AND PROVISIONS REFERRE	ige 2 D TO ON PAGE 1 (THE REVERSE SI	DE OF THIS TRUST DEED):	· 1
or be suborn upon bullid trespec #2.	Mortgagors shall (1) promptly repair, restore or rebuild any buildings destroyed; (2) keep said premises in good condition and repair, with linated to the lien hereof; (3) pay when due any indebtedness which me request exhibit satisfactory evidence of the glacings of our particular of the premised prompts of the premised prompts of the premised pay the prompts of the premised pay before any penalty attaches all general taxes, and their charges against the premises when due, and shall, upon written ret, default hereunder Mortgagors shall pay in full under protess, in the 1656.	or improvements now or herafter on the out waster, and free from mechanics or other ay be secured by a lien or charge on the pro- not Trustee or to holders of the note; (4) co- premises; (5) comply with all requirements in said premises except as required by law is shall gay apecial saces, special assessments	premises which may become damaged r lieus or claims for lien not expressly mises superior to the lien hereof, and umplete within a reasonable time any of law or municipal or dinahees with w runnicipal ordinahees, water charges, sewer service charges, e note duplicate precips a therefor. To	757 CS
yind to pa dama shail polici	Mortgagors shall keep all buildings and Improvements now or hereal torm under policies providing for payment by the insurance companie y in full the Indebtedness secured hereby, all in companies satisfactor e.g. to Trustee for the benefit of the hulders of the note, such rights to deliver all policies, including additional and renewal policies, to hole a not less than ten days prior to the respective dates of registation.	ter situated on used premises insures again a of-moneys sufficient either to pay the cory to the holders of the note, under insurable evidenced by the standard mortgage claders of the note, and in case of insurance	is toss of damage by sire, tightning or t of replacing or repairing the same or nee policies payable, in case of loss or use to be attached to each policy, and about to expire, shall deliver renewal	
Morty if an affect con the i addit	papor, in any form and manner decemed expedient, and may, but need to, y a unchase, discharge, compromise or settle any tax lien or other is said vermises or contest any tax or assessment. All moneys paid to the control of the cont	not, make full or partial payments of princt or princt lien or title or claim thereof, or it for any of the purpose herein authorizes and the prince or the holders of the note of concerning which action herein authori- und payable without notice and with inter- nidered as a waher of any right accruin	pal or interest on prior encumerance, deem from any tax sale or forfeiture and all expenses paid or incurred in o protect the mortgaged premises and ted may be taken, shall be so much a thereon at the rate of g to them on account of any default	
5 to an phe y 6 of the control of th	The Tru tee c the holders of the note hereby secured making any y bill, stat. "". *** stimate procured from the appropriate public of didity of any p. ** as sament, tale; for feiture, tax hen or title or claim Mortgagors all pr each item of indebtedness herein mentioned. be holders of also ". "" without notice to Mortgagors, all unpaid inc this Trust Deed to " to " tary, become due and psyable (3) immed st, on the note, or b) er default shall occur and continue for c	payment hereby authorized relating to take fice without inquiry into the accuracy of a thereof. oth principal and interest, when due accord febrediness accured by this Trust Deed shall istely in the case of default in making pay here days in the performance of any othe	or assessments, may do so according uch bill, statement or estimate or into ing to the terms hereof. At the option notwithstanding anything in the note ment of any instalment of principal or r agreement of the Mortgagors herein	
1975-00 1986	index in the indebtedness are by ceiured shall become dur whether by ione the lien hereof. In any six it forecolour the lien hereof, there should be the lien hereof, there should be shou	y acceleration or otherwise, holders of the all be allowed and included as additional of Trustee or holders of the note for att, publication costs and costs (which may be ea and examinations, title insurance pokied deem to be reasonably necessary either to into of the title to or the value of the pren indebtedness secured hereby and immed	mote or Trustee shall have the right to indebtedness in the decree for sale all spreys' fees, Trustee's fees, appraiser's estimated as to items to be expended. To the same to item to be expended, To the same to	
