TRUST DEED 22 35 470 THIS INDENTURE, machinaries MANOR?

19 73 between ROCCO TRAFICANTO, JR., Other Group of Company and Astronomy of Company of Control THE ABOVE SPACE FOR RECORDERS USE ONLY p.a. delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of said 52/100THS (\$198.02)

Dollas cr more on the lst day of July 19 73 and ONE HUNDRED Dollas of more on the 18t day of State on the 18t day of each month thereafter until said not in filly paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 18t day of June 19 78. All such payments on account of the indebtions of the indebtion of due on the Let say of June 19 78. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided hat the principal of each instalment unless paid when due shall bear interest at the then to principal; provided that the principal of each instalment unless paid when one shall bear interest, at the then highest rate permitted by aw and all of said principal and interest being made payable at such banking house or trust company as the helder of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Avenue State Bank, Oak Park, Illinois. NOW, THEREFORE, the Mortgagers to secure the pay ent of the said principal sum of soney and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the evenants and agreements herein contained, by the Mortgagers to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt thereof is help. "Late "leaged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the AND STATE OF ILLINOIS, to wit: Lots 19, 20 and 21 in Block 1 in Subdivision of that part of the East one-quarter of the South Vest one-quarter of Section 8, Township 39 North, Range 13, ast of the Third Principal Meridian, lying South of Chicago Harlem and Salavia Railroad Right of Way according to the plat thereof recorded October 14, 1892 in Book 58 of plats, page 4, as Document 1750922 / 2 Cook County, Illinois; wanch, win the property bereinatter described, is reterred to herein as it TOGETHER with all improvements, tenements, easements, fixture during all such times as Mergagan by emittled thereto (which as quipment or stricles now to post many by emittled thereto (which as quipment or stricles now including therein or thereto used to supproprietly, and went pleasters. All of the foregoing are found to be a part of said equipment or articles hereafter placed in the premises by the morragons. pacett or strictes hereafter piaced in the premises by the morraggors or their successors and assigns, forever, for the purposes, and upon the uses at from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under any property of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the said rights are said to said rights and benefits the said rights are said to said rights and benefits the said rights are said to said rights and benefits the said rights are said to said rights and rights are said rights and rights are said rights and rights are said rights are said rights are said rights are said rights. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 41 he reverse side of this trust deed) are incorporated herein by regerence and are a part hereof and shall be bi d'ug on the mortgagors, their heirs, successors and assigns.

WITNESS the hand a __ and seal __ s of Mortgagors the day and year first above written. (SEAL) John Sloan Charles Abbot (SEAL) (SEAL) All as Trustees of the Church (MEAN)
Susan Dobre (Corporation, and not personally, COOK JOHN SLOAN and HEREAS CAUSEY THAT OF GOOD OF Prophecy, a religious they ...

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1. Mongagors shall (1) promptly repair, restore or	r rebuild any building or improve	ments now or hereafter on th		ged or be destroyed;
(3) pay when due any indebtedness which may be seen the discharge of such prior lien to Trustee or to resection upon said premises; (3) comply with all requi- sions in said premises except as required by law or mu	unicipal ordinance.	unican altu lasbact to the b		
 Mortgagors shall pay before any penalty attach other charges against the premises when due, and al hersunder Mortgagors shall pay in full under process; is 3. Mortgagors shall keep all buildings and impressing the process. 	hall, upon written request, furni in the manner provided by statute	sh to Trustee or to holders on the new car or sessessment wh	of the note duplicate receipts therefo Ich Mortgagore may desire to contest	r. To prevent default
under policies providing for paymen by the insurance educas secured hereby, all in companies satisfactory the holders of the note, such rights to be evidenced by renewal policies, to holders of the note, and in case	companies of moneys sufficient to the holders of the note, under y the standard mortgage clause t se of insurance about to expire	either to pay the cost of re r insurance policies payable to be attached to each polic shall deliver renewal polic	placing or repairing the same or to p r, in case of loss or damage, to Trus y, and shall deliver all policies, inc ies not less than ten days prior to th	ey in full the indebti- tee for the benefit of luding additional and se respective dates of
4. In case of default therein, Trustee or the hillorm and manner deemed expedient, and may, but or	olders of the note may, but need red not, make full or partial pay	nor, make any payment or p ments of principal or interes	perform any act hereinbefore required to on prior encumbrances, if any, and	of Morrgagors in any purchase, discharge,
composite or series any tax irre or other prior item of ear. All moneys paid for any of the purposes herein is a wanced by Transec or the holders of the none to pro- nich action herein authorized may be taken, shall it with interest thereon at the then highest rate permitted are, on account of any default hereunder on the part	suthorized and all expenses paid ofect the mortgaged premises an be so much additional indebtedo	d or incurred in connection t d the lien hereof, plus reaso ess secured hereby and sha	herewith, including attorneys' fees, nable compensation to Trustee for ex Il become immediately due and psyal	and any other moneys ich matter concerning ile withour notice and
.en. on account of any default hereunder on the part . be Trustee or the holders of the note hereby s remer or estimate procured from the appropriate as est or alle, forfetture, tax lien or falle or claim				
6. sorige fore shall pay each trem of indebtedne of the are, of without notice to Horgagora, all un- contrary, occo du and payable (a) immediately in occur and oce inu. I sthree days in the performance of	ess herein mentioned, both princ	inal and inveregt, when due	according to the terms beten! At the	oprion of the holders
7. Then in and a seas hereby secured shall, lien hereof, to any alt to preciose the lien hereof which may be paid or a curr 3 by or on behalf of Tr	become due whether by acceler f, there shall be allowed and inc rustee or holders of the note for	stion or otherwise, holders juded as additional indebted attorneys' fees, appraises's	of the note or Trustee shall have the liness in the decree for sale all exper fees, outlays for documentary and ex-	right to foreclose the iditures and expenses per evidence, steno-
graphies traces, published to come and coarse and coars	ns cartificates, and similar data e to evidence to bidders at aby to of the nature in this paragraph then highest rate nacentrad by	and assurances with respect sale which may be had purs mentioned shall become so	to title as Trustee or holders of the want to such decree the true condition in much additional independents seem to Trustee or holders of the note in	e note may deem to be an of the title to or the ed hereby and immediance onnection with (4)
proceeding, including probate and tanker at a paper or any indebtedness hereby secures. (F. s. spaper setually commended or (a) preparations or the defeatly sommended.	dings, to which either of them s lone for the commonsument of ar rate of any threatened sull or p	hall be a party, either as pi sy sult for the force loaws he roccoding which might affer	aintiff, claimant or defendant, by re- proof after accruat of such right to fi it the premises or the security hereo	teen of this trust deed proclose whether or not , whether or not netu-
invident to the forcelosure proceedings, including invident to the forcelosure proceedings, including all consulture secured indebtodenes additional to 1	prer isen shall be distributed an I such items us are mentioned in idenced by the note; with inter-	d applied in the following or the presenting paragraph he sat thereon as herein provid	rder of priority: Pirst, on account of a ereof; second, All other items which ed; third, all principal and interest a	ell costs and expenses under the terms herest smelning unpaid on the
9. Upon, or as any sime after the filing of a pointment may be made either before or after sale, and without regard to the then value of the premises	bill to are sloke this trust deed, wiscour, color is without regard to be who set the day a shall be the	the sourt in which such bill the solvency or insolvence on occupied as a homestead	ll is filed may appoint a receiver of a y of Mortgagors at the time of applic or not and the Trustee hereunder ma	said premises. Such sp- seion for such receiver y be appointed as such
9. Upon, or an any sine after the filing of a pointment may be made either before or after and of pointment may be made either before or after and, and without grade to the then value of the penales receiver. Buth receiver shall have power to caller! deficiency, during the full; instutiory period of reden version of such receiver, would be entitled to calle the not income in his binds in payment in whole the natural receivers and operations of the natural period of the natural forms of the state of the stat	mplon, wheth be redem ect such tents, asses and profi ration of the pr mises do	prion or nor, as well as during tream of nor, as well as dur its and all other powers whi whole of said period. The	densy of eyen foreclosure suit and, ing any further times when Mortgagot th may be necessary or are usual in Cours from time to time may authoris	a, except for the inter- euch cases for the pro- te the receiver to apply
10. No action for the enforcement of the lien or	of any provision heteof small ".		一門 ときり とした (2000年)という事務したとした情報とした。	医乳腺性蛋白 医二氯二酚 经收益的 医电影性
same in an action at law upon the note hereby secur 11. Trussee or the holders of the note that have 12. Trustee has no duty to examine the title, is any power herein given unless expressly obligate misconduct or that of the agents or employees of Tr	re the right to inspect the prem.	ar al ressonable simes à of se pri alses (nos shall-1	nd access thereto shall be permitted Frustee be obligated to record this tr	l for that purpose,
misconduct or that of the agents of employees of Tr 13. Trustee shall release this trust deed and rtust deed has been fully paid; and Trustee may ex-	uside, and it may require indemo the lien thereof by proper instruction recute and deliver a release here	nicles aut? (actor) to it befor rument upon poser i lon of of to and at one our 1 of a	re exercising any power herein given satisfactory evidence that all indebt my person who aball, either before o	edness secured by this safet maturity thereof,
13. Trustee shall release this trust deed and trustee deed has been fully paid; and Trustee may are produce and exhibit to Trustee the note representing the results of the same is requested of a successor isturbent and the same is requested of a successor isturbent in the same is requested of a successor isturbent in the same is the same is the product of the same is the same as the same as the same is the same as the same as the same is the same	the water material aut aut a re-	SE LEIS WOR IS CRANESISM OF IT	i. Milliur prinstan with it line linear a	MACINAR & CALITICALA ON
Substance with the description herein contained of a 14. Trunce may resign by instrument in with case of the resignation, inability or refusal to see Any Successor in Trust because shall have the i	the note and which purports to b	e executed by the persons i	rein design ted as makers thereof.	een recorded or filed. In
annable compensation for all acra performed hereunce. 15. This Trust Deed and all provisions hereon "Mortgagors!" when used herein shall include all shall have executed the note or this Trust Deed.	IOVI)	and the second s		
16. Without the prior written consent of the hold herein involved. The holder or holders of the hold covenent and no delay in such election after actual	ler or holders of the note secure secured hereby may elect to s	d hereby, the Mortgator or becceleral the entire unpeld p	lorigagors shall not o nvey r - cum vincipel balance as provide, in he as a walver of or acquie, sen e in	
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