	- 14. C. 2000	RECORDER OF DEEL
<u>4. j</u> e 30. sto e deki	Alilay R. C. Harr SEP-27-73PM & 158 94 .	22 494 190
		22494190 d A — Kec
TRUST DEED		
573538		7.7
THIS INDENTURE, made September	THE ABOVE SPACE FO	R RECORDER'S USE ONLY
GIUSEPPE SEMINARA and MARIA	SEMINARA, his wife	
THAT, WHEREAS the Mortgagors are justlessid legal holder or holders being herein references.  TWENTY SEVEN THOUSAND AND ME	orred to as Holders of the Note, in the pri	Y EE, witnesseth:
date hereof of Salen and three-quarters-	id Note the Mortgagors promise to	pay the said principal sum and interest maining from time to time unpaid at the rate
of Jecs 1957 19 32  the 1st day of each and expayment of principal ar 1 interest, if not so all such payments o acrour of the indet palance and the remainer o principal; prohe rate of Eight % per ar m, and company in Chicag	no (\$222,00) Dollars on the and two Hundred Dwenty Twenty	e 1.st day . and No/100 Dollars on il said note is fully paid except that the final day of November, 19 93. st applied to interest on the unpaid principal th unless paid when due shall bear interest at sade payable at such banking house or trust the note may, from time to time, in writing NATIONAL BANK OF CHICAGO
NOW, THEREFORE, the Mortgagors to seep the initiations of this trust deed, and the power as consideration of the sum of One Dollar in hand paid frustee, its successors and assigns, the following over owit:	to payment of the said principal sum of money and to the covenants and agreements herein contail, he 'seipt whereof is hereby acknowledged, do look and Bestate and all of their estate, right, title COUNTY OF COOK	said interest in accordance with the terms, provisions ined, by the Mortgagors to be performed, and also in y these presents CONVEY and WARRANT unto the nd interest therein, situate, lying and being in the AND STATE OF ILLINOIS.
OT Elaht (8) in the mocubate	dadam i da i	
outh half of the South Mart	d Kinne's Adultion to Irving	n (10),eleven (11), fourteen ne North ten (10) feet of n ten (10) feet of the West f Lot twenty three (23) in g Park, a subdivision of the larter of Section fourbean (14)
outh half of the South Mart	d Kinne's Adultion to Irving	n (10),eleven (11), fourteen ne North ten (10) feet of n ten (10) feet of the West f Lot twenty three (23) in n Park, a subdivision of the
	d Kinne's Adultion to Irving	n (10),eleven (11), fourteen ne North ten (10) feet of n ten (10) feet of the West f Lot twenty three (23) in g Park, a subdivision of the larter of Section fourbean (14)
outh half of the South West ( ownship forty (40) North, Ray  n Cook County, Illinois.  hich, with the property hereinafter described, is refer  TOGETHER who all improvements, tenements, ear  one and during with him as Mortgagors may be  not all apparatus, equipment as Mortgagors may be  whether single units or centrally controlled and  indows, floor coverings, indoor bed, awnings, stove  tached thereto or not, and it is agreed that all similar  assigns shall be considered as constituting part of the	d Kinne's Acathion to Irving quarter of the Most quarter of the Mo	in (10), eleven (11), fourteen the North ten (10) feet of the North ten (10) feet of the West of the (10) feet of the West of Lot twenty three (23) in Flark, a subdivision of the North ten of Section fourteen (14) the Third Principal form of the North ten of Section fourteen (14) the Third Principal form of the North ten of Section fourteen (14) the Third Principal form of the Third Principal form of the North ten of Section (15), and the Indian section for the North ten of Section (15), and ten of Section (15), and the North ten of Se
outh half of the South West ( ownship forty (40) North, Ray on Cook County, Illinois.  high, with the property hereinafter described, is refer TOGETHER with all improvements, tenement, and all apparatus, equipment or intellegence are as and during all such time row in the state of the state	d Kinne's Ac'attion to Irving quarter of the Porth West quarter of the	in (10), eleven (11), fourteen the North ten (10) feet of the North ten (10) feet of the West of the (23) in Floring Park, a subdivision of the North ten (10) feet of the West of Park, a subdivision of the North ten (14) the Third Principal Scale (15) the Third Principal Scale (
outh half of the South West of Ownship forty (40) North, Rain Cook County, Illinois.  hich, with the property hereinafter described, is refer TOGETHER with all improvements, tenements, end and adving all such times as Mortgagors may be dail apparatus, equipment or articles now or hother single units or centrally controlled, and instance, the control of the control of the single part of the County of the control of the cont	d Kinne's Acattan to Irving quarter of the Post of the West quarter of the Post of the West of the Wes	in (10), eleven (11), fourteen ne North ten (10) feet of ne North ten (10) feet of the West of the ten (10) feet of the West of Lot twenty three (23) in 19 Park, a subdivision of the larter of Section fourteen (14) the Third Principal feet of the Third P
outh half of the South West ( ownship forty (40) North, Ray on Cook County, Illinois.  high, with the property hereinafter described, is refer TOGETHER with all improvements, tenement, and all apparatus, equipment or intellegence are as and during all such time row in the state of the state	d Kinne's Addition to Irving quarter of the Post of West quarter of the Post of West of the West of th	in (10), eleven (11), fourteen ne North ten (10) feet of in ten (10) feet of the West of the ten (10) feet of the West of Lot twenty three (23) in grark, a subdivision of the larter of Section fourteen (14) the Third Principal legislature of Section for the secondarily) in the principal section in the section of the
