UNOFFICIAL COPY

TRUST DEED	100 501
Deliver To	23 625 501.
Recorder's Office	
Box No. 413	
	THE ABOVE SPACE FOR RECORDERS USE ONLY
HIS INDENTURE, made —September	3
HERI	TAGE/PULLMAN BANK
	icago, Illinois, herein referred to as Trustee, witnessath:
aid legal holder or holders being herein r	ly indebted to the legal holder or holders of the Instalment Note hereinafter described eferred to as Holders of this Note, in the principal sum of
forty Six Thous and and no/100-	
videnced by one certain hatelment Note	of the Mortgagors of even date herewith, made payable to BEARER
f principal remaining from time to time	the Mortgagors promise to pay the said principal sum and interest on the balance unpaid at the rate of —8-3/4———per cent per annum in instalments as follows 19/100——————————————————————————————————
Pollars on the - 1st - day of A	rember 1976-and
Three Hundred Seventy Eight &	19/100(\$378.19)
follars on the Ist day of each	- Monththereafter until said note is fully paid except the final payment of hall be due on the
ayments on account of the indebtedness e	widenced by said note to be first applied to interest on the unpaid principal balance
	that the principal of each instalment unless paid when due shall bear interest at the lost said principal and interest being made payable at such banking house or trust
ompany in Chicago, Illinois, as the holde	rs of the note ray, from time to time, in writing appoint, and in absence of such
ppointment, then at the office of HERITA	
nd immitations of this trust dead, and the parforman	tyment of the sold principal with of maney and sold interest in accordance with the terms, provision to of the coverance and again with herein contained, by the Mortgagors be performed, and also it, it, the receipt whereof is harefy ocknowledged, do by these presents CONVEY on WARRANT unto the
custee, its successors and assigns, the following designity or COOK	critical Real Estate and all a thr / estate, right, title and interest therein, situate, lying and being in the
wit.	7x.
	th 1815 Feet of the West 2/2 of the East 1/2 of the South ip 36 North, Range 13 East /1 the Third Principal Meridian
This instrument we	as prepared by Pairic A Kapica 1000
4101 10.183	Country Club Hills, F
(a	
	60477
hich, with the property hereinafter described, is re-	ferred to herein as the "premise."
id during dir such tiltes as Mortgagors may be entit	ments. Exclures, and appurtenances thereto belonging, and all zents, issues and prolife ill ereal for so long tled thereto liebich are pleasood primarily and on a parity with said real estate and hat "econdarily), and
ique smits de centralio controlle ti, and ventiation	therein or thereon used to Auto's heat gas, air conditioning water, light, power, intrigeration (whether including (without restricting the tumpoung), screene, window shades, storm doors and windows, thou afters. All of the furgoing are declared to be a part of said real extre whether place (by ottoched
erete or rist, and it is oursed finat as semilar app sources shall be considered as constituting part of	draftis, advisionment or difficient hereafter placed in the premises by the mortgagors or weir successors the real extone
TO HAVE AND TO HOLD MY CAMBER WITH TRANSPER WITH ME W MAIN BUT TOWN TOWN TOWN OUT INVIOUS SIND DEMONSTRY W CANTON THE MICHIGARY OF THE MAIN MICHIGARY PROGRAMS	aid Trustee, its successors and ossigns torover, for the purposes, and upon the uses and trusts noter and by virtue at the Hamestead Exemption Laws of the State of Illinois, which said rights and out included.
This Trust Diesis consists of two pages, the consti	tions and previsions appearing an this page and an page two little neverse side hereof) are incorporated be brinding on the Mortgogors, their helis, successors and assors.
	of Mortgagors the day and year first above written.
