		May, 1969	Distray H. Ols	Cons	COOL	CONDEX OF DEEDS
			1973 NOV	5 AM 10 15	22 545 504	COUNTY ILLIANS
	TRUST DEI For use with N (Monthly payments	ED (Illinois) lote Form 1448 Including Interest)		• •	545504 - A -	
	k_{1} .			The Above Space	For Recorder's Use Only	
т	HIS INDENTURE, p	nade November	7. 19.73 betv	•	-	Palazzolo,
b:	is wife aul Butera and					to as "Mortgagors," and
_			That, Whereas Mortgagors are serewith, executed by Mortgagors,	ustly indebted to	the legal holder of a pri	incipal promissory note
	aul and Joseph		erewith, executed by Mortgagors,	made payable to	Bearer Un Demand	ar to
a:	nd delivered, in and by our ty-Four Tho	y which note Mortga rusand and no	gors promise to pay the principal	sum of	and interest from Novem	her 15, 1973
) a	n the balance of princ	ripal remaining from	time to time unpaid at the rate	of Eight pe	r cent per annum, such pr x. and 66/100 (\$8	rincipal sum and interes
	n he 15th day o	(Macanagappag	1973 and Eight Thouse and West and Land noted is fu	ily paid, except the	it the final payment of pris	ncipal and interest, if no
L	of sa's incallments co	lied first to accrued instituting principal,	and unpaid interest on the unpaid to the extent not paid when du	principal balance to bear interest	yments on account of the and the remainder to prince after the date for payment	cipal; the portion of each at thereof, at the rate of
=	or s	annum, and all such it such other place as	payments being made payable at the legal holder of the note may,	from time to time,	in writing appoint, which i	note further provides the
8 0 0	recome at once d'e proper interest in acrouance contained in will Trust parties thereto severalle	payable, at the place e with the terms then Dand (in which ever	the legal holder of the note may, d without notice, the principal sum of payment aforesaid, in case defaute of or in case defauts shall occur a telection may be made at any tim for payment, notice of dishonor, in the state of the payment, notice of dishonor, in the state of the payment, notice of dishonor, in the state of the payment, notice of dishonor, in the state of the payment, notice of the payment.	remaining unpaid ilt shall occur in the nd continue for the e after the expirate protest and notice of	thereon, together with accr s payment, when due, of ar ree days in the performanc on of said three days, with if protest.	ued interest thereon, sna ny installment of principa e of any other agreement hout notice), and that a
1	NOW THEREFO	e me doned note a	yment of the said principal sum ond of this Trust Deed, and the pe	f money and inte	rest in accordance with the	he terms, provisions an herein contained, by th
}	Mortgagors to be peri Mortgagors by these p	resents CO' VEY	yment of the said principal sum of ad of this Trust Deed, and the po- consideration of the sum of One ad WARRANT unto the Trustee,	Dollar in hand pits or his successor	aid, the receipt whereof, and assigns, the following	is hereby acknowledge ng described Real Estat
2	711lage of Elm	wood Par	cest therein, situate, lying and belt COUNTY OF COOK	ig in the	AND STAT	E OF ILLINOIS, to wi
	LOTS 3 AND L II	n block 41 💌	SCHUMACHER AND GNAEDI	NGER'S ADDIT	ION TO CHICAGO H	EING A
	O NORTH RANG	R 12 FAST OF	THE EAST 1/2 OF THE S	RIDIAN. LYI	ig north of grand	AVENUE
13. J	EXCEPT 2 ACRES	THEREOF DESC	RIBLD AS COMMENCING AT NCE WEST OR ROS! THEN	THE NORTH I	east corner of sa	ID SOUTH
	THENCE NORTH 1	6 RODS TO THE	POINT OF BEGINING IN	COOK COUNTY	, ILLINOIS.	
12.3						
40-1	which with the prope	rty hereinafter descr	ibed, is referred to here as .he	"nremises."		The second of th
	TOGETHER wit so long and during all	h all improvements, such times as Mort	tenements, easements, and ap an gagors may be entitled theret. (w	nances thereto be	longing, and all rents, issued profits are pledged prim	ues and profits thereof for arily and on a parity wi
	gas, water, light, pow stricting the foregoing	er, refrigeration and	l air conditioning (whether single	or articles now o	controlled), and ventilation	reon used to supply ne
	of the foregoing are		hades, awnings, storm doors and s	alts or centrally	erings, inador beds, stove	on, including (without i
	all buildings and addi	leclared and agreed t tions and all similar	tenements, easements, and ap us agagors may be entitled theret. (we all fixtures, apparatus, equipmer air conditioning (whether singuishades, awnings, storm doors and to be a part of the mortgaged prer or other apparatus, equipment or	and was foor covoise another phys	erings, inador beds, stove ically attached thereto or placed in the premises by	s and water heaters. A not, and it is agreed the Mortgagors or their su
	castors or pesings shall	I he part of the mor	toned promises	attitues neiv .a	olacca in the premises of	MOTIESON OF THEIR ST
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THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- 1. Mortgagori shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings onw or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full it he indebtedness secured hereby, all in companies satisfactor to the holders of the note, under insurance places payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortge palation to be attached to each policy, and shall deliver all policies, including additional and respective policies, to holders of the note, and in any insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4 In case of default, therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbe quase? In rigagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interior team rances, if any, and purchase, discharge, compromise or settle any tax lien or 6ther prior ties or claim thereof, from an, ax, acro forfeiture affecting said premises or contest any tax or assessment. All monays paid for any of the purposes herein aut and all exp. acs and or locarred in connection therewith, including reasonable autorneys fees, and any other moneys advanced by Truste or before the mortizated may be taken, shall be so much additional indebtedness secured hereby and shall become immediately apayable without or "a end with interest thereon at the rate of sever per cent per annum. Inaction of Trustee or holders of the notes has be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors.

- 7. When the indebtedness hereby secured shall been me due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall been me due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee shall be a gent to foreclose the lien hereof, there shall be allowed and included as additional included as additional included as a company of the state of th
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed, the team's right such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after saile, without notice which it regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the private or me so or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such notice with the profession of the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and definency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times mortgage—accent for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be not as a usual in such cases for the protection, possession, control, management and operation of the premises during the whole said period. The Control management and operation of the premises during the whole said period. The Control management and operation of the premises during the whole said period. The Control management and operation of the premises during the whole of said period. The Control management and operation of the premises during the whole of said period. The hereof or of such decree foreclosing that Trust Deed, or any tax, special assessment or other lien which may be or become superior or to elien hereof or of such decree, provided such application is made prior to foreclosure saic; (2) the deficiency in case of a sale and deficiency.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any def are whi a would not be good and available to the party interposing same in an action at law upon the note hereby secured.

- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

END OF RECORDED DOCUMENT