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_	X 305	FILED	UNTY, ILLINOIS FOR RECORD,	22 C46 643	RECORDER OF DEEDS	-
T	RUST D	EED SEP 12	172 9 51 AM		22046643	
	INDENTURE veen NAPO		th day of AND AFRA NOB	September AY, his way	A.D. 19 7	2
of the and State of a national l	City f Illin anking associ	ois ation organized a	of Evanston (hereinafter, "M	ortgagor"), and THE FIRS	T NATIONAL BANK OF CHICAGO,	
and doing t (hereinafte THAT Note hereir	usiness and h r, "Trustee"), , WHEREAS nafter describe	aving its principa WITNESSETH , MORTGAGOR d in the Principa	l office in the City o : is justly indebted t il Sum of	o the legal holder or hold	lers of the Promissory Instalment	
interest is	payr le 's fol	lows:	ursement until matt	irity at the rate therein s	Dollars (\$ 30,000.00), need by the certificate thereon of Instalment Note (hereinafter, the et forth, and which principal and	. 6
Interest only 11 th pach of said payable mon said principa principal an legal holder the City of thereon, in payment in NOW, agreements	day of fach month! payme thly on the lais	ober 11, 15 and every month; ints of \$ 212, 01 ice of said principal aring interest after n' being payable i ay n writing app e of illinois; in and out in this T ed, r, he efection, Mor vag, c for the and was a consider.	on and including shall be apply shall be apply sum remaining from lawful money of the foint, and until such apd by which Note, it is rust Deed, may at any as in this Trust Deed purpose of securing the leration of the sum of rrant unto Truste, its for Evanston	thereafter the sum of \$ 21 CO-Dobe 2 11 19 lied first in payment of inte time to time unpaid and sec of 7 comment of the time to time unpaid and sec of 1 comment at the office of Tagreed that the principal sun time without notice, become provided, of Trustee or of the payment of the Note an One Dollar in hand paid, t successors and assigns, the Count	2.04 due and payable on the 9.7 if not soomer paid; rest at the rate specified in said Note, ond on account of said principal sum, per centum per annum, and all of said king house in Chicago, Illinois, as the First National Bank of Chicago, in thereof, together with accrued interest at once due and payable at the place of e holder(s) of the Note. If the performance of the Mortgagor's in receipt whereof is hereby acknowlfollowing described Real Estate, situate yof COOK	
Lot fou Lot fou subdivi 24, Tow	r (4) in r (4) (e: sion of 1	Block Two kcept east north part north, ran	(2) in Tobey 200.48 feet of each half	's subdivision o thereof) in Fran of north east o	f North 214 feet of	
COOK CC	, and y	IIIOIS.	C		500	
which, with TOGE belonging, (which re-	the property h THER with all all buildings an its, issues and p	ereunder described, the tenements, here d improvements no rofits are hereby es	is referred to as the editaments, privileges, w located or hereafter spressly assigned, it by pledge hut is a prim	"Premises," assements, an appurtenances, to be erected on the remining understood that the pleatury pledge on a nair with	now or at any time hereafter thereun ses, the rents, issues and profits there ige of the rents, issues and profits ma the mortraged property as security for	to of de
the payme without lis venetian bi water, air premises, and wheth hereby) and trusts of Illinois.	nt of the indebt niting the gener inds, gas and el conditioning, an (which are here er affixed or ar and also all the (AVE AND TC herein set forth and all right t	edness secured here ality of the forego ectric factures, radia d all other apparatu by understood and a unexed or not, shall estate, right, title a D HOLD the above in the reason or retain possession or retain possession.	by), and all apparatus, ing, all shrubbery, shators, heaters, ranges, is and equipment in ougreed to be part and if for the purposes of nd interest of Mortga; described premises und waiving all rights of the Mortgaged Proceedings	a and fixtures of every kin dades and awnings, screet is, r bathtubs, sinks, apparatu. it, parcel of the real estate and this Trust Deed be deemed c gor of, in and to said premi ander and by virtue of the perty after any default in the	now or at any time hereafter thereum ses, the rents, issues and profits there tige of the rents, issues and profits may be rents, from the mortgaged property as security for and nature whatsoever, including, born windows and doors, curian fixture or polying or distributing heat, lighuild ig now or hereafter standing on the property of the tothe use of the real estate and convey to be real estate and convey to be real estate and convey dassing s ever, for the purposes, utilized the second of the standard of the second of the seco	ut :s, it, he te, ed ses ste ite
Trust Dec	d) are incorpor	ated herein by refer	rence and are hereby r	litions and provisions appear nade a part hereof and shall year first above written.	ring on page (the everse side of the be binding on the Mort agor, their hei	his rs,
	Napole	on Nobay	[SEAL]	Afra Noble		
STATE COUNT	OF ILLINO Y OF COOK	HEREBY CEI	otary Public in and RTIFY THAT _N sonally known to m	for and residing in said apoleon Nobay are to be the same person.	i County, in the Singuistics and Africa Nichalland Landisched)() (e) -to
		they signed, act, for the use of homestead.	sealed and delivere es and purposes the	d before me this day in d the said Instrument a rein set forth, including Notarial Seal this	their Read volume	
Th	Principal In	stalment Note me	entioned in the with	in Trust Deed has been i	Notary Politic	
R.	E. No. R	EO 38705	MPF	The First	National Bank of Chicago, Trust	hee, 34 33
			***	By	Real Estate Officer	
						GOOR LOOK SAID

UNOFFICIAL CO

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

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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 litereafter 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 liens 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.
(b) to or on a parity with the lien of this Trust Deed.
(c) to or on a parity with the lien of this Trust Deed.
(d) to keep the premises free from liens 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.
(d) 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 and liens the written consent of the Trustee or the holder(s) of the Note shall first 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 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 assessments of any kind which may be levied, assessed, charged, or imposed upon the premises and to deliver to Trustee, upon request, by law, any tax or assessment which Mortgagor may desire to contest.

4. Mortgagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable value, and also age to carry such other hazard insurance as Trustee or the holder(s) of the Note may require

appropriate relevan which shall be delivered to Trustee not later than ten days prior to the expiration of any current policy, and the property of the propert

of its, his or their own willful misconduct.

4. The agreements herein contained, shall extend to and be binding upon Mortgagor and any and all persons claiming by, through or under Mortgagor, the same as if they were in every case named and expressed, and all the agreements herein shall bind them, both jointly and severally, and shall inure to the benefit of Trustee, its successors and assigns, and of the holder(s) of the Note.

15. Except as herein expressly provided to the contrary, no remedy or right, therein conferred upon or reserved to the Trustee, or to the holder(s) of the Note is intended to be to the exclusion of any other remedy or right, but each and every such remedy or right shall be countrated to be a shall be incontrated to be an addition to exercise any remedy or right shall be construed to be a consistent of the state of the state of the same or a different nature. Every such remedy or right may be exercised from time to time and as often as may be deemed expedient by the Trustee or by the holder(s) of the Note.

of the Note.

of the Note of this Trust Deed on one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs had not been inserted.

17. Thustee herein may at any time resign or discharge itself of and from the trust hereby created by a resignation in writing filed in the office of the Recorder (or Registrar) 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 its action hereunder may be required by any person untiled thereto, then the Chicago are all the and it is hereby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical powers and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses and purposes aforestaid.

REL No. 439 (5-72)