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TRUST DEED! 605728

THE ABOVE SPACE FOR RECORDER'S USE ONLY

Tim: INDENTURE, made October 3 30th 19 76, between PETER K. RAD and JOSEPHINE

RAD ni: wife,

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHERE'S the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or notes being herein referred to as Holders of the Note, in the principal sum of Twenty Thousand and No.100ths-20,000.00)

Dollars.

evidenced by one certain his ilment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows: wo Hundred Two and 86/100ch: or more

. Dollars on the 1st Dollars on the 1st day of each mon the 1st day of October 19 d. shall be due on the 30th day of October 19 86

All such payments on account of the indebtedness existince by said note to be first applied to interest on the unpaid principal

balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said prices, and interest being made payable at such banking house or trust company in **Chicago, III.** [Him.is, as the holders of the note may, from time to time, in writing

appoint, and in absence of such appointment, then at the XXXX residence of legal holder in said City.

In said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said princip, sum of many and said interest in accordance with the terms provisions and limitations of this trass deed, and the performance of the covenants and agreements, so is contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is briefly as for all gred, do by these presents CONVEY and WARRANT unto the Truster, its questions and assents, the following described Real Estate and all of the content of the sum of CICETO

COUNTY OF CICETO

AND STATE OF ILLINOIS.

Lot 27 and 28 in Block 45 in Grant Locomotive Works Addition to Chicago, a Subdivision of Section 21, TRACKE Township 39 North, Range 13, Bast of the Third Principal Meridian, in Cook County, Ill.

Instrument prepared by: IRWIN J. MINARIK Atty at Law, 6725 Stanley Ave:, Berwyn,Ill.

This is a purchase money mortgage.

which, with the property hereinative described, is referred to herein as the "premises."

TOGETHER with all improvements, renoments, casements. Distures, and appartenances thereto belonging, and all tents, musts and profits that oil for long and during all such times as Microgapics of as he entitled thereto is therein on the long and on a parity with said real extact and not second, and all apparatus equipment or arricles now or hereafter therein or therein outd to supply beat, get, air conditioning, water, light, power, refriger two (whether single units or centrally controlled), and verification, including (without restricting the foregoing), speem, window woulds, storm doors and windows. Blue coverings, made beds, swings, stores and water hearters. After the foregoing are declared to be a part of such real evide whether privately attached thereto or not, and it is agreed that all unitar aparatus, equipment or articles hereafter placed on the premises in the mortagoists or thou successes or assigns shall be considered as constitutioning part of the real state.

TO HAVE AND TO HOLD the premises antisities and Trustee its vascessors and assigns the proposes, and upon the user and troots become set forth, like from all regions and benefits outder and by virtue of the flories stad Fixempton Laws of the Basse in tiltness, which and rights and benefits the Mortgagors do hereby expressly release and wave.

This trust deed comusts of two pages. The covenants, conditions and provisions appearing on page 2 tille reserve side of this trust deed) are incorporated herein by reference and are a part beneaf and shall be hinding on the marriagons, their heats,

VGLQ KPOX
PETER K, RAD

IRWIN J. MINARIK, PETER K. RAD and JOSEPHINE RAD, his wife,

they Aported the well brogrammer in Their Lotes and orthograp are the the ance and programs there

30 th? October Tura J. Marik M. ...

Commission expires 3-8-78

Address of premises 1 1533 Sc. Laramie Ave., Cicero, Ill.

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Martigagers shall (1) promptly repair, restore or rebuild any buildings or improvements now or betraffer on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and fire from mechanics or other hors or claims for lies not expressly subordinated to the lien hereof; (3) pay when due any indebtudies which may be secured by a fine or charge on the premises superior to the lien hereof, and pion require exhibit satisfactory extende of the dasslarge of such prior lien to Trustee or to holders of the notic (3) enable the man building or buildings now or at any time in process of erection upon said premises; (3) comply with all requirements of law or monicipal ordinates with respect to the premises and the use thereof, (6) makes one material alterations in and premises even a required by law or municipal ordinates with respect to the premises shall pay special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall go mention required taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall go mention required by stantic, any tax or assessment which Mortgagors shall pay in full under protest, in the manner provided by stantic, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keen all buildness and moreover one or better required.

and other charges against the premises when due, and dualt, upon written request, furmily to Trustee or to holders of the note duplicate receipts therefor. The prevent default hereunder Mortagaros shall pay in full under protects, in the manner protected by statute, any tax or assessment which Murtagaros may desire to contest.

