UNOFFICIAL COPY

	LANKS (REVISE	No. 206R	Stidling A. C.	Elen	FOR REC	difficis - 19/6	
TI	RUST DEED	1070 00	47	1			
For use	with Note Form	1972 00	紀T-19-12 智+4	835 • 22	0911103 4 A — Ra	5.10	
(Monthly pa	yments including	interest)	22 084 103	The Above Space	For Recorder's Use Only		1
THIS INDE	NTURE, made	Oct. 6,	19 72, betwe	en Henry R	yals & Lutisha Rya	ls	
_		her	ein referred to as "M	lortgagors", an	nd		
herein referr	ed to as "Trus	o <i>rd, Trustee</i> s tee". witnesse	th: That. Whereas 1	ampion, Suc Mortgagors ar	cessor Trustee e justly indebted to t n date herewith, execut	he	. 4
legal holder of	of a principal pr	romissory note	, termed "Installmen	Note", of ever	n date herewith, execut	ed	
pay the princ	ns, made paya	Die to Dearer	and delivered, in and usand Eight Hund	by which note	e Mortgagors promise	το	
Dollars, and	interest from	-			principal remaining fro	m	
	unpaid at the				cipal sum and interest	to	
	installments a ne <i>2nd</i> day of		Seventy Eight an , 1972, and Se	d 47/100 venty Eight	and 42/100		
ulla s on th	ie <i>2nd</i> day	of each and e	very month thereaft	er until said r	note is fully paid, exce	pt	
that the final	payment of pr	incipal and int	erest, if not sooner p	oaid, shall be d	lue on the 2nd day.	of	
Note to be as	pplied first to a	7; all such pay	ments on account on the	of the indebted unpaid princi	dness evidenced-by sa pal balance and the r	.id e-	
mainge	ncipal; the po	rtion of each o	i said installments co	nstituting prir	icipal, to the extent n	ot "	
					of seven per cent per a , or at such other pla		
as the legal h	ic der of the no	te may, from t	ime to time, in writii	ig appoint, whi	ich note further provid	es	
thereon, toge	ther with acrru	ed interest the	reon, shall become at	once due and	al sum remaining unpa payable, at the place	of	1
payment afor	esaid, ir care d	efault shall occ	ur in the payment, w	hen due, of any	y installment of princip	al -	1
days in the p	erformance of	any other agre	ement contained in	said Trust Dec	r and continue for threed (in which event ele	c-	
tion may be m	nade at any time	e after the expi	ration of said three d	ays, without no	tice), and that all parti- and notice of protest.	ės	
sever.	waive pres	or p	againeme, motice of dis	protest	and notice of protest.		
	· · · · ·			*	3.7 St.		
NOW THE terms, provision	REFORE, to secu	of the above	the said principal sum	of money and in Trust Deed, and i	terest in accordance with t the performance of the cov	he e-	-
nants and agree Dollar in hand t	ments herein con	tained, by the M	ortga gors to be performe	d, and also in con	the performance of the cov sideration of the sum of O sents CONVEY and WA	ne R-	
RANT unto the	Trustee, its or h	is successors and	ass ans, the following	lescribed Real E	sents CONVEY and WAI	te,	
AND STATE C	nterest therein, sit OF ILLINOIS, to	uate, lying and be wit:	ing att City of	Chicago COUL	NIY OF Cook		
Lot 7 and	North 6.25	ft Lot 8 in	Block 2 in Par	ce and Benj	amin's Suban. of	_	
the N & o	f the S of of	f the NET of	the SE4 0 Sec	ton 23, Town	nship 38 North,	• .	
Asset Transaction			cipal Merilian.	1 pramiras 7			
TOGETHE	R with all impro	vements, tenemer	referred to herein as the	r erinces there	to belonging, and all ren I thereto (which rents, issu	ts,	
and profits are p	pledged primarily	and on a parity	with said real estate and	ot condarily)	, and all fixtures, apparatu	is,	
and air conditio	oning (whether sin	ngle units or cen	trally controlled), and windows	entile on iclud	ing (without restricting the	ne i	
heaters. All of	the foregoing are	declared and agr	ced to be a part of the	mortgaged pre	i, and all fixtures, apparatt, light, power, refrigerating (without restricting the adoor beds, stoves and wat nises whether physically, a her apparatus, equipment is be part of the mortgage.	E GEO	