and the second s	SEAU Tomald W. Storula SEAU
	Ronald W. Stasulas
i et ekkir saka sajak i sala isti ki kala sa kala saka jak iliku saka saka ka saka sa saka saka ka saka ka sak Tanggaran	SEAU
ATE OF ILLINOIS	
man SS I also	WERNIE AND TON TO and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
The state of the s	W. Stasulas
THE COMMENTS OF THE PARTY OF TH	offy known to me to be the some person. whose name

COUNTY

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is de la company de la financia de la company de la company de la company de la financia de la la la la la la La company de la company d	endere (vertre <u>lde la</u> tre destruit et en en vindendelde e	tingen), det in de staten verse, på hande de titlstadet i stad helst i fak blevelde til et belaktige inderstyder. H
Mortgagors shall (1) promptly repair, restore or rehubl ane hubitorized, (2) keen said premises in good condition and repair, without he feel bereat, (4) pay when due any indifferense which may be a statistic without or of the discharge of such prior hen to Teutier or be time in priscess of erection upon said premises; (5) comply with (4) make no material alterations in said premises except as Mortgagors shall be hable for the pasment of all general real estatish the legal holder of the note referred to herein on the first day of total read estate takes rest accounting against said premises computed all assessment water tharges, seem charges and other charges against	tequired by law or minus tequired by law or minus te taken and shall desirat.	or ministral ordinances with respect to the premises and the useral ordinance.
Mortgages shall cause all buildings and improvements now or his storm under policies providing for payment by the insurance more than the policies providing for payment by the insurance more the benefit of the holders of the note, such rights to be endenced be doing additional and renewal policies, to holders of the note, and it is respective dates of expiration. Mortgagors shall deposit with of each and every month during the term of said boar. The amount and three heavy shall be held by the frustee or the legal holder of	ereafter situated on said games of moneys sufficient the holders of the note, we try the standard mortgage of case of insurance about the Trustre an amount eq its deposited under the rea the note as and for a Sin surance remniums as and	premises to be insured against loss or damage by fire, lightning or orthers to pre-income of replacing or reciving the same or to pa- neder insurer photoses of the property of the same of the pa- clauser to be attached to each policy, and shall deliver all policies to expire, shall deliver renewal policies not less than ten days pric unaferit to one twelfth of the annual insurance premiums on the fire and the property of the property of the property of the pro- cess of the property of the property of the property of the pro- ting of the property of the property of the pro- ting of the property of the property of the pro- ting of the property of the property of the pro- ting of the property of the pro- ting of the property of the property of the pro- ting of the protect of the protect of the pro- ting of the protect of the protect of the pro- ting of the protect of the protect of the protect of the pro- ting of the protect of the protect of the protect of the protect of the pro- ting of the protect of t
arge, comprising of every tay tax hen or other prior ten of time as or assessment. All moneys paid for any of the purposes herein a other moneys ad a red by Trustee or the balkers of the note to promiter concerning. In action herein authorized may be taken, while without notice and in the inverses therein at the just of seven just of any default herein.	is eight interest, or reasen authorized and all expenden- itest the morthaged premi- iall be so much addition of er contiper assum. In i- order on the part of Morta	e painment or territorin any act hereinbefore required of Menigagors to I tracted or interest on prior careumbrances, if any, and purchas in to do any tax sale or forfeiture affecting said premises or content of the product required in connection therewith, including attorneys free, and the limber of the prior of th
Mosterious shall are each it in all indebtedness become mentioned	both principal and intere-	report estating to taxes or assessments, may do so according to an order of such bill, statement or estimate or into the validity of an order of such bill, statement or estimate or into the validity of an out-libed shell, notwithstanding anything in the note or in this Trus government of any maximent of principal or interest on the note, or story that of the Morty savis herein contained. Any deficiency in the amount or the forty source the sourced hereby may collect a "late charge" on each paymer reports.
