## **UNOFFICIAL COPY**

TRUST DEED

23 586 034

THE .

THIS INDENTUR	tE, made <u>Aurus</u>	, 197	6_, between <u>Charles</u>	Randall and
Shervia Ra	ndall (his wife)	herein refe	rred to as "Grantors", a	and Mr. D. K. Watson,
209 York	Road	of:	Elmhurst.	, Illinois
	as "Trustee", witnesseth	·)·		, Illinois
THAT, WHEREA referred to as "I two thousand even date herewit promise to pay th	AS the Grantors are justle Beneficiary", the legal hold and ninty nine——25/166 h, made payable to the Be e said sum	y in letted to An er A the Install bliam, evidenced be eneficiary, and de	sociates Finance In nent Note hereinafter by one certain Installme livered, in and by whice	described, in the sum of nt Note of the Grantors of th said Note the Grantors
in _35 conse	cutive monthly installments	of S. 56, 70	each and a final insta	liment of \$58.75
with the first insta	allment beginning on	September 2	at within the head with the law of the contract of the head to be a second of the contract of	, 19 76
and the remaining	installments continuing on	the name day of	. (Thenth & Day)	ath fully world. All of soid
payments being m or other holder ma	ade payable at 9037 So. y, from time to time, in wri	Commercial ting appoint.		ch place as the Beneficiary
Real Estate and all of their	he firantors to accure the payment of the covenants and agreements herein conta- hereby acknowledged, do by these preser- satate, right, title and interest therein.	situate, lying and being in i	ne City Of Chic	ns and limitations of this trust deed, tion of the sum of One Dollar in hand rs and assigns, the following described 0.50
COUNTY OF	Cook	STATE OF ILLINOIS, to w	ent:	
Lot 31 (Exce	ptSouth 13 Ft.) & the	South 19 Ft. of	Lot 32 in Block	· · · · · · · · · · · · · · · · · · ·
22 in S. E.	Gross Calumet Heights East Quarter			
Section 1 ,	Township 37 North, Ra	nge 14 East of	the Third Principal	Merid'an
TOGETHER with all in during all such times as its equipment or articles how or controlled, and soutlation, and water heaters. All of the atus, equipment or articles i	isitiation described, is referred to herein provenents. Estimated the entitled literate which are interfaced by entitled literate which are including facilities restricting the forestone of forestone are described to be a part of referred to be a part of the	en, and applicationers the product primarily and no ply man and condition and condition and condition and confident and confident parts and confident products and confident products and confident primare and confident pr	reto belonging, and all rento, tass a passity with end real setate an entite, water, light, porber, setringer by sixely allocated thereto or not, a or assigns shall be considered as creame, for the purposes, and tasks Brate of Illineis, which eatd right	re and profits the of f = prions and dropt secondarily, as a sit apparatus, tion (whether single only or centraly results as a sit of the sit of the sit of sit as a sit of the sit of the sit of constituting part of the set setale. I the user and trusts berain a to the s and benefits the Orantore (3, 7) by
side of this trust dec	onsists of two pages. The co ed) are incorporated herein is a, successors and assigns.	venants, condition by reference and	s and provisions appear are a part hereof and	ing on page 2 (the reverse shall be binding on the
WITNESS the he	ind(s) and scal(s) of Grant	ors the day and ye	ar first above written.	
Charles	Randell	#WAL		
Sherra	Ralel			are the contract of the contra
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STATE OF GLIMOUS.	Jos	orn A. Judeo		
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ANTES DE LEGIS DE LA CONTRACTOR DE LA CO	C. C. Joseph	many is the second of the seco	20.77.34.14	
11				THE RESERVE OF THE PERSON OF T

