UNOFFICIAL COPY

∩ BOX 305		
15 TRUST DEED	23 _{843 305}	1000
THIS INDENTURE, Made this 1s by od etween PHILIP S. GRAVER	·	A.D. 1977
and doing Jasiness and having its principal (hereinafter "Trustee"), WITNESSETH: THAT, Wit K. JAS, MORTGAGOR Note hereinafter de Tribed in the Principal TWENTY TWO P'10! JAND AND NO evidenced by one certai Tromissory Instal Trustee), bearing even de the herewith made "Note"), bears interest for date of disbut interest is payable as follows:	of Chicago in the County of (hereinafter, "Mortgagor"), and THE FIRST NATI dexisting under and by virtue of the laws of The office in the City of Chicago, County of Cook and S is justly indebted to the legal holder or holders of Sum of /100	United States of America, State of Illinois, as Trustee the Promissory Instalment lars (\$22,000.00), the certificate thereon of ent Note (hereinafter, the t, and which principal and
Interest only due March 16. '977 , thereafter the sum of \$177.15 due and payable on the 16th day of each and every month to and including March 16, 2002 if not sooner paid; each of said monthly payments of \$177. '5 shall be applied first in payment of interest at the rate specified in said Note, payable monthly on the balance of said principal sum remaining from time to time mapping and second on account of said principal sum, said principal instalments bearing interest fiter a turity at the rate of 8-1/2 per centum per annum, and all of said principal and interest payments being payable in lawful money of The United States, at such banking house in Chicago, Illinois, as the legal holder(s) of the Note may in writing a, si; and until such appointment at the office of The First National Bank of Chicago, in the City of Chicago and State of Illinois; in and by which Note, it is agreed that the principal sum thereof, together with accrued interest thereon, in case of default as provided in this Tiss 30-od, may at any time without notice, become at once due and payable at the place of payment in said Note specified, at the election, as m. nis Trust Deed provided, of Trustee or of the holder(s) of the Note. NOW, THEREFORE, Mortgagor for the purpose c scuring the payment of the Note and the performance of the Mortgagor's agreements herein contained, and also in consideratio. It is successors and assigns, the following described Real Estate, situate, lying and being in the City of McConnell Brothers. Sub-Division of the East Lot 40 in Block 2 in McConnell Brothers. Sub-Division of the East		
1/2 of block 7 in the Canal	Trustees' Stb-Division of the E 40 North, Rengo 14 East of the County Illinois:	ast Third
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Mar 8 2 21 PM '77	111111111111111111111111111111111111111	343305
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which, with the property hereunder described, is referred to as the "Premises," TOGETHER with all the tenements, hereditaments, privileges, easements, and appurtenances now and any time hereafter thereunto belonging, all buildings and improvements now located or hereafter to be erected on the premises, the ents, issues and profits thereof (which rents, issues and profits are hereby expressly assigned, it being understood that the pledge of the rents, issues and profits made in and by this Trust Deed is not a secondary pledge but is a primary pledge on a parity with the mortga te, property as security for the payment of the indebtedness secured hereby), and all apparatus and fixtures of every kind and nature chalsoever, including, but without limiting the generality of the foregoing, all strubbery, shades and awnings, sercens, storm windows and department in fixtures, venetian blinds, gas and electric fixtures, radiators, heaters, ranges, bathtubs, sinks, apparatus for supplying or definibility, water, air conditioning, and all other apparatus and equipment in or that may be placed in any building now or her after standing on the premises, (which are hereby understood and agreed to be part and parcel of the real estate and appropriated to the second expression of the purposes of this Trust Deed be deemed conclusively to be real estate. This Trust Deed be deemed conclusively to be real estate of Illinois, and all right to retain possession of the Mortgaged Property after any default in the payment of said indebtednes or after any breach of any of the agreements herein contained. This Trust Deed consists of two pages. The agreements, conditions and provisions appearing on page 2 (the reverse side at tis Trust Deed) are incorporated herein by reference and are hereby made a part hereof and shall be binding on the Mortgagor, their hers.		
Witness the hand and seal of Mortgagor	.1	ယ္
Philip'S. Graver	[SEAL] Sally S. Graver	rer[SRAL] G
Wife who_are_personally wife who_are_personally the foregoing Instrut		S. GRAVER: his ames aresidented to knowledged that
Notary Public Of State of Stat		
The Principal Instalment Note mentioned R. E. No. REO 42864 JD THIS INSTRUMENT PREPARED BY AND RETURNED TO: Joann Durham		vith. """ nk of Chicago, Trustee,
THE FIRST NATIONAL BANK OF CHICANNE FIRST NATIONAL PLAZA CHICAGO, IL 60670	AGO ByReal Estate O	fficer
		La L

Mortgagor agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof.

Wen.

Mortgagor agrees,
(a) to keep the premises in good repair and make all necessary replacements;
(b) to restore or rebuild promptly any building or improvement now or hereafter on the premises which may become damaged or destroyed;
...

destroyed;
(c) to comply with all laws and municipal ordinances with respect to the premises and their use;
(d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances prior to or on a parity with the lien of this Trust Deed;
(e) to permit the Trustee or holder(s) of the Note access to the premises at all reasonable times for purposes of inspection;
(i) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

Mortgagor further agrees that no substantial repairs or remodeling of the premises shall be made unless the written consent of the Trustee or the holder(s) of the Note shall first have been obtained and Mortgagor shall have deposited with Trustee a sum-of money sufficient in the judgement of Trustee or the holder(s) of the Note to pay in full the cost of such repairs or remodeling. Trustee is hereby authorized to apply the money so deposited either during the progress of such repairs or remodeling, or upon completion thereof, in payment of the cost thereof and of the reasonable fees of Trustee.

(c) to permit the Trinster of holding (c) of the Note access to the premises at all reasonable times for purposes of unspection. Acceptance of the conference of the conferenc

365

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