UNOFFICIAL COPY

	COOK COL	INTY.ILLINOIS		RECORDER FOF DEEDS	
		72 19 24 PF		22057350	
	TRUST DEE	•	2 057 3 5 0		
	55,76%				
THIS INDE'	TUPE, made Septem	4	between		П
		WILLIAM E. MOORE,			
FHAT, WHEF aid legal hold E ight tho u	REAS the Mostp gots are er or holders being herein usand, four hundr	herein referred CHICAGO TITLE AND TRU Chicago, Illinois, herein referred justly indebted to the legal holde referred to as Holders of the No ed and No/100———— ote of the Mortgagors of even da	to as TRUSTEE, witnesser or holders of the Instal	eth: ment Note hereinafter described,	
rom date of seven a	of disbursement and one—half (7½)	per cent per annum i	f principal remaining from n instalments (including p	time to time unpaid at the rate rincipal and interest) as follows:	
f November First ayment of property of payment and the rate of his opposite, and in a said City,	day of each Mon- incipal and interest, if no ents on account of the i te remainder to principal; ghest legal Ct	at sooner paid, so all the three on the ndebtedness evidenced by soil not provided that the primary in a fine and all of said principal at d into	d71/100	on fully paid except that the final October 1982 interest on the unpaid principal when due shall bear interest at at such banking house or trust y, from time to time, in writing	
nd limitations of	f this trust deed, and the perfo the sum of One Dollar in hand	ire the payment of the said principal sum ormance of the covenants and agreemen I paid, the receipt whereof is hereby acks	ts he ein contained, by the Mo nowl dge do by these present	ortgagors to be performed, and also in s CONVEY and WARRANT unto the	
nd limitations of consideration of rustee, its success of wit: Lot 9 (Birge a (4) of	this trust deed, and the perfet he sum of One Dollar in hand sors and assigns, the following City of Chicago (except the East J and Company*s Subd the South East Qt	ormance of the covenants and agreemen I paid, the receipt whereof is hereby acks described Real Estate and all of their est:	is he in contained, by the Monowlidge, do by these present atc. right, the and interest ther Cook 1 of Lot 1 in B1 Half (1) of the S 4, Township 3 No	ritagors to be performed, and also in a CONVEY and WARRANT unto the cim, situate, lying and being in the AND STATE OF ILLINOIS. OOCK 3 in M.D. outh East Quarter rth. Range 13,	
and limitations of onsideration of rustee, its success of wit: Lot 9 (Birge a (4) of East of	f this trust deed, and the perfet he sum of One Dollar in hand soors and assigns, the following City of Chicago City of Chicago except the East I and Company s Substitute of the South East Other Third Principles of the Third Principles of the South East Other South East Other Chicago East Other Chicago East Other Chicago East Other Chicago East Other	ormance of the covenants and agreemen paid, the receipt whereof is hereby ack described Real Estate and all of their est. COUNTY OF The receipt whereof and all of the receipt whereof and all of the North I arrive (%) of Section in the North I arrive (%) of Section	ts he ein Contained, by the Monowlidge of by these present attending to the same of the Cook I of Lot 1 'n BI Half (1) of the S 4, Township 3 No County, Illinois	ock 3 in M.D. outh East Quarter rth. Range 13,	
ich, with the process of all and and an and an	f this trust deed, and the perfet he sum of One Dollar in hand sors and assigns, the following. City of Chicago City of Chicago Cexcept the East Ind Company S Subth the South East Other East Other East Other South East Other Ea	referred to herein as the "premises." Its essements first first, and apprehensive and all more than the second and the second	tes he ein contained, by the Monowlidge, do by these present atc. rignt, to a and interest ther Cook 1 of Lot 1. A BI Half (1) of the S 4, Township 3 No County, Illinois ces thereto belonging, and all ri primarily and on a parity with upply heat, see, air conditioning going are declared to be a part creater placed in the premise I stream of the State of Illinois, is, forever, for the purposes, and in Laws of the State of Illinois.	cock 3 in M.D. cock 6 in M.D. cock 6 in M.D. cock 7 in M.D. cock 7 in M.D. cock 6 in M.D. cock 6 in M.D. cock 7 in M.D.	