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

- 1. Gra tors do 'll (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the pramises which may become damaged or be described; (2) b. s. s. remaines in good condition and repair, without waste, and free from mechanic's or other lines or calisms for lien not expressly subordinated to the lien hereof; (3) s were due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time any buildings one or at any time in process of crection, so s. di premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material attention p. s. di premises except as required by law or municipal ordinances.
- 2. Grantors shall, "be a any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and there charges shall be the state of the Beneficiary supplicate scripts therefor. To prevent default here under Grantors shall bey to full under protect, in the manner provided by statute, any tax assessment which Grantor may desire to confest.
- 3. Grantors shall keep al, but dince and improvements now or hereafter cliuated on said premises insured against loss or damage by firs, lightning or windstorm under policies providing for paying 3' by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the includence section between 1, all the companies antifactory to the Hereaftery, under insurance policies payable, in case of loss or tismage, to Truster for the benefit of the Hereaftery, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal includents. In the order of the predictive, and in case of our states about to exist a renewal buildings.
- 4. In case of default therein, Truste or dr. ficiary may, but need not, make any spanent or perform any act bereinbefore required of Grantors in any form an numer deemed expedient, and may, but need and, make full or partial payments of principal or interest on prior encumerance. It any, and purchase, discharge, compounds or settle any tax lies or other prior idea or or claim thereof, or redeem from any tax asie or torfeiture affecting said premises or contest any tax or assessment. All immorps paid for any of the purpose ners a submortari and all expenses paid or incurred in connection therewith, including attenue's fees, and any shall become immediately due and payable without notice and with interest thereon at the rate of seven per can per annum. Inaction of Trustee or Hemeticary shall never be considered as a waiver of any right accrus to the on account of any default required point part of Grantors.
- 5. The Trustee or Heneficiary hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lies or title or claim thereof.
- Grantors shall pay each item of indebtedness herein i entit ed both principal and interest, when due according to the terms hereof, At the option of Reneficiary, and without notice to Grantors, all unpaid indebtedness secur. S at least least shall make the interest of the principal and interest, when default shall occur and continue for three days in the performance of any other agreement of the Grantor farein contained.
- 7. When the indebtedness hereby secured shall become due whether by accertation or otherwise, Beneficiary or Trustee shall have the right to foreclose the lieu hereof, in any solt to foreclose the lieu hereof, the may be paid or incurred by or on behalf of Trustee or Beneficiary for att ney's f.es. Trustee's fees, appraisers' fees, outlay for documentary and expert evidence, stemgrapher's charges, publication costs and costs (which may be estimated as a lieu may be desired in the searches and examinations, guarantee policies. Torring certificates, and may be according to the control of the searches and examinations, guarantee policies. Torring certificates, and may be according to the control of the control of the searches and examinations, guarantee policies. Torring certificates, and may be according to the control of the
- S. The proceeds of any foreclosure sale of the premises shall be distributed and applied of the following order of priority: First, on account of all costs and expenses inclinent to the torsectaings, including all such items as a same mentioned in the press of a paragraph hereof, account, all other liens which under the terms hereof constitute accured indestinations and additional to that a strenged by the process here on as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any averable to the process here in the process here in the process here in the process of the process
- 10. No action for the enforcement of the ilen or of any provision hereof shall be subject to any defense which would the good and available to the party interget posing same in an action at law upon the note hereby pecured.
  - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto shall be perfected for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligate it record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in use of your negligence or misconduct and Trustee before exercising any power herein given.
- 13. Truster shall release this trust deed and the lien theref by proper instrument upon presentation of satisfactory evidence that ill inde ledness secured by this trust deed has been fully used; and Truster may execute and deliver a release hereof to and at the sequest of any person who shall, either of; or after maturity thereof, produce and schilbit to Truster the note, representing that all indebteriness hereby secured has been paid.
- 11. Trustee may resum by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have 'est accorded or filed. In case of the resignation, insbility or refusal to act of Trustee, the Beneficiary may appoint a Successor in Trust. Any Successor in Trust by our or shall have the identical tule, powers and authority as are brein given Trustee...
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the andebtedness or any part thereof, whether or not \_h persons shall have executed the note or this Trust Deed. The term Bregdrary as sade herein shall have executed the note or this Trust Deed. The term Bregdrary as sade herein shall have executed the note or this Trust Deed. The term Bregdrary as sade herein shall not any successors or asserting of Bregdrary as sade.

NAME

D ANNICATION OF THE HOLDER OF AND A STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

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