3. Mortagaros shall keep all buildings and improvements now or hereafter stuated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys stiffcent either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory by the holders of the note, under insurance about its insurance about to expert, while in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortagage clause to be attached to each policy, and pulicies not loss than ten days prior to the respective dates of exprastion.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinhefore required of Mortagaros in any form and manner decrened expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or wettle any tax hen or other prior lien or title or claim thereof, or redeem from any tax sale or forfeture affecting said premises or contest any tax or assessment. All moneys paid for any of the purpose herein authorized any bett also applied in connection therewith, including attorneys fees, and any other moneys advanced by Trustee or the holders of the mote to protect the mortgaged premises of any other purpose herein authorized may be taken, shall be so much as the proof of the holders of the note to protect the mortgaged premises of any post assential standards and assessment and any other moneys advanced by Trustee or the holde

the contrary, become due and payable [a] immediately in the case of default in making payment of any instalment of principal or interest on the not, or [b] when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the index do as hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien he and, in any suit to foreclose the lien he and, in any suit to foreclose the lien hereaf, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees outlays for documentary an 'expert evidence, stenographers' charges, publication costs (which may be extrained as to items to be expended after entry of the decree) of prior regulated abstracts of title title searches and examinations, title insurance policies. Torrens certificates, and similar data and assurances with respect at the art Trustee or holders of the note may decree to bidders at any sale which may be adoptionant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned rate become so much additional mobile decree to the new of the nature of seven per cent paragraph mentioned and become so much additional mobile decree to the new of the nature of seven per cent paragraph mentioned and become so much additional mobile decree to the new of the nature of seven per cent paragraph mentioned and become so much additional mobile decree of the note in connection with (a) any proceeding including probate and bankruptey proceedings, to which either of them shall be a party, either as plantiff, claimant or defendant, by reason of this trust deed or any indebtedness secured to provide a party of the note in connection with (a) any proc

which under the terms hereof constitute secured is defended and adminish to that evidenced by the note, with interest thereon as herein provided, third, all principal and interest remaining ungual on the notes of many operation to Moragaors, their here; legal representatives or awages, as their interest thereon as herein provided, third, all principal and interest remaining ungual on the notes of many operations, there here is legal representatives or awages, as their interest thereon as herein provided, third, all principal interest thereon the filling of a bill to be colored. The deed, the court in which such bill to life divide any appointment may be made either before or after tale, without regard to the solvency or molycency of Moragaors at the time of application for such receiver and without regard to the thory of the same shall be then occupied as a homested or not and the Trustee hereunder may be appointed as with receiver. Such it crew of the times of which the terms and profits of said premises during the pendency of such forcelouser unit and, in case of a sale and a deta. — so one in the full interest the times, which is a said profit of said premises during the pendency of such forcelouser unit and, in case of a sale and a deta. — so one in the full interest the terms, to use an adjusting any further times when Mortagaons except for the steep that the full interest of the collect such rent, some and profits and all other powers which may be meetestary to receive such as a such as a secretary of a consistent of the length of the signatures of the secretary of a creasing the whole of said period. The Court from time to time may authorize the specification, management and operation of the premises during the whole of said period. The Court from time to time may authorize the specification, and all other them which have been creased in the said that a secretary of the machine and the said period. The Court from time to time may authorize the specification and the said that a secretary of the said perio

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MAIL TO: IRWIN J. MIT ATTORNS: AT AND ALL 6725 BLRWYN, BLINOIS 6640 BHONE: 749-3579		FOR RECORDERS INDEX PURPOSES BASED STREET ANDRESS OF ABOVE DESCRIBED PROPERTY HERE 1513 SO. LATABLE AVE., C Cicgro, III. 60050
PLACE IN RECORDER'S OFFICE BOX NUMBER	and the second s	

B CERECORDED DOCUMENT