outh half of the South West ( OWNship forty (40) North, Ray n Cook County, Illinois.  hich with the property hereinafter described, is refer TOCATHER with all improvements, tenements, ear all apprises as Mortgagor may be the considered as Mortgagor may be all apprises as Mortgagor may be all apprises and second the consideration and assigns shall be considered as constituting part of th TOHAVE AND TO HOLD the premises unto the a tech free from all rights and benefits under and by ortgagors do hereby expressly release and waive. This trust deed consists of two pages. The state deed consists of two pages. The state deed consists of two pages. The State of the state of the state of the state GTUS expression and seals.  GTUS expressions  ATE OF ILLINOIS.	d Kinne's Acaitton to Irving quarter of the Premises."  ask of the premises."  ask of the reliable the premises."  ask of the reliable thereto which are pledged primarily and eafter thereto (which are pledged primarily and eafter thereto (which are pledged primarily and eafter thereto in thereto used to supply heat, gar entitled thereto (which are reliable thereto (which are pledged primarily and eafter thereto (which are reliable thereto (which are reliable thereto) and water heaters. All of the foregoing are declar supparatus, equipment or articles heretarter placed aid Trustee, its successors and assigns, forever, for virtue of the Homestead Exemption Laws of the he covenants, conditions and provisions a prence and are a part-hereof and shall. I of Mortgagors the day and year first about the part of the prenchange of the part of the prenchange of the part of the prenchange of the part of th	in (10), eleven (11), fourteen the North ten (10) feet of the North ten (10) feet of the West of the Hest of the Hest of the Hest of Lot twenty three (23) in grark, a subdivision of the larter of Section fourteen (14) the Third Principal Residual Cook of the International Cook
outh half of the South West ( ownship forty (40) North, Ray n Cook County, Illinois.  hitch, with the property hereinafter described, is refer TOGETHER with all improvements, tenements, ear ng and during all such improvements, tenements, ear ng and during all such intercovernations, the control of the county	d Kinne's Actition to Irving quarter of the Mest quarter of the Me	in (10), eleven (11), fourteen ne North ten (10) feet of in ten (10) feet of the West of the ten (10) feet of the West of Lot twenty three (23) in grark, a subdivision of the larter of Section fourteen (14) the Third Principal legislature of Section for the secondarily) in the principal section in the section of the
outh half of the South West ( ownship forty (40) North, Ray on Cook County, Illinois.  hich, with the property hereinafter described, is refer to the cook county, Illinois.  TOUSTHER with all improvements, tenements, early and during all such times as Mortgagors may be and during all such times as Mortgagors may be whether single insulpment or articles now or here whether single insulpment or any the top to the top the coverings, indicated the refer to a most part of the TOHAVE AND TO HOLD the premises unto the a taskin free from all rights and benefits under and by orgagors do hereby expressly release and waive.  This trust deed consists of two pages. This trust deed consists of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. The sist of the page of the sist of the page	d Kinne's Acaitton to Irving quarter of the North West quarter of the	in (10), eleven (11), fourteen the North ten (10) feet of the North ten (10) feet of the West of the Inten (10) feet of the West of Lot twenty three (23) in grant, a subdivision of the North ten (10) feet of the West of Lot twenty three (23) in grant of Section fourteen (14) the Third Principal Section fourteen (14) the Third Principal Section fourteen (14) the Third Principal Section (14) the Third Principal Section (14) in the Third Principal Section (15) in the Section (
outh half of the South West ( ownship forty (40) North, Ray on Cook County, Illinois.  hich, with the property hereinafter described, is refer to the cook county, Illinois.  TOUSTHER with all improvements, tenements, early and during all such times as Mortgagors may be and during all such times as Mortgagors may be whether single insulpment or articles now or here whether single insulpment or any the top to the top the coverings, indicated the refer to a most part of the TOHAVE AND TO HOLD the premises unto the a taskin free from all rights and benefits under and by orgagors do hereby expressly release and waive.  This trust deed consists of two pages. This trust deed consists of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. This trust deed on a sist of two pages. The sist of the page of the sist of the page	d Kinne's Acaitton to Irving quarter of the North West quarter of the	in (10), eleven (11), fourteen the North ten (10) feet of the North ten (10) feet of the West of the Inten (10) feet of the West of Lot twenty three (23) in grant, a subdivision of the larter of Section fourteen (14) the Third Principal form of the larter of Section fourteen (14) the Third Principal form of the larter of Section fourteen (14) the Third Principal form of the larter of Section fourteen (14) the Third Principal form of the larter of the Intention

