<u>UNOFFICIAL COPY</u>

LEGAL F	ORMS FORM N	1969	0.0 02 -0	, .	RECORDER OF	DEFOS
			- 140	28 PM 12 0622 26	COCK COUNTY	ILLINOIC
Fo (Month)	RUST DEED (Illinois) or use with Note Form 1440 by payments including into	8	1973 WAK	20 7 2000	25 685 g	E 10
60	O MAII		MAK-28-13 599	430 • 2226568	DUA — Hec	510
	O MAII	<u></u>		The Above Space For Recorde	.da 11 0-1	
THIS INDE	NTUKE, made Mar	ch 22.				m 4 77
his w	ife,		19_1.3, Detw	een JOSEPH LIPTAK	erein referred to as "Mort	TAK,
herein referre	STEPHEN	J. MATEL	SKI			
termed "Inst	allment Note," of ever	date herewith	whereas Mortgagors are ju-	ustly indebted to the legal ho made payable to Bearer	older of a principal pron	nissory note,
and delivered	. i . and by which note	Mortgagoes ne	omina ta man akaiii	·	March 22	1072 07
Four +	ມານ and and	no/100	(\$4,000.00	Dollars, and interest per cent per an	from/date of di	sbursement
on the balance to be payabl	ce of principal remaining in	ng from time to	time unpaid at the rate of	f 7 per cent per an 0/100 or more (\$9	num, such principal sum	and interest
sooner paid	shall be due on the 1	very month the	eafter until said note is full	ly paid, except that the final pa	syment of principal and ir	terest, if not
by said note of said insta	to be applied fist to a	ccrued and unp	aid interest on the unpaid	principal balance and the rema to bear interest after the date	secount of the indebtedne sinder to principal; the pos	ss evidenced rtion of each
8 per	cent per annum, -1 a	' . ich payment	s being made payable at Of	fice of S.J. MATI	e for payment thereof, a ELSKT. 1741 W.	t the rate of
at the election	of the level belder at	pia us the lega	i noider of the note may, tr	om time to time, in writing app	point, which note further	provides that
or interest in	accordance with the ter	ms / .cof or in	ent aforesaid, in case default a case default shall occur an	shall occur in the payment, what continue for three days in the	hen due, of any installmen	t of principal
parties theret	o severally waive prese	ntment for ay	n may be made at any time nent, notice of dishonor, pr	remaining unpaid thereon, toget to shall occur in the payment, wh d continue for three days in the after the expiration of said the otest and notice of protest.	ree days, without notice),	and that all
limitations of	the above mentioned	the payment of	said principal sum of	money and interest in according to the covenants and assigns in the	dance with the terms, pr	ovisions and
Mortgagors b	by these presents CONV	VEY and WAK	RANT and the Trustee, its	Dollar in hand paid, the rece s or his successors and assigns	cipt whereof is hereby as to, the following described	knowledged, Real Estate
City of	Chicago		OUN Y OF COOK	in the	AND STATE OF HITM	IOIS to with
NW± of	the SER of S	in Arche Section 1	r Holghos, beir O. Tolmsiin 38	ng a saubdivision North, Range 13 Illinois.	of part of t	he wit.
Third F	Principal Mer	idian, i	n Cook County,	Illinois.	, mast of the	
This Tr	rust Deed is	expressl	v made to de i	nresent grantore	only in the	
come di	ldeach page 10 o	e immedi	r any convarant	ce wnatsoever, the	nis Trust Deed	l shall be
This Tr	ust Deed sha	ill bear	interest in ca	a a P d a P 1 4 4	04	
			THE CO	se or determine an	0% or the hig	hest
regar l	revailing ra	te in th	e state of Ill	se of default at nois at the time	of or the hig e of such defa	hest
which, with	prevailing ra	te in th	e state of III	nois at the time	e of such defa	hest ult.
which, with to TOGET so long and coal real esta	the property hereinafte. HER with all improve during all such times atte and not secondarily	r described, is a ments, tenement S Mortgagors m	e state of III referred to herein as the "p ts, easements, and appurte ay be entitled thereto (references, appnarus, equipment	nois at the time	e of such defa	thest ult. s thereof for a parity with
which, with to TOGET so long and coald real estagas, water, listricting the	the property hereinafte. HER with all improve during all such times as the and not secondarily ight, power, refrigeratic foregoing), screens, win	r described, is iments, tenements Mortgagors m), and all fixtus on and air condow shades, aw	e state of III referred to herein as the "p ts, easements, and appurte ay be entitled thereto (which ers, apparatus, equipment o ditioning (whether single m nings, storm doors and win	oremi.es." nances use to belonging, and the rents, it sues and profits are per articles use to extend the rents of the rents. It is the rents of th	all rents, issues and profit pledged primarily and on rerin or thereon used to and ventilation, including beds stower and ventilation.	s thereof for a parity with supply heat, (without re-
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- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free mechanics liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) and upon request exhibit satisfaction of the discharge of such prior lien to Trustee or to holders of the note; (5) complet within a reasonable time any building or buil now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respet the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance of previously consented to in writing by the Trustee or holders of the note.

- 9. Upon or at any time after the filing of a complaint to force, see this Trust Deed, the Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before ... at ... ale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appoint at such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure sut .nd, in case of a sale and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during a 1y ft .here times when Mortgagors, except for the intervention of the protection, possess on montrol, assued and organized the profit of the said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in p. t. (1) The indebtedness secured hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other lies which is any of the said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in p. t. (1) The indebtedness secured hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other lies which any or become superior to the lies hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in use f a sale and deficiency.
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision here, a shall be subject to any be good and available to the party interposing same in an action at law upon the note here yes ecured

- been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, STEPHANTE MATELSKT 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 out of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of the out of his which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, power and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

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

END OF RECORDED DOCUMENT