

TRUSTEE'S DEED

(TORRENS)

TITLE AND TRUST COMPANY, a corporation of Illinois, as trustee under the provisions of a deed or deeds in trust, duly filed in the Registrar's Office of Cook County, Illinois, and delivered to said company in pursuance of a trust agreement dated the

the dor deces in trust, any first in the Registrar's Office of Cook County, Immos, and said company in pursuance of a trust agreement dated the lated day of July 19 68, and known as Trust Number 52300 purity of the first purit, and SHELDON GOTTLIEB AND SUSAN GOTTLIEB

Of Suite 700 - 33 N. Dearborn St., Chicago, Illinois not as tenants in common, but as joint tenants, parties of the second part.

WITNESSETH. That said party of the first part, in consideration of the sum of

DOLLARS. Ten and no/100 (\$10.00)

DOLLARS, a d other good and valuable considerations in hand paid, does hereby grant, sell and convey unto s d parties of the second part, not as tenants in common, but as joint tenants, the following d s ril ed real estate situated in Cook County, Illinois, to-wit:

Lot 38, in Block 2, in CENTEX-SCHAUMBURG INDUSTRIAL PARK UNIT 78, being a Subdivision, in the North-Heaf of Section 33, Township 41, North, Range 10, East of the Third Principal Meridian, in Cook County, in Illinois.

Together with the tenements and appurtenance the unito belonging. TO HAVE AND TO HOLD the same unito ask partition of the second part forever, not in tenancy in common, but in joint tenancy, SUBJECT TO: Restrictions contained in exhibit "A" attached hereto.

to and vested in mid trustee by the terms shows mounted. This deed is made subject



E AND TRUST COMPANY As Truster as aforesaid,

June 28, 1973 Date

aha in a

NAME

STREET PRITCKER & PRITCKER

The First Entional Plaza Chicago, lilinois 60670

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER

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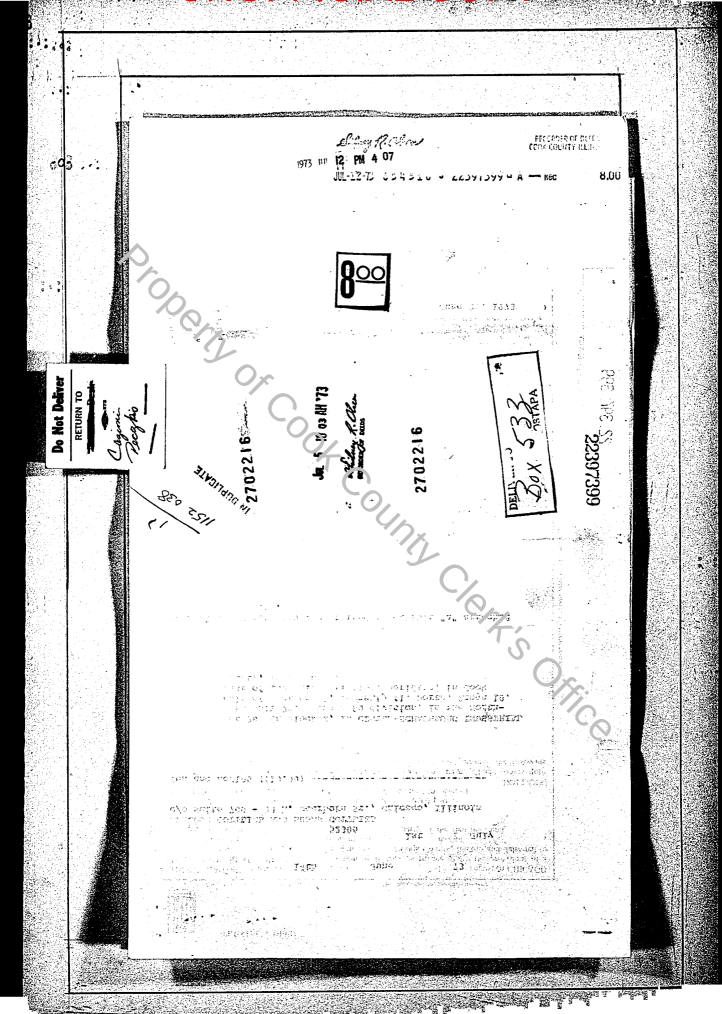


EXHIBIT "A"

This conveyance is made and accepted upon each of the following stipulations, restrictions and conditions which are hereby made covenants running with the land, and which shr. 1 roply to and be binding upon the purchaser, its successors or assigns.

