UNOFFICIAL COPY

			, 4	of the grant of the	とかり		RECOFDER O	F DEFE S
	TRUST DE	ED (97	4 SEP 1	I AM IO	2	. •	COOK COUNTY	(Rittin)
	(ILLINOIS) For use with Note F		1 ,	•				
	(Monthly payments inclu	ding interest)	35	L-TT-14 8	0 2 2 8 0 The Abo	22843849 ve Space For Recorder	S Use Only Rec	5. 00
	THIS INDENTURE, made	ie August					& CAROL RUNYAN,	his
	ife	1	ierein ref	erred to as "	Mortgagors	, and		
	hr ein referred to as "Ti		T	MITCHELL	H. BASS	:		
	of a partial promissory	note, termed	"Installn	nat, wherea ent Note", (s mortgago of even date	herewith, execute	d by Mortgagors, m	ade
TU	payable to Fearer and del IOUSAND SIX INDRED	livered, in and	by whic	h note Mort	gagors pron	nise to pay the prir	icipal sum of FOUR	
111	משאווי אז מוואנטטו	TOKIT INO	a 00/10	U (34942.	oo jDollai	·s,		uch
	principal sum and interes	st to be paya	ble in ins	tallments as	follows: F	IFTY FIVE & 27	/100 (\$55.27)	
	Dollars on the 15th Lay the 15th Cay of each			/4, andFI	FTY FIVE	& 27/100 (\$55.	27) Dollars	on
	the 15th one of each principal and interest, i'	not sooner pa	id, shall	be due on th	e 15th da	y of September	, 1981; all s	uch
	payments on account (the achted	ess evide	nced by sai	d Note to be	e applied first to ac	crued and unnaid in	ter-
	est on the unpaid principatuting principal, to the ex-	steat not paid	when du	e, to bear in	terest after	the date for paym	ent thereof, at the	isti- rate
	of seven per cent per ann							
	other place as the legal he that at the election of th together with accrued in	ne legal , olde	r thereof	and withou	t notice, the	riting appoint, while principal sum rei	n note surther prov	ides eon,
	together with accrued in in case default shall occu	terest thereo	, shill be	come at one	ce due and p v installmen	payable, at the place	e of payment afores	iaid,
	the terms thereof or in ca	ise default sh	til oc ar .	nd continue	for three da	ys in the performa	ince of any other ag	ree-
	ment contained in said ? three days, without notice	ce), and that	in which	evrlit electi hereto se	on may be n verally waiv	iade at any time at e presentment for	payment, notice of	said dis-
	honor, protest and notice	of protest.		T	-	•	• •	
	NOW THEREFORE, to visions and limitations of th herein contained, by the Mo whereof is hereby acknowled, assigns, the following describ	secure the pay	ment of the	ne said princip	a sum of mor	the performance of the	ordance with the terms, ne covenants and agreen	pro- nents
75	herein contained, by the Mo whereof is hereby acknowled:	rtgagors to be ged. Mortgagori	performed, by these	and also	EY and WAI	the sum of One Dol RRANT unto the Trus	lar in hand paid, the re tee, its or his successors	ceipt and
VI	assigns, the following describ	ed Real Estate,	and all of	their estate, 1	ght, itle and	interest therein, situ ILLINOIS, to wit:	ate, lying and being in	the
**	GOOM CONTRACTOR	UNITOF	COUR	AND	STA' Z UF I	LLINOIS, to wit:		
	A 005 4- 0 N	CL 11.		11-34-110)		
Lo k	ot 235 in Green Mead of the South west ½	ows Subaiv	1510n, n 13. 1	unit Nu. ownship 4	4, being 1 North	Room 9 Fast	of part of the	East
Pr	rincipal Meridian in	Cook Cour	ty, 111	inois.	1 1101 0115	ming: 3, Last	or the initia	
	,						(33)	371
	which with the property here	einafter describe	d is referr	ed to berein as	the "premise	ر ()	1	₹ ⊘ ≗\
	which, with the property her TOGETHER with all it thereof for so long and dur- primarily and on a parity with therein or thereon used to s controlled), and ventilation, floor coverings, inadoor beds premises whether physically ratus, equipment or articles gaged premises. TO HAVE AND TO HE	nprovements, to	nements, e	asements, and	appurtenance	thereto bell nging, ar	all rents, issues and p	rollo?
	primarily and on a parity wit	h said real estat	e and not :	secondarily), a	nd all fixtures, geration and	apparatus, equipm at	rticles now or pere	afte
	controlled), and ventilation, floor coverings, inadoor beds	including (with	out restrict	ing the forego	ing), screens, pregoing are d	window shades, awni leclared and agreed to	gs, orm doors and win	dows,
l	premises whether physically ratus, equipment or articles	attached therei	o or not, d in the p	and it is agre- remises by M	ed that all bui ortgagors or t	ldings and additions a heir successors or assig	nd a', simi', r or other : gns shall ' a part of the i	appa- mort-
1	TO HAVE AND TO HO	OLD the premis	s unto the	said Trustee,	its or his suc	cessors and assigns, fo	orever, for the purposes	, and
1	TO HAVE AND TO HO upon the uses and trusts her the State of Illinois, which s This Trust Deed consists Deed) are incorporated here	aid rights and i	enefits Mo	ortgagors do h	ereby expressi	y release and waive:	(the severe e to fabi-	WS OI T
Í	Deed) are incorporated here	in by reference	and hereby	are made a p	art hereof the	same as though they	were here set in fu	ll and
i	witness the hands a	nd seals of h	lortgagor	s the day ar	id year first	above written.)	
07	PLEASE	Z ₹	BERT RI	JNYAN JR.	[Sea	CAROL RUN		(Seal)
101	PRINT OR TYPE NAME(8)		aran	411.1.4.1				733
U.S.	BELOW BIGNATURE (#)				[Sea			[Seal]
u.S	State of Illinois, County of	COOK		53.,	I, the u	ndersigned, a Notary	Public in and for said C	ounty,
œ			RUNYAN	te aforesaid, D his Wife	O HEREBY	CERTIFY that RUB	ERT RUNYAN JR. 8	CARUL
5	IMPRESS		personally subscribed	known to me	to be the san	te personS. whose nar t appeared before me	this day in person, and	i ack-
-	Beal Here		nowledge	that they	med, scaled an	d delivered the said in	strument as their	Siene 6
1		m	and waive	r of the right	f homestead.	ansut	37.48	74
1	Given under my hand and o Commission expires	fficial seal, this.		19	-Zday of	- my my	Colast acces	
	•							
1							0.2	Ø -
}					ADDI	RESS OF PROPERT		10.0
1							# E C	0.00
1	(THE	BOYE ADDITES IS FOI DEES ONLY AND IS NO TRUST DEED.	STATISTICAL TARE	<u>"</u> "∞
1	NAME This	tastrument	was pre	pared by	1			- 23
		NITY SAVII	S ASSOS	NOTIAL	} SEND	BUBERQUENT TAX BILL	E1	Φ
And (5-4) (5-4) (5-4)	MAIL TO: ADDRESS U		40	634	1		BER) +
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22 B43 B49. . **.**



THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuilt 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 it the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or retainer on the remises superior to the liet hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (3 complete within a reasonable time any building or buildings now 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 altera tions in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, are other charges against the premises when due, and shall, upon written request, furnish to Truster or to holders of the note the original or duplicate 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 must give to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by "c. lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay it cost of replacing or repairing the same or to pay in full the indebtedness secured itereby, all in companies satisfactory to the such region to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver renewal policies not less than ten days por to the respective dates of expiration.

5. The Trustee or the hold read the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bit, at itement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, asstement or estimate into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereol. At the election of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, nowith that nding myth up the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur in payment of p. inc. at interest, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors are in contained.

7. When the Indebtedness hereby accured shall \(\) ... me due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Truste shall have the right to foreclose the hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of an artisage debt. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the deer of as a lie expenditures and expense which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys \(\), "stee's fees, appraiser's fees, outlays for documentary and expert evidence as to ferm you be expended after entry of the decree) of the note of the parties of the note of the parties of the note of the note of the note of the note in consciousness of the note in the note of the note in connection with (a) any proceeding, including \(\), to bate and bankruptcy proceedings, to which either of them shall those of the commencement of any suit for the foreclosure bered sitter access and highly and or incurred by Trustes or holders of the note in connection with (a) any proceeding, including \(\), to bate and bankruptcy proceedings, to which either of them shall those of the parties of the note in connection with (a) any proceeding, including \(\), to bate and bankruptcy proceedings, to which either of them shall those of the note in connection of the foreign of only the same of the foreign of the fo

8. The proceeds of any foreclosure sale of the premises shall be distibuted and applied in the following order of priority: Pirst on account of all costs and expenses includent to the forelosure proceedings, met olds, all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitue as or used indebtedness additional to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all printer, or dinterest remaining unpaid; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may ap cr.

9. Upon, or at any time after the filling of a bill to foreclose this Trust Deed, the Curs in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after saie whom notice, without regard to the solvency or insolvency or inso

10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subjet, to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby sec. re

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and excess thereto shall be permitted for that purpose.

12. Trustee is a no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to

record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor he liab. — any acts or omissions hereunder, except in case of this own gross negligence or misconduct or that of the agents or employees of trustee, and he may require indemnities satisfactory to him before exercising any power herein given the many require indemnities.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evides a ball indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and it here quest of any person who shall either hefore or after maturity thereof, produce and exhibit to Trustee the principal note, rep.—ning that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release that all indebtedness hereby secured has been paid, which representation Trustee may accept as the genuins note herein described any note which bears a certificate of identification of the principal note and which purports to be executed by the principal not and the principal note and which purports to be executed by the presented and which purports to be executed by the presented and which purports to be executed by the presented and which purports to be principal note herein feetbed any note which may be presented and which conforms in substance with the description herein contained of the principal note herein cheefined any note which may be presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrumen shall have been recorded or filed. In case of the resignation, inability or refusal to set of Trustee. Howard I. Bass shall be first Successor in Trust and in the event of its resignation, inability or refusal to set the then Recorder of Deeds of the count in which the premises are situated shall be second Successor in Trust. Any Successor for trust case the property of the pr

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under of 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 Trus Perd.

IMPORTANT
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 SHIED FOR BECOME

The Installment Note mentioned in the within Trust Deed he been identified herewith under Identification No.....

Truste

END OF RECORDED DOCUMENT