UNOFFICIAL COPY

FYSANA	Iron	FILED FOR RECORD 2	2 800 658	MECHANICAL SPORTAGE
	TRUS	MAY BEED 45 PH		2 702 289
7111C (A	DENTURE, m	crrc 7	THE ABOVE SPACE F	OR RECORDER'S USE ONLY
THAT, '	is corporation d VIEREAS the I holder or hold	loing business in Chicago, Illin Mortgagors are justly indebte lers being herein referred to as	GIMBEL, HIS WIFE herely referred to as "Mo TITLE AND TRUST COMPA to its, herein referred to as TRU d to the legal holder or holds Holders of the Note, in the p	NY http://witnesseth: rs of the Instalment Note hereinafter described
FINE CONTROL OF THE C	In the case of the present of the present of the case of principal and payments on a near the remains of the re	ADDITION OF THE PARTY OF THE PA	on the balance of principal or cort per annum in installine 1.00(95.73.40) Xullars on type. Bundard. Sayentx. Thereafter it shall be due on the 1.00 Years of the principal of each install deprincipal and interest being liftines, as the holders the office of AMERICAN NA of the said principal and accommon herein and interest song the said principal annument being the office of AMERICAN NA of the said principal annument being the said and all other saids of their saids. Other course of the said and all other saids of their saids of the said and all other saids of their saids. Other saids of their saids of the said and all other saids of their saids of the said and all other saids of their saids. Other saids of their saids.	to pay the said principal sum and interest remaining from time to time unpaid at the rat its (including principal and interest) as follows the control of th
In the to the due ar	Section 29 in Cook Co event Mon premises, nd payable	o, Township 40 North bunty, Illinois, stgagors sell or oth the note secured h	erwise transfe. or a oroby shall thereup	the Third Principal Meridian agree to transfer title become immediately
and all app. (whether all app. (whether all app. windows, fit alteached the or ampns short ampns short) HAV forth, free the Mortgagora of This state deed, allocossura a	rung air went miratur, equipment our coverings, inad yet our rot, and it all be considered as E AND TO 100LID from all righter and in tereby expressly rust dood consist dood consist and assigns.	a mortgegors may be entitled when or articles more hereafter there raily controlled), and ventilation to both, avoings, toover and water is agreed that all similar apparatus, constituting part of the real estate, the premises unto the said Trustee, benefits under and by virtue of the release and water, also of two pages. The covenanted herein by reference and	rgopment or articles neverner pieces its successors and assigns, forever, for e Homestead Exemption Laws of th 1th, Conditions and provisions	and a prity with a series of the power of geration or going), screens, window shedes, sorm a six and account of the price of the factor to the factor of the proposes, and upon the uses and trusts' science the batter of fillingly, which said rights and benefit, the upper arring on page 2 (the toverse slide of 11 s be binding on the mortgagors, their helis,
#144 TECH PERFECT		} er	BEAL DAVID R. GII	January Burnani Johnson and SEAL
BY.		e and english and meng <u>il</u> Ganggun beradanah	3054	agail 1"

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Martgagors shall (1) promptly repair, restore or rebuild any buildings or imprises made now or hereafter on the praints which may become damaged or be destroyed, (2) keep said premises in good condition and spart, without waste, and fire from mechanics or other lives or claims for her interpretsly subordinated to the lien hereof, (3) pay where due any indebtedness which may be secured by a henor or charge on the premises and from the interfect, and upon request exhibit startisticity evidence of the discharge of study prior far in to Trustee or to the mote, (4) complies within a reasonable time any building or buildings into wor at any time in process of execution upon said premises, (5) comply with all requirements of law or mining pal ordinates with respect to the premises and the use thereof. (6) make no material alterations in said premises except as required adminiser.

2. Martgagors shall pay before any genalty attaches all general taxes, and shall pay special taxes, special assessments water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, formats in Trustee or to deplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contist.

and other charges against the premises when due, and shale upon written request, further to trouter of to holders of the note duplicate receipts therefor. To prevent defaults because Mortagenes shall be not addressed to context.

3. Mortgagues shall keep all buildings and improvements now or hereafter ituated on said promises insured against link of admage by her lighting or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the fost of replacing or repairing the same or open milds in independences were the theely, all in companies satisfactory to the holders of the note, ander invusince policies payable, in ease of loss or damage, to Troutee for the benefit of the holders of the note; such repairing the same or damage, to Troutee for the benefit of the holders of the note; and the same under invusince policies payable, in ease of loss or damage, to Troutee for the benefit of the holders of the note; and the case under invusince about the case of loss or damage, to Troutee for the benefit of the holders of the note; and the case in continue about the case of the holders of the note; and in case in continue about the case of the holders of the note; and case in the case of the continue and policies to the holders of the holders of the note; and case in case in the case of the holders of the holders of the note; and case in the case of the holders of the holders of the note; and case in the payable in the payabl

is not a Basel beed to the constant, become due and payable (a) immediately in the case of default in making payment of any inclinion of principal or the state of notice of the pattern of the butter of any inclinion of principal or the state of the note of the pattern of the butter of the state of the s

party interposing same in an action at law upon the note hereby secured,

11. Trustee or the holders of the note shall have the right to inspect the pr. nise: at all reasonable times and access thereto shall be permitted for that

11. Trainer on the holders of the mote shall have the right to impress the pt, mise at all reasonable times and access thereto shall be permitted for that purpose.

12. Trainer has no duty to examine the title, for atom, existence or condition in f. by or allows, or to inquite into the violative of the apparature on the note or trust deeple, no shall far, etc. "Shyteatte cord this titue deed not be riched and the length of the apparature of the note of the title for my etc. at all the riched has been and the riched and the length of the riched and the riched and the length of the riched an

16. Tax deposit rider attached

COOK COUNTY, ILLINGIS FILED FOR RECORD

Aug 1 '74 10 59 All

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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.

AND PRUST COMPANY,

X American National Bank & Trust Co. of Chicago 33 N. LaSalle Street Chicago, It 60602 MAIL TO: Chicago, IL

LATTN: REAL ESTATE DEPARTMENT

2.

PLACE IN RECORDER'S OFFICE BOX NUMBER 221

831 W. Oakdale AveBud

Chicago, Illinois

60657

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