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त्रक }}; ::::::::::::::::::::::::::::::::::	COOK COUNTY. FILED FOR R	ILLINOIS ECORD		RECORDER OF DEEDS
1	Mar 9'73	3 03 PK		22245889
`	TRUST DEED	22 3	24E 000	
•	565705 ctrc 7	ı	245 889 OVE SPACE FOR RECORDE	R'S LISE ONLY
	THIS INDENTURE, made March	1973	, between	
200 00	a. Illinois corporation doing business in Chic T-1-T, WHEREAS the Mortgagors are justly s- d le al holder or holders being herein refer	HICAGO TITLE AND TR ago, Illinois, herein referre- indebted to the legal hol- red to as Holders of the N THOUSAND AND NO/1	ed to as "Mortgagors," and UST COMPANY d to as TRUSTEE, witness der or holders of the Insta tote, in the principal sum of the Insta	ith: ment Note hereinafter describer f [Dollar
	and delicered in and by which said from date of 0-3/4	on the balance	of principal remaining from	aid principal sum and interest time to time unpaid at the rat principal and interest) as follows
	one Hundred FIF y we and 08/1 of April — 19 73 — 19 73 — 19 73 — 19 73 — 19 73 — 19 73 — 19 73 — 19 74 — 19 75	, and	thereafter until said note in the last which is the last with last w	s fully paid except that the fina — March ————————————————————————————————————
	NOW, THEREFORE, the Mortgagors to secure the and limitations of this trust deed, and the performanc consideration of the sum of One-Dollar in hand paid, Trustee, its successors and assigns, the following describ to wit:	e of the co enants and agreeme	nts berein contained by the M	artespore to be acclosured, and also in
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	The West Twenty Feet of Lo West Ten Feet Thereof) in No. 4, being a subdivision Fractional Section Thirty Pothier's Reservation in Principal Meridian, accord as Document 10219837 in Co	Block Eleven in W of part of the No Two and part of to ownship 41 North, ing to plat there	ithbold's Indian look the East Fraction The Lasterly half of Range 17, East of the East of	Coundary Park al Quarter of if Victoria the Third
	West Ten Feet Thereof) in No. 4, being a subdivision Fractional Section Thirty Pothier's Reservation in T Principal Meridian, accord	Block Eleven in W of part of the No Two and part of to ownship 41 North, ing to plat there	ithbold's Indian look the East Fraction The Lasterly half of Range 17, East of the East of	Coundary Park al Quarter of if Victoria the Third
	West Ten Feet Thereof) in No. 4, being a subdivision Fractional Section Thirty Pothier's Reservation in To Principal Meridian, accord as Document 10219837 in Committee of the Principal Meridian, accord as Document 10219837 in Committee of the Principal Meridian, accord as Document 10219837 in Committee of the Principal Meridian Controlled, and windows, loor coverings, inador beds, awnings, stores attached thereto or not, and it is agreed that all similar are assigns shall be considered as constituting part of the TO HAVE AND TO HOLD the premises unto the sai forth, free from all rights and benefits under and by winder and by	Block Eleven in W. of part of the N. Two and part of the ownship 41 North, ing to plat thereo ok County, Illino ed to herein as the "premises," ements. fixtures, and appurten nitided thereto (which are pleds for therein or thereon used to nitilation, including (without re nitilation, including (without rand) and water heaters. All of the fo pparatus, equipment or articles real estate.	nes thereto belonging, and all ed primarily and on a parity with supply heat, gas, air condition be recognized to be a part hereto percepting are declared to be a part hereafter placed in the premises gas, forever, for the purposes, as	re, s, issu nd profits condarily) s, window shades me doors and of said real estat wheth, physically by the mortgage s or the successors and upon the uses a days of series est
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Section 2	which, with the property hereinafter described, is referred as Document 10219837 in Constitution of the property hereinafter described, is referred as Document 10219837 in Constitution of the property hereinafter described, is referred as Document 10219837 in Constitution of the property hereinafter described, is referred as described with all improvements, tenements, case and all apparate and the property hereinafter described, and windows floor coverings, inador beds, awnings, stoves attached thereto or not, and it is agreed that all similar or assigns shall be considered as constituting part of the TO HAVE AND TO HAUD they premises untor the safforth, free from all rights and benefits under and by whortgagors do hereby expressly release and waive. This trust deed consists of two pages. The trust deed) are incorporated herein by refer successors and assigns. WITNESS the hands and seals	Block Eleven in Morthy of part of the Northy and part of the Northy ing to plat theretook County, Illino County	nees thereto belonging, and all the primarily and one party with the primarily heat, go, at rondition structing the foregoingle, screen the primarily heat, go, at rondition structing the foregoingle, screen the primarily heat, go, at rondition structing the foregoingle, screen the primarily heat, go, at rondition to the primarily screen	cn. s. issu. and professor and end of Victoria the Third er 28, 1928 cn. s. issu. and professor and end is a said ral st. transfer and secondarily) cn. s. issu. and professor and end is said ral st. transfer and secondarily) cn. s. issu. and professor and end is said ral st. transfer and or sand of said real state whether physically by the mortpay is or the successors s. which said rights and send is the page 2 (the reverse side of interest and in the mortgagors, their leirs, is seal. SEAL SEAL SEAL SEAL