there prob. indet whet here 8 and white	on at the rate of seven per cent per an who paid or incirred by the and bankruptcy proceedings, to which cir cr of them shall be a pa- pitedness hereby secured; or (b) preparation, for the monnement her or not actually commenced for (c) preparations of the defines of . The proceeds of any foreclosure sale of the pec, is a shall be distrikt trepenses incident to the foreclosure proceedings, it lading all until the superior that the proceedings is the process of the pec, is a shall be distrikt the proceedings in the process of the pec, is a shall be distrikt the proceedings in the process of the process of the pec, is a shall be distrikt the proceedings in the process of the process of the pec, is a shall be distributed as the process of the process of the process of the process of the per per per per per per per per per pe	y Trustee or holders of the note in connect arry, either as plantiff, claimant or defend of any suit for the foreclosure hereof a any threatened suit or proceeding which me outed and applied in the following order of the same mentioned in the preceding paid to that evidenced by the note, with intere	ion with (a) any proceeding, including int, by reason of this trust deed or any fier acrual of such right to forcelose gith affect the premises or the security priority; First, on account of all costs agraph hereof; second, all other items it thereon as herein provided; third, all	
princ appe Such appli Trus pend	ipal and interest remaining unpaid on the note; fourth any werpinity. Upon, or at any time after the filing of a bill to foreclose the structure appointment may be made either before or after sale, will out the cation for such receiver and without regard to the then value. "The hereunder may be appointed as such receiver. Such receiver the copy of such foreclosure suit and, in case of a sale and a deficiency, dutil as during any further times when. Mortgagors, except for the interfall other powers which may be necessary or are small in such case for ignite whole of said period. The Court from time to time may authority in the indevendents secured hereby, or by any decree forectioning this to the lien for the enforcement of the lien or of any provision here y interposing same in an action at law upon the note hereby secured. 1. Trustee or the holders of the note shall have the right to inspect one.	deed, the court in which such bill is field a the without regard to the solvency or is cambes or whether the same shall be then the property of the same power to collect the rents, issue a ing the full statutory period of redemption or "b receiver, would be entitled on the same property of the same pro	many appoint a receiver of said premises, solvency of Mortgagors at the time of occupied as a hometead of not and the mod profits of said premises during the n, whether there be redemption or not, to collect said, rents, issues and profits,	
and durit of: (supe part purp	all other powers which may be necessary or are usual in some near the given when the course of the c	to the exciter o apply the net income in he true deed, or any tax, special assessment ade pr. or form-foure sale; (2) the deficience shall be ubjet to any defense which the premises of a stonable times and a condition of the tem! as or to inquire in	is hands in payment in whole or in part to or other lies which may be or become ency in case of a sale and deficiency. would not be good and available to the cress thereto shall be permitted for that to the validity of the signatures or the	
iden here	2. Trustee has no duty to examine the little, location, existence of tity; espacity, or authority of the signatories on the note of trust dening reason unless expersely obligated by the location of the location. It is a superior of the location of the	for any acts or omissions he cunder, exce re indemnities satisfactory of it of lore exe	pt in case of its own gross negligence or cising any power herein given.	
the rece	persons herein designated as makers thereof. 4. Trustee may resign by instrument in writing filed in the office reded or filed. In case of the resignation, inability or refusal to act ted shall be Successor in Trust. Any Successor in Trust hereunder shall	of the Recorder or Registrar of Titles ir of Trustee, the then Recorder of Deeds o Il have the identical title, powers and autho	which this instrument shall have been fine ounly in which the premises are rity: (a) 11 erein given Trustee, and any	
the who	15. This Trust Deed and all provisions hereol, shall extend to an a or owned "Morgagors" when used herein shall include all such persons there or not such persons shall have executed the note or this Trust less, when more than one note is used.	and all persons liable for the payment of Deed. The word "note" when used in this	iming under or the auth Mortgagors, and if the inducator is or any part thereof, instrument the or construct to mean the first the or construct to mean the first the	
	COOK COUNTY, ILLINOIS FILED FOR RECORD Aug. 7 273 3 03 PH		2 4 3 0 1 5 9	
	IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company	Identification No	71490 ¢	
	FORE THE TRUST DEED IS FILED FOR RECORD.	C'4'0' (1	Ase's See'y / AIFT PROFITES CORDER'S INDEX PURPOSES STREET ADDRESS OF ABOVE BED PROFERTY HERE	
	- LACE IN RECORDER'S OFFICE BOX NUMBER5	Rol	l Fremont ling Meadows, Illin	