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5.10

	l l		The Above Space F	For Recorder's Use Only	
THIS IN	DENTURE, madeAugust 29,	19 72	between Robert	P. Honkins	
	Levine			herein referred to a	
	ferred to as "Trustee," witnesseth: That Installment Note," of even date herewi	. Whereas Mortgagors a th, executed by Mortgag	re justly indebted to the ors, made payable to	he legal holder of a princip. Bearer	al promissory note.
and delive	ered, in and by which note Mortgagors p	promise to pay the princip	pal sum of One Thou	sand Seven Hundred	Fifty
one raba	lance of principal remaining from time ent and one payment on by able in installment as follows: 28th day of October 19	to time unpaid at the raine. Thousand Seve	te of per per n Hundred Fifty	cent per annum, such princip	al sum and interest Dollars Dollars
sooner pa by said no of said in	day of each and every month the deal be due on the day of the applied first to accrued and untalliner is constituting principal, to the DET of the rangum and all such payments.	ereafter until said note is	fully paid, except that 19all such paym aid principal balance and due, to bear interest aft Chicago, 1315	the final payment of principal nents on account of the inde d the remainder to principal; ter the date for payment ther	and interest, if not bledness evidenced the portion of each eof, at the rate of
at the electore at or interest contained parties the	or such other place as the leg- tion of the was holder thereof and with- once due ind, wasle, at the place of pays in accorda. I was he terms thereof or in this Trust Ded (which event electi- reto severally was) pr sentment for pay	put notice, the note may but notice, the principal su ment aforesaid, in case def in case default shall occur on, may be made at any ti yment, notice of dishonor	in from time to time, in imm remaining unpaid the ault shall occur in the parameter and continue for three time after the expiration, protest and notice of p	writing appoint, which note it recon, together with accrued in ayment, when due, of any instadus in the performance of a of said three days, without norotest.	orther provides that terest thereon, shall allment of principal ny other agreement otice), and that all
limitations Mortgagor Mortgagor and all of City of	of the above menting note and of the stop to be performed, and also in consider by these presents CONVF. and WAF	of the said principal sum his Trust Deed, and the tration of the sum of Or RRANT unto the Trustee ein, situate, lying and be OUNTY OFCOOK	of money and interest performance of the cov- ne Dollar in hand paid, , its or his successors a ling in the	t in accordance with the terr renants and agreements herein 1, the receipt whereof is her- and assigns, the following desc AND STATE OF	ns, provisions and contained, by the eby acknowledged, cribed Real Estate.
Lot 62 ½ of t Princi	2, in James Mc Kown's Ga d the Southeast 4 of Section that Meridian in Cook Court	len Homes Subdivi 11, Township 36 ty Illinois	son being a sul North, Range	bdivison of the Wes 13 East of the Thir	t d
		01		L	
		4	G-47	7	
which with	the property bereinafter described is	referred to herein as the	premises "		
so long and said real edgas, water, stricting the of the fore all building cessors or a TO H. and trusts said rights	In the property hereinafter described, is THER with all improvements, tenemer during all such times as Mortgagors muste and not secundarily), and all fixus et foregoingly, screens, window shades, aw going are declared and agreed to be a ps and additions and all similar or other assigns shall be part of the mortgaged provided by the premises untherein set forth, free from all rights and benefits Mortgagors do hereby exprust Deed consists of two pages. The cruted herein by reference and hereby are	als, easements, and appui ay be entitled there of twe res, apparatus, equip, ditioning (whether single nings, storm doors and viart of the mortgaged pren apparatus, equipment or emises. o the said Trustee, its or of benefits under and by vicesly release and waive.	the fances thereto belong thich rents, issues and price articles now or held in the factor of the fa	ging, and all rents, issues and rofits are pledged primarily an reafter therein or thereon use. S. inador beds, stoves and w v attached thereto or not, and ed in the premises by Mortga gns, forever, for the purposes, Exemption Laws of the State	profits thereof for d on a parity with ad to supply heat, dding (without reater heaters. All I it is agreed that gors or their sucand upon the uses of Illinois, which
are incorpo	rust Deed consists of two pages. The c rated herein by reference and hereby are , their heirs, successors and assigns.	made a part hereof the	same as though they we	ere here set out in full and sh	nall be binding on
	s the hands and seals of Mortgagors the				
	PLEASE		(Seal) F.6	e. P Hopkins	Luciseal)
	PRINT OR TYPE NAME(S)		Rob	e.+ P Hopkins	
	BELOW SIGNATURE(S)		(Seal)		(Seal)
State of Illip	ois, County of Cook	. ss.,	I, the under	rsigned, a Notary 1115 in and	for said County.
⊆	경영의 (Fig. 1987)	in the State aforesaid, Robert P. Hopl			
	JMPHESS SEAL THERE	personally known to me subscribed to the foregoi		m whose namei i d before me this day in person	cknowl-
A.	30	edged that 12. sign free and voluntary act, t waiver of the right of he	ned, sealed and delivered for the uses and purpos omestead.	d the said instrument as . hi ses therein set forth, including	the re case and
Given under Commission	my hand and official seal, this expires My Commission Expires September	29		guist	Notary Public
			ADDRESS OF PRO 15801 S. C. Markham, II	alifo n nia Ave.	g 100
	NAME Bank of Lincolnwood			RESS IS FOR STATISTICAL NO IS NOT A PART OF THIS	20 20
MAIL TO:	ADDRESS 4433 W. Touhy Av	e. }	TRUST DEED SEND SUBSEQUENT		ENT C
	CITY AND STATELINCOLNWOOD, III.	ZIP CODE 6.0646		(Name)	22061405
OR	RECORDER'S OFFICE BOX NO.			(Address)	BER