When the indebtedness hereby accurs, a by become due whether in levels. In any out to interest the by a prient, there shill be a see which may be paid or incurred by a r i behalf of Trustee or a bi abstract of title this searches and er minimum, the half and Trustee or a bi abstract of title this searches and er minimum, purative p is of the note may deem to be reasonable encounting the title or the searches and er minimum, purative reduces secured hereby and immediately due and available with the series of the over in connection with tall any pure disc. All expenses of the over in connection with tall any pure disc.	by acceleration or otherwa- allowed and ordoded as a holders of the note for at- foshich may be estimated solicies. Torrens certific te- secute such soil or to evol- diffures and expenses of the next thereon at the rate of probate and bankrupts po- ties the expension of the commiscieft for (1) prepar- tormeric eff.	next bend shell, not substanding anything in the note or in this True, a presented of any maximent of principal or interest on the note, or at or the Morty wors herein contained. Any deficiency in the amount of the Morty wors herein contained. Any deficiency in the amount one of the substantial of the note of the substantial of the paymer one of the substantial of the note or Trustee shall have the right to foreclos distinct which the substantial of the substantial
ent to the foreclosure proceedings, including all such iten) as a c I constitute written indebtedness additional to that evidenced by the	mentioned in the precision meters the	ng paragraph bereif; second, all other items which under the term result is berein provided; third, all principal and interest remaining
in an action at law upon the note hereby weared	the \$200ecc 1 Any thinks in	when, as their rights may appear, he such a first rights may appoint a receiver of said premises. Such the sum half is hied may appoint a receiver of application for such that a homestead or not and the Trustee hereunder may be stated as a homestead or not and the Trustee hereunder may be seen as a homestead or not and the trustee hereunder may be seen as a summary of said permits and purches times when a trustee and profess, or may always a detail a desired and profess of many and the second for the Court from time to part of a Cl. The indebtedness secured hereby, or by any decrease of the hereby and the hereby of the second profess of the hereby solution of the hereby interposing of the head of the party interposing
Irister shall release this friend deed and the left thread by pro- deed has been fully part, and Truster may execute and deliser a r i, produce and religion to Truster the enteroperessing that all it to the left of the production of the production of the production of the least of the demonstration of the production	undition of the pre-raw nor be hable for an and a require indemnisties my aller instrucent upon price elegae herror to and at tradebteriness hereby secure titch successor trustre may be entered to be a conference of the most of the pre-raw of the pre-raw of the pre-raw of the conference of the most of the conference of the confe	is the end access thereto shall be permitted for that purpose, our shall feature be obligated to record this trust deed or to exercise the consequence becausely, except in case of its own gross negligent allows to the before existency may power herein given. At most satisfactory evidence that all indebtedness secured by the engages of any perion who shall, either before or after maturit I have been paid, which representation Trustee may accept as true axis of the ground note thereto are formally satisfactory with the description herein contained of the not before the frame to requested of the original trustee and it has nove cept as the contains touch period of the product of the contained of the state of the contained to the formal trustee and it has nove expit as the contains touch before the frame to requested of the original trustee and it has nove expit as the contains touch before the formal trustee and the same which contains to be executed by the persons herein designated a which contains to be executed by the persons herein designated as
Control of the university of the university of the control of the	to Recurrier or Resistrate to the Revierder of Deeds of epowers and authority as ar- be binding tipon Mirrhald all persons build for the p	d Titles in who office notrument shall have been recorded or filed to country it would the premises are situated shall be Successor in the premises are situated shall be Successor to be been a successor shall be entitled to a and all persons of air in, under or through Mortgagors, and the appear of the indebted it is an any part thereof, whether or not sucled of the node secured here a many part thereof, whether or not sucled of the node secured here a many part its option declare the entire
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COOK COUNTY TELENOIS FILED FOR RECORD		* 23625501
DEP 1.76 1 42 PK		~ 23023301
		Q
IMPORTÁNT		Nata mentioned in the within Trust Deed has been identi- inder identification No.
THE TRUTTER OF BOTH THE BORROWER AND THIS NOTE SECURED BY THIS TRUST DEED LO BE FORNTHEED BY THE TRUSTEF NAMED HEREIT THE THIS TRUST DEED IS FILED FOR RECORD	0	Heritage/Pullman Bank
THIS VEGS. CEED IS PILED FOR RECORD		Assistant Vice President Assistant Secretary
7 0086081 L		FOR RECORDERS INDEX PURPOSES HISERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
PEF TAUE SY OF GATTE	ريد در	기를 받는 것도 보는 경험이 있다면 기업을 받는 것도 있는 것이 있는 것이다. 그렇게 보는 것들은 것들은 것을 하는 것이 없는 것이 없는 것이 없는 것이다. 그렇게 살면 없는 것을 하는 것을 하는 것이 없는 것이 없는 것이다.
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