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And limitations of orustee, its success of with the property of the property o	f this trust deed, and the perfet he sum of One Dollar in hand sors and assigns, the following. City of Chicago Chica	referred to herein as the "premises," ts. casements, fixtures, and appurtenant dependent of the country of the state of the case of the state of th	tes he ein contained, by the Monowinger, do by these present atc. rignt, the and interest ther Cook l of Lot 1. A BI Half (1) of the S A, Township 3 No County, Illinois ces thereto belonging, and all in primarily and on a parity with upply heat, gas, air conditioning the foregoingl, screen streamer placed in the premises in the primarily and on a parity with the primarily and on a parity with premises in the state of lilinoir provisions appearing on and shall be binding on and shall be binding on	ock 3 in M.D. outh East Quarter th. Range 13. outh East Quarter rth. Range 13. outh East and profits the co for so said real estate and not secundarily ge, water, light, power, refrigerate of said real estate and not secundarily ge, water, light, power, refrigerate of of said real estate and not secundarily ge, water, light, power, refrigerate of of said real estate whether physica y by the mortgagors or their successor dupon the uses and trusts herein set to which said rights and benefits the page 2 (the reverse side of this	22 15/
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noise and initiations of outside a line in the second of t	f this trust deed, and the perfet he sum of One Dollar in hand sors and assigns, the following City of Chicago City of Chicago City of Chicago Cexcept the East Ind Company so Subthe South East Other South East Other Company so Subthe South East Other Company so Co	referred to herein as the "premises," Its casements, fixtures, and appurtenant to case the said that the said tha	ces thereto belonging, and all riperinarily and on a parity with upply heat, 2gs, air conditions with the provisions appearing on and shall be binding or and shall be binding	ock 3 in M.D. ook 3 in M.D. ook 3 in M.D. ooth East Quarter rth. Range 13, ents, issues and profits the co for so said real estate and not secondarily g, water, light, power, refigerative dof said real estate whether physica y oy the mortgagors or their successor d upon the uses and trusts herein set t, which said rights and benefits the page 2 (the reverse side of this in the mortgagors, their heirs, SEAL]	

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	Page 2
	THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
	1. Martgagors shall (1) promptly repair, testore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; [2] keep said premises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not expressly
	subordinated to the lien hereot; (3) pay when due any indepteness which may be secured by a role of charge of the permises superior to the lien hereot; (4) complete within a reasonable time any
	building or buildings now of at any time in process of received upon an premises. (1) comply what an equation is an of minimizing indimance, we respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or inunicipal ordinance. 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, aspecial assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trusto to holders of the note 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 may desire
	3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by this insurance companies of moneys sufficient either to pay the cost of replacing or reparing the same or typin full the indebtedness secured hereby, all in companies assistance ty to the holders of the note, under insurance policies payable, in case of loss or arm, e. to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and
	aims, e. to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and "Sall cliver all noticies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal
	fall cliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies to not less than ten days prior to the respective dates of expiration. 4. Sease of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of
-	Mort sagers in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, a purchase, discharge, compromise or settle any tax lien or other prior lien or title or prior redeem from any tax sale or forfeiture affectify sair premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection, for which including attorneys feet, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien, for the lien, for the lien, for the lien are to interest may be taken, shall be so much
	affecting sain premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection, or eventhy including attorneys' feet, and any other moneys advanced by Trustee or the holders of the note to protect the moregaged premises and
	the lieu act of list reasonable compensation to Irustee for each matter concerning which action never authorized may be taken, stall be so much additional in lebte nebs sectured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of per annumber of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default
	per annu. Lar on of Trustee or notices of the note shall never be considered as 2 waver of any ngin actuming the notice of the note of the note of the notice of the note of the notice of the note of the notice of
	hereunder on the 1 to Mortgagors. 5. The Truste o. It e holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or remate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, a cases not, sale, for returner, tax the nor title or claim thereof.
-	of the holders of the note and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall not withstanding anything in the note
	or in this Trust Deed to the centrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) y b. default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein
	Con. When the indebtedness hereby cd shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be as 'we incurred by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees, appraiser's fees outlays for documentary and exp. or wince, strongerablers' charges, publication costs and costs (which may be extinated as to terms to be expended
	and assurances with respect to title as Trustee or busy of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such de rec the true condition of the title to or the value of the premises. All expenditures and expensive the nature in this paragraph mentioned shall be some so much additional indebteedness secured hereby and immediately due and payable, with interest
	thereon at the rate of seven per cent per annum when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which etcome shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any
	bidders at any sale which may be had pursuant to uch de ree the true condition of the title to or the value of the premise. All expenditures and expenses of the nature in this paragraph mentioned shall be come is much additional indebtedness secured between the trate of seven per cent per annum when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, with interest therein at the rate of seven per cent per annum when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, which have been considered by the properties of the content of the connection of the connection of the connection of the connection of any suit of the connection of t
	8. The proceeds of any foreclosure sale of the premises wall by distributed and applied in the following order of priority: First, on account of all costs
	and expenses incident to the foreclosure proceedings, including all surface as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtednes. All on all to that evidentically the notice, with interest thereon as herein provided: third, all principal and interest remaining unpaid on the note; fourth, and of civiliant of the other here. Segal representatives or assigns, as their rights may
	appear. Of long or at any time after the films of a bill to forcelose the trust do becourt in which such bill is filed may, appoint a receiver of said premises.
	appear. 9. Upon, or, at any time after the filing of a bill to foreclose thi trust de, he court in which such bill is filed may, appoint a receiver of said premises. Such appointment may be made either before or after sale, without not e, wit out regard to the solvency or insolvency of Mortgagors at the time of application for Such receiver and without regard to the then yalve of the premises, whether the such sail be then occupied as a homestead or hot and the Trustee hereunder may be appointed as such receiver. Such receiver sha have power to collect the rents, issues and profits of said premises during the pendency of such foreclosive suit and, in case of a sale and a deficiency, duting the "fill statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the interpention of sub receiver, would be entitled to collect such rents, issues and profits, and all other owners which may be necessary or are usual in such cases for the rote time, possession, control, management and operation of the premises
	Trustee hereunder may be appointed as such receiver. Such receiver sha have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, du, so the full statutory period of redemption, whether there be redemption or not.
	as well as during any further times when Morrgagors, except for the interportion of such receiver, would be entitled to collect such reins, takes and profits, and all other powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in such cases for the roter powers which may be incessary or act usual in the roter powers which may be incessary or act usual in the roter powers which may be increased as a such as a su
	as well as during any, further times when Morteagors, except for the interpention is an receiver, would be entitled to control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver, apply the net income in his hands in payment in whole or in part of [1]) The indibtedness secured hereby, or by any decree foreclosing this trust deed, and the secured hereby, or by any decree foreclosing this trust deed, and the secured hereby, or by any decree foreclosing this trust deed, and the secured hereby, or by any decree foreclosing this trust deed, and the secured hereby, or by any decree foreclosing this trust deed, and the secured hereby which may be or become superior to the lien hereof or of such decree, provided such application is made prior to once a such safe (2) the deficiency in case of a sale and deficiency.
	10. No action for the enforcement of the tien of or any parties at the tien of the t
	11. Frustee of the holders of the note shall have the right to inspect the premises at all real that it times and access thereto shall be permitted to that
	12. Trustee has no duty to examine the title, location, existence or condition of the premir s, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be colleged to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions—under, except in case of its own gross negligence or
	misconduct or that of the agents of employees of itsusce, and in they require instrument upon presentation of sati actor, evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the r, usest of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured by sheen paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustees and secured as the note herein Trustee may accept as true without inquiry.
	after maturity interest. Produce and exhibit to indicate the note, representing that expenditure the product of
	Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such as a construction described any note which bears an identification number purporting to be placed thereon by a prior trustee hereund 'or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as a = a st, thereof: and where the release is requested of the original trustee and it has never aleased its identification number on the note described herein, it is a very explain the note herein described.
	the description herein contained or the hold and which purposes and be extended when on the described herein, it n ay to get as the note herein described is requested of the original trustee and it has never placed its identification number on the sort edescribed herein, it n ay to get as the note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and the purposes to be executed by the persons herein designated as makers thereof.
- 4	14. Trustee may resign by instrument in writing flied in the office of the Recorder of Registral of Titles in which the office of the Recorder of Registral of Titles in which the office of the Recorder of Registral of Titles in which the office of the Recorder of Registral of Titles in which the office of the Recorder of Registral of Titles in which the office of the Recorder of Registral of Titles in which the office of the Recorder of Registral of Titles in the office of the Recorder of Registral of Titles in the office of the Recorder of Registral of Titles in the office of the Recorder of Registral of Titles in the office of the Recorder of Registral of Titles in the Office of Registral of
	situated shall be Successor in Trusk. Any Successor in Trusk hereunder shall have the clotted stitle, powers and authority as are ne cin given trustee. and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.
	recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the cour, and the her premises are situated shall be Successor in Trust, Any Successor in Trust hereunder shall have their identical title, powers and authority as are he ein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder. 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or thre 10. Mortgagors, and the word "Mortgagors" when used the receive shall include all such persons and all persons liable for the payment of the indebtedness. "any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall "a construct to mean "notes" when more than one note is used.
	whether or not stan persuits snall have executed the note of this float occu. "notes" when more than one note is used.
	16. If Mortgagor shall sell, assign or transfer any right, title or interest in
	said premises, or any portion thereof, without the written consent of the holder
	of the note secured hereby, holder shall have the right, at holder's option, to declare all unpaid indebtedness secured by this Trust Deed to be immediately due
	and payable, anything in said note or in the Trust Deed to the contrary
	notwithstanding.
_	557039
	I M P O R T A N T Identification No. THE NOTE SECURED BY THIS TRUST DEED SHOULD M. PHICAGO TITLE AND TRUST COMPANY,
	THE NOTE SECURED BY THIS TRUST DEED SHOULD CHICAGO ITILE AND TRUST COMPANY. BE IDENTIFIED IN ICHICAGO TITLE AND TRUST COMPANY. Trustee.
	BEFORE THE TRUST DEED IS FILED FOR RECORD.
-	T BANK OF CHICAGO
	6200 W CHICASU MOTE INSERT STREET ADDRESS OF ABOVE
):	
	4923 West Walton Street
	PLACE IN RECORDER'S OFFICE BOX NUMBER 620