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Page 2

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVERANTS, CONDITIONS AND PROVISIONS REPERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS INUST DEED):

Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged e destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly refunated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and request exhibit satisfactory evidence of the discharge of such prior lient or fusies or to holders of the note; (4) complete within a reasonable time any ling or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinance, to the premises and the use thereof; (6) nade no material alterations in said premises except as required by or municipal ordinance.

Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To ent default hereunder 'Mortgagors shall pay in full under proviest, in the manner provided by statute, any tax or assessment which Mortgagors may desire nices.

and other charges against the premises when due, and shall, upon written request, turnus to Irustee or to honers of the note duplicate receipts therefore. In prevent default hereunder Mortgagors shall be an influence of the manner provided by statutus, axor 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, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, 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 shall deliver lall policies, including additional and renewal policies. In holders of the note, and in case of insurance about the expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

Mortgagors in any forms and manner deserned expedients and the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any forms and manner deserned expedients and the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any forms and manner deserned expedients and the note may, but need not, make any payment or perform any act hereinbefore required of mortgagors in any forms and manner deserned expedients and the note may, but need not, make any payments of principal or interest on prior encumbrances. If any, and purchase, discharge, compromise or settle any tax lied or or other prior lien to practice the more many tax size of forlieuter affecting said premises or context any tax or assessment. All moneys paid for any of the purposes them of more many tax as less of or fo

of in 18 It is Deed to the contrary, decome and an appear of the days in the performance of any other agreement of the Mortgagors herein constituents of mo. or, of 16) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein constituents in the case of the state of the case of t

principal and interest remaining unpaid on the note four ', any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to are ose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after s: e, wi tou' notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the the, vol : o' the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such rece' said 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 deficie cy, during the full statutory period of redemption, whether there he redemption or not, as well as during any further times when Mortgagors, except for th interver—of such receiver, would entitled to collects such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the pi tection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may author in the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing th trust deed, or any tax, special assessment or other lien which may be or become superior to the lien herefor of of such decree, provided such application is man. So of conclosure sale; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof sh: be is bject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby accured.

11. Trustee or the holders of the note shall have the right to inspect the premises. All reasonable times and acces

11. Trustee or the holders of the note shall have the right to inspect the prenties? All reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the second to the validity of the signatures or the identity, crapacity, or authority of the signatures or the identity, crapacity, or authority of the signatures or the identity, crapacity, or authority of the signatures or the identity, crapes on the property of the interest of the control of the c

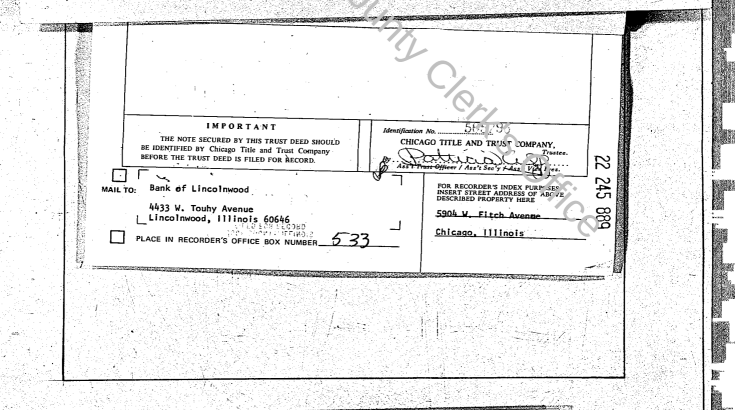
RIDER ATTACHED HERETO AND MADE A PART HEREOF

16. Mortgagor agrees to deposit with the holder of said nortgage 1/12th of the annual takes, said deposit to be nade simultaneously with the payments of principal and interest above are liberally should taxes, when due, exceed such deposits, then the Mortgagor agrees to immediately pay such differences. Failure to make such additional deposits shall be considered a default under the terms of this agreement,

terms of this agreement.

17. If the Mortgagor shall sell, convey or alienate said property or any part thereof, or any interest therein, or shall be divested of his title or any interest therein in any manner or way, whether voluntary or involuntary, any indebtedness or obligation secured hereby, irrespective of the maturity dates expressed in any note evidencing the same, at the option of the holder hereof, and without demand or notice shall immediately become due and payable. 22245889

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"END OF RECORDED DOCUMENT