					and signs forever, for the s ur ter and by virtue of the gag rs do he eby express		
Homestead Exer	mption Laws of t	he State of Illino	ois, which said rights as	d benefits Mort	gag rs do hr eby express	b O	
This Trust I side of this Tru	Deed consists of t st Deed) are inco	rporated herein b	y reference and hereby	are made a part	ring on rage a (the reverse hereof the s.m. as though	in I	
they were here s	set out in full and	shall be binding	on Mortgagors, their he gors the day and yea	rs, successors and	d assigns.	2	
			[Seal]	Henr	2 Lyal 1000		4
PLEASE PRINT OR	·			Henry Ry	(18)		
TYPE NAME (8) BELOW			[Seal] 2	utisha	Myala 15:		8
SIGNATURE(S)		look		Lutisha l			
SI	County of				otary Public in and for sa t <i>Henry Ryals</i>		-
O. T.	COU	mry, in the State	aforesaid, DO HEREB	218	s are	_ //x	• - 📕
CON	sub	scribed to the fo	me to be the same pers regoing instrument appe	ared before me t	nis day in person, and aci	G.	
10 PG ""	now free	vledged that	F∯gned, sealed and delive ct, for the uses and pur	ered the said inst poses therein set	forth, including the release	 se	
	and hand and office	waiver of the ri	ght of homestead.	lav of	0c10per 107	2	
	u and onle	ial seal/this	_19/1/	Plan	y July		1
	1	<i>i</i>	. •/		NOTARY PUBL	ie	
W	\sim			ADDRESS OF	F PROPERTY: S.Harper	8 1	3
	V				age, 111.60637	OCUMEN	3
,		2.*	.	THE ABOVE AD	DRESS IS FOR STATISTICAL LY AND IS NOT A PART OF	Č.	ó 💻
N/	AME	DREXEL .	NATIONAL BANK	THIS TRUST DE	ED.) 	
MAIL TO:	DORESS	2401 00	Fine Desire	SEND SUBSEQU	ENT TAX BILLS TO.	NOWB	
.)—		3401 South		·			
<u>[ਨ</u> ੀ	TATE	Chicago, I.	11. 60616		(NAME)	, z	
OR F	RECORDER'S O	FFICE BOX NO.			(ADDRESS)		
College State of the College S		THE CHILD PROPERTY OF THE PARTY			Paragraphy		

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now of 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 to the lien hereof; (4) pay when 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; (5) complete within a reasonable time any building or building's 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 alterations in said premises; accept as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

the line hereof; (d) pay when due any indebtedness whilly may be secured by a line or charge on the premise appellor to the lien benefit, and upon request cability institution of the line with the property of the premise and the use thereof; (f) make no material alterative property of the premise and the use thereof; (f) make no material alterative property of the premise and the use thereof; (f) make no material alterative property of the premise and the use thereof; (f) make no material alterative property of the premise and the use thereof; (f) make no material alterative property of the premise and the use thereof; (f) make no material alterative property of the premise and the use thereof; (f) make no material alterative property of the property of th

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, making the shall be first Successor in Trust and in the event of its 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 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 un through Mortgagors, and the word "Mortagors" when used herein shall include all such persons and all persons at any time liat the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Deed.

FOR THE PROTECTION OF BOTH THIS BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE. BEFORE THE TRUST DEED IS FILED FOR RECORD.

The	Installment	Note	mentione	d in	the	within	Trust	Deed	has
been	identified he	rewith	under I	lenti	ficati	on No		·····	

END OF RECORDED DOCUMEN