- I. Mortagaors shall (1) keep said premises in good condition and repair, without waste. (2) promptly repair, restore, or rebuild ambuildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from due any indebtedness which may be secured by a lien or charge on the premises superior to the lien 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 building now or at any time in process of election upon said gremises. (3) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or tholders of the note.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the origin at a duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute any tallow assessment which Mortgagors may desire to contest.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire lighting and architorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or every to pay in full the indebtedness secured hereby, all in companies stated to the holders of the note, under insurance policies payable in use of loss or damage, to I tustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to e art chef to each policy, and shall deliver all policies, including additional renowal policies, to holders of the note, and in case of insurance.
- 4. In case of a faul therein, Tristee or the holders of the note may, but need not, make full or perform any act hereinbefore required of Mortgagors, and a construction of the note may but need not, make full or partial payments of principal or interest on prior encumbrances, if a by or lipit-have, discharge, compronise or settle any tax lie not only the prior flow from the or title or claim thereof, or redeem from any tax sale or forfe ture at a single said premises or context any tax or assessment. All moneys paid for any of the purpose herein authorized and all expenses paid or meters of a moneton therewith, including reasonable attorneys fees, and any other moneys advanced by Trustee or the which action herein authorized my. By taken, shall be so much additional indebredness secured hereby and shall become immediately due and payable without notice and with nice so thereon at the rate of seven per cent per annum. Inaction of Trustee or higher so the note shall never be considered as a warver of any right, excrume to them on account of any default hereunder on the part of Mortgagors.

- 3. Trustee shill release the Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that as indebtedness secured by this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that as indebtedness secured by this Trust Deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request of any person who shall either better. The presentation Trustee may execute any shall either better than the presentation Trustee may execute a trustee may execute the been paid, which representation Trustee may except as true without inquiry. Whereast continues of denutleations of successor trustee may accept as the genume note herein described any note which bears a certificate of identification of the described of the original note and which purposes to be executed by the persons herein designated as the makers thereof, and where the release is required of the original trustee and he has never executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note herein described any note which may be presented and which conforms in substance with the description herein contained of the principal note herein described and when the principal note described herein, he may accept as the genuine principal note herein described 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 instrument shall have
- been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee.

 shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of the county
 in which the premises are situated shall be second Successor in Trust Any Successor in Trust hereinder shall have the identical title, powers and
 authority as are herein 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 through dispars, 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 Trust Deed

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUNTEE, BEFORE THE
TRUST DEED IS FILED FOR RECORD
Form 102 Bank of Lincolnwood 1 m (

END OF RECORDED DOCUMENT