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	ACCURACY OF TOOL OF A REC).l
TR	UST DEED	
(9.70)		
THIS INDENTUR		
and annear	SE TARALDSEN, a opinator	-
	National Banking Association of the Association of	h"
ald logal holder o	5 the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, r holders being herein referred to as Holders of the Note, in the principal sum of Dollars. THOUSAND AND NO/100 ———————————————————————————————————	1
evid need by one	certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER.	
ton — d'	n and by which said. Note the Mortgagors promise to pay the said principal sum and interest guest 24, 1973 on the balance of principal remaining from time to time unpaid at the rate	-
ONE HUNDRED	per cent per annum in instalments (including principal and interest) as follows:	
the lst	ND Y AND 96/100 Dollars on the	8
payment of princip All such payments	on account of the indebtedness evidenced by said note to be first applied to interest on the unpuid principal	## T
the rate of 8	mainder to principe", p wided that the principal of each instalment unless paid when due shall bear interest at per annur, ar 1 ell of said principal and interest being made payable at such banking house or trust the balders of the paid and the payable at the pay	~
in said City. Pro	chicago — Illinois, as the holders of the note may, from time to time, in writing ence of such appointment, are at the office of PARK NATIONAL BANK OF CHICAGO — payment privileges g anted. for details see Instalment Note.	7
NOW, THEREFOR	E, the Mortgagors to secure the payment of esto. principles aum of money and said interest in accordance with the terms, provisions trust deed, and the performance of the cr. enants. Id agreements herein contained, by the Mortgagors to be performed, and also in mo of One Dollar in hand paid, the receipt hereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the mod assigns, the Gollowing described Real Estate d their cratter, title and interest therein, situate, lying and being in the City of Chicago CONT OF COOK AND STATE OF ILLINOIS.	
Trustee, its successors	and assigns, the following described Real Essate and the episte, right, title and interest therein, situate, lying and being in the City of Chicago CUNT OF Cook AND STATE OF ILLINOIS,	
Lot 31 (exc	sept the South 8.33 feet thereor, e.a Lot 32 (except the North 8.33	
reet there	of) in Block 2 in Moran's Subdivision of the East 598 feet of the	i,
West 609.3	feet of Lot 4 in County Clerks Divis on of the East three-quarters	
West 609.3 of Section	33, Township 40 North, Range 13 East o the Third Principal Meridian unty, Illinois.	3
West 609.3 of Section	33, Township 40 North, Range 13 East o the Third Principal Meridian unty, Illinois.	224
West 609.3 of Section	33, Township 40 North, Range 13 East o the Third Principal Meridian unty, Illinois.	9945SE
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MAIL TO

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. Mortgagers shall (1) promptly repair, resure or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed (2) keep said premises in good condition and repair, without waste, and froe from mechanic's or other liens or claims for lien met expressly submidinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien of charge on the premises superlor to the lien hereof; and upon require shillst tartificatory evidence of the dicharge of such prior lien to Trustee or to holders of the unter (4) complete within a reasonable time any buildings or buildings now or at any time in process of vection upon said premises; (5) comply with all requirements of law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxos, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, apon written request, furnish to Trustee or to deplace the recipis thursfur, 7 or prevent default hereunder Mortgagors shall pay in full under protext, in the manner provided by stante, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of muneys sufficient clither to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies astifactory to the holders of the note, under insurance policies payable, in case of loss or damage, by fire, lightning or administer of the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies astifactory to the holders of the note, and in ease of fusions and administer payme

of the "stat" of to the contrary, become due and payable, [a] immediately in the case of default in making payment of any installment of principal or interest on the act, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the 'a' "sedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forcelose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all forcelose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expense "". h may be paid or incurred by or on behalf of Trustee or holders of the note for attorney! feet, Trustee's persented after entry of the decree, "". or ". og all such abstracts of title, title searches and examinations, title insurance policies, Tortens certificates, and similar data and assurances with respect to the as Trustee or holders of the note on a state and assurance shall be come and after any sale which may be had proved to the nature in this paragraph mentio d. shall vecome so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the note in connection with [a] any proceeding, including probate and bankruptey proceedings, "which when of them shall be a party, either as plantiff, chiamator defendant, by reasonly this interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of the note in connection with [a] any proceeding, including probate and bankruptey proceedings, "which when of them shall be a party, either as plantiff, chiamator defendant, by reasonly this trust where the state of seven per cent per annum, when paid or incurred by Trustee or holders of the note in connection with [a] any proceeding, including pro

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21. Trustee has no duty to examine the title, location, existence or condition of the premises at all "anable times and access thereto diall be permitted for that, purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, o' to inqu're into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obly ted to re ord this trust deed of to exercise my power herein given unless expressly obligated by the terms herefor, nor be liable for any acts or omissions he reunder, "cept in case of it howing ross neightence or missonduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it usefor exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of a 35 or y vidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a telease hereof to and each street of the signated as the requested of a successor fraster, such successor astee any accept as the note herein Trustee may accept as true without inquity. Where a release is requested of a successor trustee, such successor astee any accept as the note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee herein. Ten make a thereof; and where the release he description herein contained of the note and which purports to be executed by the persons herein designated as the trust each and which purports to be executed by the persons herein designated as the make a thereof; and where the release he description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign the make a thereof; and where the release herein designated as makers thereof.

15. The terms and substance with the description herein contained of the note and which provides

the word "Mortgagors" when used herein shall include all such persons and	upon Mortegaors and all persons claiming under or through Morty ore all persons liable for the payment of the indebtedness or any 1 at the reof. The word "note" when used in this instrument shall be construed to mean
The Wanges and which he agree that upon defents or of any of the collections sylenced in the collections sylenced in the collections sylenced in the collection of the collect	wit in the payment of any of the said istally the note secured by this frust beed to the said install the total indeptement of any of the said de the total indeptement of any said de to such default the principal sum above the said any advances made by the bolders of the said any advances made by the bolders of the said any advances made to the bolders of the said any advances made to the said any advances made to the said in the said
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18. In the event of a sale of conveyance of the holder IM PORTANTOL THE MEET THE MEE	Berghe die and reserve the entire to la dentification to 1990 in the control to 1990 in the
THE NOTE SECURED BY THIS TRUST DEED SHOULD	PARK NATIONAL BANK OF CHICAGO TOTAL
DE IDENTIFIED BY Chicago, Title and Trust Company DEFORE THE TRUST DEED IS FILED FOR RECORD.	Dy Charte / Age's Vice brea.
	POR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE