## UNOFFICIAL COPY

WN1 4ॢ.6≥ <sup>∞</sup> ⁰	DETERMENT OF THE PORTS		Scient A. Ch.	c
TRUST D 56922		<b>22</b> : <b>36</b> 2	976	b
IHIS INDENTURE, made		E ABOVE SPACE FOR RE	CORDER'S USE ONLY	
	y J. Smith, his wi	fe		
THAT, WHEREAS the Mortgago said legal holder or holders being Forty Thousand and	CHICAGO TITLE AN iness in Chicago, Illinois, herein rors are justly indebted to the leg herein referred to as Holders of 1 00/100 (\$40,000.0	eferred to as TRUSTEE, al holder or holders of the the Note, in the principa (00)	witnesseth: ne Instalment Note hereinafter descr il sum of	ollars,
honddate	on the ba	lance of principal remain	y the said principal sum and in ing from time to time unpaid at th cluding principal and interest) as fol	e rate
Three hand red sixt ofJuly  theld ay of each payment of principal at all neres All such payments on account balance and the separander op the rate of company in Chicago	ty five & 15/100 19. 73, and Three hy succeeding month st, if not sooner paid, shall be di of the indebtedness evidenced by mincipal; provided that the princ an um, nd all of said principal	Dollars on the	ive & 15/10@others id note is fully paid except that the day of June 19 pplied to interest on the unpaid pri nless paid when due shall bear inter payable at such banking house or note may, from time to time, in v	a. day a. on e final 88 ncipal rest at trust
Non mire score i Mana	ors to secu. In pay tent of the said pr d the perform: (ee of the overants annu- lar in hand pak the eer, pt whereof is following described P ate and all COUNTY	incipal sum of money and said d agreements herein contained hereby acknowledged, do by to of their estate, right, title and TTY OF COOK	interest in accordance with the terms, pros, by the Mortgagors to be performed, and a hete presents CONVEY and WARRANT un- there at therein, situate, lying and being in to AND STATE OF ILLI	risions also in to the the NOIS
thereof and Sout Block 5 in the V	t 10 lying Eas erli therly of the North Village of Jeffer of East of the 3rd P	crly 182.01 for in Section	eet thereof in 9, Township 40	
County, Illinois		Di	Cos	3
7				
TOGETHER with all improveme long and during all such times as Mi and all apparatus, equipment or an (whether single units or centrally windows, floor coverings, inador be, attached thereto or not, and it is agr.	ortgagors may be entitled thereto (whit ticles now or hereafter therein or then controlled), and ventilation, including ds. awnings, stoves and water heaters. I eed that all similar apparatus, equipmen		ging, an. all. its 'ssues and profits thereo is parity with 5' a r. al. itste and not secon air condition! 6, war . light, power, refing going), screens, w'	f for so darily) geration ors and ysically ccessors
TO HAVE AND TO HOLD the p forth, free from all rights and bene Mortgagors do hereby expressly relea	remises unto the said Trustee, its success fits under and by virtue of the Homest ase and waive.	sors and assigns, forever, for the sead Exemption Laws of the s	ne purposes, and upon the use, and trusts he state of Illinois, which said	erein set ofits the
trust deed) are incorporated successors and assigns	herein by reference and are a of Mortgagors t	part hereof and shall b	e binding on the mortgagors,	ir leits
2.41,004	( SEAL )			SEAL     S
STATE OF ILLINOIS,	·	atharina Schw		SEAL J 2 362 97 6
County of Cook	and the state of t	es N. and Mary	he State aforesaid DO HEREBY CERTIF J. Smith, his wife	9
instr	Arepersonally (minimum), rument, appeared, rered the said to	on and acknowledged th	e name subscribed to the at they signed a signed at they signed at the s	aled and
Notarial Seal	Given um	Hathan	ne Schweinunge Note	ry Public
Form 807 R 1-69 Tr. Deed, Indiv.,	least should be a second	MY COMMISSION	EXCINES NOV. 17, 1978	

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

SEE RIDER ATTACHED AND MADE APART HEREOF TRUST DEED DATED ... The principal amount hereof maybe repaid after two years upon payment of three months interest. .T. Mortgagors agree to deposit each month with the holders of

the mortgage 1/12th for annual real estate taxes so assessed. The undersigned agrees that in the event it shall sell or convoy that the property described in the mortgage securing this note, that thereupon this note shall become at once payable and due, anything thereoin contained to the contrary notwithstanding.

## UNOFFICIAL COPY

