## UNOFFICIAL COPY

	80	OX 3	805					
9-6	09 Z	RUST	DEED	2	2 727	123		
`	by and betw	reen RI	RE, Made this CHARD H. BUR	14th day of BES and JUDIT		y URBES, his	wife	A.D. 19 <sub>74</sub>
J-77:3	and State of a national be and doing be (hereinafter THAT, Note hereins	anking assousiness and "Trustee" WHEREA after descri	l having its princip '), WITNESSETH AS, MORTGAGOF ibed in the Princip	and existing under a al office in the City o l: t is justly indebted t al Sum of	lortgagor" and by virting of Chicago, o the legal	ue of the laws o County of Cook holder or holde	NATIONAL BANK of The United State and State of Illin	es of America, ois, as Trustee ory Instalment
100 m	TWENTY EIGHT THOUSAND AND NO/100							
MAY 7.5 6	Interest, any one June 3 197h, thereafter the sum of \$213.80 due and payable on the 37° day of each and every month to and including asch of sale or unity payments of \$213.80 shall be applied first in payment of interest at the rate specified in said Note, payable month you he balance of said principal sum remaining from time to time unpaid and second on account of said principal sum, and all of said principal sum, said principal sum, said principal sum, and said said principal sum, said said principal sum, said said said said said said said said							
	of part Section	of the	Northeast	in Riverside purter of Se (rt), Range l	ction 2 2, East	20, and the T	e Northwest hird Princi	quarter of
	GOOK CO FILED	PUNTY. ILLII FOR RECO	si Nuiż	4		hadron A. O.		
	May 23	2 12 11	· '74		0,	272712	23	500
	TOGETH.  belonging, all (which rents, in and by this the payment of without limitin venetian blinds, water, air cond premises, (whis and whether a hereby) and al hereby) and al and trusts here of Illinois, and	ER with all buildings and issues and p Trust Deed f the indebte g the gener, gas and ele littoning, and ch are hereb ffixed or an ele E AND TO in set forth, all right to any of the it Deed consiste the incorporar	the tenements, heredd of improvements now rofits are hereby exp is not a secondary pedness secured hereby ality of the foregoin extric fixtures, radiato y understood and agreement or not, shall fastar, right, title and HOLD the above of hereby releasing and retain possession of agreements herein.	referred to as the "Pr taments, privileges, ease located or hereafter to tressly assigned, it bein ledge but is a primary), and all apparatus a; , all shrubbery, shaders, heaters, ranges, batf and equipment in or the ted to be part and parror tred to be part and parror tred to be part and parror tred to Mortgagor escribed premises unto waiving all rights und the Mortgaged Propert tained.	ements, and o be erected of understood pledge on a nd fixtures of and awning tubs, sinks, natures tellof the rea of, in and t Trustee, its er and by vi y after any	on the remises, the me pledge of every kind an angus screens, she mapparatus for laced in any buildi al estate and apprentice to be deemed conclus o said premises, successors and as irtue of the Homm default in the pa	the rents, issues and the rents, issues and the rents, issues a mutgaged property do n ture whatsoever windo s and doors, ppl og or distribution of the real resulting the series of the	profits thereof and profits made as security for , including, but curtain fixtures, sing heat, light, standing on the the real estate, te and conveyed e purposes, uses are of the State edness or after
	Witness		H Bus	gor the day and yea	Judi	(1)	Purbei Poes	[SF 1]
	STATE OF COUNTY O wife,	F COOK	SS. a Nota: HEREBY CERT who are person the foregoing Inst they signed, see act, for the uses a of homestrad	y Public in and for IFY THAT Riche ally known to me to rument, appeared be led and delivered the nd purposes therein r my hand and Not	be the san fore me the said Inst set forth,	Burbes and ne persons whis day in person trument as the including the r	vhose name is an and acknowledge in and acknowledge in the clease and when	form to BO borran his
	R. E. No S INSTRUM	e. REO ENT PRE	40700 LAL EPARED BY AND	ned in the within To SHOULD BE			ed herewith.	ago, Trustee,
LI HE	CRNED TO:	L. L TIONAL TIONAL	elis BANK OF CHIC			By Real F	A A L Estate Officer	entry
Page 1								

## UNOFFICIADCOPY

THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF. THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

1. Mortgagor agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof.

2. Mortgagor agrees,
(a) to keep the premises in good repair and make all necessary replacements;
(b) to restore or rebuild promptly any building or improvement now or hereafter on the premises which may become damaged or destroyed;
(c) to comply with all laws and municipal ordinances with respect to the premises and their use;
(d) to keep the premises free from lieus of mechanics and materialmen, and from all other liens, charges, or encumbrances prior to or on a parity with the lien of this Trust Deed;
(e) to permit the Trustee or holder(s) of the Note access to the premises at all reasonable times for purposes of inspection;
(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

Mortgagor further agrees that no substantial repairs or remodeling of the premises shall be made unless the written consent of the Trustee or the holder(s) of the Note that have been obtained and Mortgagor shall have deposited with Trustee a sum of money sufficient in the judgement of Trustee or the holder(s) of the Note to pay in full the cost of such repairs or remodeling. Trustee is hereby authorized to apply the money so deposited either during the progress of such repairs or remodeling, or upon completion thereof, in payment of the cost thereof and of the reasonable fees of Trustee.

3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and (f) not to do, not permit to be done into the premises, anything that might impair the value thereof, or the security conversel or the Morragore interference of the premises that his made under the virtue consent of the underly authorited to splicy the many on the history of the control of the premises that his made under the premiser and the companion of the premiser and the companion of the premiser and the companion of the control such repairs or remodeling. Trustee is received to splicy the many of the control such repairs or remodeling. Trustee is received to splicy the premiser and the companion of the control of the control such repairs or remodeling. Trustee is received to splicy the premiser and the companion of the control of the contro the Note.

16. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the naining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall not affect the naining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall not affect the such invalid agreements, phrases, clauses, sentences or paragraphs had not been inserted.

17. Trustee herein may at any time resign of discharge itself of and from the trust hereby created by a resignation in writing filed the office of the Recorder (or Registrary) of the County in which this instrument shall have been recorded (or registered).

18. In case of the resignation, inability or refusal to act of The First National Bank of Chicago, as Trustee, at any time when action hereunder may be required by any person entitled thereto, then the Chicago Title and Trust Company shall be and it is reby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical wers and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses 1 purposes aforesaid.

'END OF RECORDED DOCUMENT

Page 2,