- 1. The no building shall at any time be erected on the said premises within twenty-five (25) 13e' of any street right-of-way adjoining the same, within ten (10) feet from all side boundary lines, or within fifteen (15) feet from the rear boundry line of the premises.
- 2. No loading dock thall be erected on the said premises fronting on any street, unless the front of such loading platform shall be set back at least sixty (60) feet from the property line abutting the street on which said loading dock fronts.
- 3. The grantee agrees to provide on the premises off-street automobile hard surface parking areas based on a minimum rate of one 300 square foot space for each two (2) employees employed on the premises by the original occupants thereof.
- 4. All buildings erected on the property shall be of masonry construction or its equivalent or better. Front walls facing on streets of sich buildings must be finished with face brick, stone, modern metal paneling, glass or their quivilent. Other walls shall be faced with common brick or its equivalent.
- 5. Grantee agrees that the area between the setback lines and the curb lines shall be used for either open landscaped and green areas or for service accers to the building, or to a parking lot. Landscaped acres shall be done attractively with lawns, trees, shrubs and similar treatment and shall be properly maintained in a sightly and we kept condition.
- 6. Water towers, water tanks, stand pipes, penthouses, elevators or elevator equipment, stairways, ventilating fans or similar equipment required to operate and maintain the building, fire or parapet walls, skylights, tanks, cooling or other towers, wireless radio or television masts, roof signs, flagpoles, chimmeys, smoke staks, gravity flow storage, and mixing towers or similar structures may exceed a height of fifty (50) feet from the established building grade only with the approval of grantor. By the above, no restriction is intended as to building heights.

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- 7. The grantor retains such right-of-way and easements as may be necessary or on enient for the purpose of erecting, constructing, maintaining and operating utility ser nes over, across, under and through the premises in the designated setbacks areas between the building lines and the property lines, including public service wires and conduits for lighting, power and telephone, gas lines, sanitary sewer, storm sewer and water, and the premise hall have the right to grant right-of-way easements to others to carry out this purpose. Any contract for the laying of such lines, wires, conduits, pipes or sewers shall also provide that the premises shall be restored to the same condition they were in prior to the loing of such work.
- 8. Storage yards for equipment, raw materials, semi-finished or finished products shall be enclosed by solid vill or fence including solid doors or gates thereto at least six (6) feet high.
- 9. The premises shall not be used or mintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.
- 10. No fence, wall, hedge, or shrub, plant or tree which obstructs site lines at elevations between two and six feet above the roadway shall be read or permitted to remain on any corner within the triangular area formed by street power's lines and a line connecting them at points twenty-five (25) feet from the intersection of the street lines.
- 11. Each of the foregoing covenants, conditions and restrictions shall rim with the land hereby conveyed, and a breach of any one of them and a continuance there f may, at the option of the grantor, its successors or assigns, be enjoined, abated or remedied by appropriate proceedings. It is understood, however, that the breach of any of the rose going covenants, conditions and restrictions shall not defeat or render invalid the lien of any mortgage on the premises made in good faith and for value; provided, however, that any breach or continuance thereof may be enjoined, abated or remedied by the proper proceedings as aforesaid; and provided further, that each and all of the foregoing covenants, conditions and restrictions shall at all times remain in full force and effect against said premises or any part thereof, title to which is obtained by foreclosure of any such mortgage.

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12. The conditions of this contract shall survive the deed given pursuant

1). The conditions and covenants herein contained shall terminate and be of no further event after thirty (30) years from October 1, 1969.

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