## 22494190

## Page 2 THE COVENANT, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgaghrs shall 11 pro 13th repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep as 1, pro 1, as in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly submidinated to the lien bereof, and upon request exhibit satisfactor, even of the discharge of such prior lien to Trustee or to holders of the notice; (4) complete within a reasonable time any building on buildings now or as any time in process of erection upon as did premises; (5) comply with all requirements of law or municipal ordinances. (4) the premises and the use "venti's (6) make no material alterations in said premises except as required by law or municipal ordinance. (2) the premises and the use "venti's (6) make no material alterations in said premises except as required by law or municipal ordinance. (2) the premises and the use "venti's (6) make no material alterations in said premises except as required by law or municipal ordinance. (2) the premises and the use of the process of exercise and the law of the process of the process of the noted explication and the law of the law of the process of the noted explication and the law of the la

provent default hereunder Mortgagers site, pay in full under protost, in the inanner provided by statute, any tax or assessment which Mortgagers may desire contest.

Mortgagers shall keep all buildings so, in provements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for paying, the time companies of inneups sufficient either to pay the cost of replacing or repl

RIDER ATTACHED TO AND EXPRESSLY MADE . FART OF THAT CERTAIN TRUST DEED DATED September 1f. 1973

EXECUTED BY GIUSEPPE SEMINARA and MARLA SEMINARA, His wife

Mortgagors do further covenant and agree that they will not transfer or cause to be transferred or suffer an involuntary transfer of any interest, an her legal or equitable, and whether possessary or otherwise in the mortgaged reliefs, to any third party, so long as the debt secured hereby subsists, without the advance written consent of the mortgagee or its assigns, and further that in he event of any such transfer by the mortgages without the advance written consent (2 the mortgages or its assigns, the mortgages or its assigns may, in its or the sole discretion, and without notice to the mortgagor, declare the whole of the debthereby immediately due and payable.

and the second s

on this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in maxing payments of the Mortgagors herein creates on the note, or (b) when default shall occur and continue. For three days in the performance of any other agreement of the Mortgagors herein creates on the note, or (b) when default shall occur and continue. For three days in the performance of any other agreement of the Mortgagors herein creates on the note, or (b) when default shall occur and continue. When the indebtedness in the decree for sale all care when the indebtedness in the decree for sale all care in the limit of the sale in the continue of the sale in the care of the sale in the sale in the care of the sale in the sal

15. This Trust Deed and all provisions nerest, standard the word "Mortgagers" when used herein shall include all such per the word "Mortgagers" when used herein shall include all such per the more than the executed the note or this To a such as the person shall have executed the note or this To a such as the person once is used.

16. In addition to the monthly payments previded for herein, the mortgagors agree to deposit with Commercial Nat' Bk. of Chgo." or, the holder hereoff on the 1st day of each month, commencing.

1/12th of the annual insurance and current general real estate taxes levied against the above doscribed property and any anticipated increase. By December 31 of any calendar year, mortgagors agree to have paid sufficient funds the owners the tax lies for the selendar year.

## IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

COMMERCIAL NATIONAL BANK OF CHICAGO 4806 North Western Avenue

Chicago, Illinois - 60625

XX PLACE IN RECORDER'S OFFICE BOX NUMBER

4425 North Springfield

Chicago, Illinois 60625

END OF RECORDED DOCUMENT