## UNOFFICIAL COPY

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			22 OF (	1 024	
	1.	271 EAR 23	111 9 to 23 860	J UZ4	
(M	True ST DEED (Illinois) Trues with Note Form 1448 or or pay nents (according interest)	1		• .	
			The Above Space For Reco	order's Use Only	
THIS IN	DENTUR: 13 Narch 17	77 . ь		Smith and Ernestin	c
	DENTUR: AMERICA 17 h, his wi e  N BANK 6'.5 Western Av			herein referred to as "Mo	
	ferred to as "Truste", in esseth. That, Installment Note," in every date herewith			holder of a principal pro	missory note.
Dolla	ered, in and by which note for gagors prores & 60/100	omise to pay the principa	Dellar and meet	ind One Hundred Two Narch 17, Centage Rate	enty-One 1977
to be pay	yable in installments as follows: E1 (11)	-r ve Dollars &	36/100		Dollars
on the	13th day of May 19-	reafter $r = said note is t$	ully paid, except that the final	payment of principal and in	nterest, if not
by said n of said is	id, shall be due on the <u>13th</u> day of ote to be applied first to accrued and unpostallments constituting principal, to the	aid is terest on the unpai extent not pool when di	d principal balance and the re ie, to bear interest after the o	mainder to principal, the po- date for payment thereof, as	rtion of each
7 111.	per cent per annum, and all such payment 60645 or at such other place as the legal	s being male parable at it holder of various may,	from time to time, in writing	N.Western Ave. Chi appoint, which note further	cago, provides that
become at or interest contained parties the	once due and payable, at the place of paym in accordance with the terms thereof or in in this Trust Deed in which event electro- creto severally waive presentment for payr	ent aforesaid, in lase left i case default shall locce in may be made at ar / 1 r ment, notice of dishono.	ond continue for three days in ond continue for three days in ne after the expiration of said protest and notice of protest	when due, of any installmen the performance of any oth three days, without notice),	t of principal er agreement and that all
NOW hmitations Mortgagor Mortgagor and all of	THEREFORE, to secure the payment of the above mentioned note and of this to be performed, and also in considers by these presents CONVEY and WARI their estate, right, title and interest there	f the said principal sum is Trust Deed, and the patron of the sum of One RANT unto the Trustee, in situate being and bein	of noney and interest in accept mance of the covenants;  I allar in hand paid, the relies of the covenants are in the	ordance with the terms, pro and agreements herein conta accipt whereof is hereby ac- tins, the following described	ovisions and ined, by the knowledged, Real Estate,
-	City of Chicago Co	UNTY OF COC	OK	AND STATE OF ILLIN	OIS, to wit:
Lot 28 Range	8 in Block 28 in South Lynr 14, East of the Third Prin	ne being Vails Su scipal Meridian i	n Cook Count,, III	on 19, Township 38	North,
			THIS TUSTICALY	Enter	
				and the same	
			The second second		
a banka aris	h the property hereinafter described, is re	eferred to become a the '	nremises."		
TOGE so long an said real e gas, water, stricting th of the fore all building	"HILK with all improvements, tenement of during all such times as Morteauers and state and not secondarily), and all frittingth, power, refrigeration and air conductive foregoingly, screens, window shodes, away going are declared and aereed to be a participant of the property of the pr	c, easements, and appart y be entitled thereto (white, apparatus, equipment attorning (whether single) times, storm doors and with that to the mortageed premi- apparatus, equipment or	enances thereto belonging, and ich rents, issues and profits are for articles now or hereafter to inits or centrally controlled), indows, floor coverings, inado ses whether physically attache	therein or thereor used to a therein or thereor used to a and ventilation, including to the heat, stoves and a cert ed thereto or not, and it is	parity with supply heat, without re- aters All agreed that
and trusts	AVE AND TO HOLD the premises unto herein set forth, free from all rights and	the said. Trustee, its or the benefits under and by vir	its successors and assigns, fore- tue of the Homestead Exempt	ver; for the purposes, and up ion Laws of the State of In.	n the uses
This T are incorpo Mortgagors	and benefits Mortgagors do hereby experients Deed consists of two pages. The co- erated herein by reference and hereby are, their heirs, successors and assigns, is the hands and seals of Mortgagors the	venants, conditions and p made a part bereof the si	ime as though they were here	2 (the reverse side of this l set out in full and shall be	Frust Deed) bind ng on
withe		and the man areas	XM of The	tul Aland	
	PLEASE PRINT OR TYPE NAME[S]	1000	(Seal) Matthew	Smith	(Seal)
	BELOW SIGNATURE(S)	IU" E	Seal X Ernes	tine Smith	(Seal)
State of Illin	ois, County of Cook			a Notary Public in and for sa	
<b>_</b>	50 m 5172	Ernestine Smit	O HEREBY CERTIFY that h, his wife	the first section of the section of	10
$\supset$		personally known to me-	to be the same person. Swhig instrument, appeared before		acknowl-
图	A P P P P P P P P P P P P P P P P P P P	free and voluntary act, fo	d, sealed and delivered the sair r the uses and purposes there		elease and
[5]		waiver of the right of hor	- <b>C</b>	marel	77
Commission	my hand Rost official seal, this		Laith	Hanana Wel	19 (1
4	Date Dog. 22, 107	on '			tary Public
			ADDRESS OF PROPERTY 6451 S. Honore	st	   . <u>.</u> .
~	NAME DEVON BANK	1	Chicago, IIIIr	101S00636	్ట్ర
MAIL TO:	ADDRESS 6445 N.Western Av	enue	THE ABOVE ADDRESS IS PURPOSES ONLY AND IS NO TRUST DEED	OT A PART OF THIS	_:86 
	CITY AND		SEND SUBSEQUENT TAX BII	LLS TO: 즉	00
	STATE Chicago, Ill. ATT: Installment Loan Dep	ZIP CODE 60645	(Name)		25
OR	RECORDER'S OFFICE BOX NO	<del></del>	(Address)		

## THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste, (2) promptly repair, restore, or rebuild any tings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from hanle's liens or liens in favor of the United States or other heres or claims for lien not expressly shortdinated to the lien hereof; (4) pay when any indebtedness which may be secured by a lien or charge on the premises superior to the her hereof, and up on request exhibit satisfactory ence of the descharge of such prior lien to Frustee or to holders of the note; (5) complete with a reasonable time any buildings or at any time in process of erection upon said premises, (6) comply with all requirements of law or manicipal ordinances with respect to oremises and the use thereof. (7) make no material alterations in said premises except as required by law or municipal ordinance or as inously consented to in writing by the Trustee or holders of the note.

- now or at any time in process of erection upon said premises, (b) comply with all requirements of law or miningal ordinance or as previously consented to in writing by the Trustee or holders of the note.

  2. Morragory shall pay before any penalty attaches all energial tayes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges acainst the premises when the and shall, upon written requiest, turnish to Trustee or to holders of the note the original or duplicate receives therefor. In present need and there and shall, upon written requiest, turnish to Trustee or to holders of the note the original or duplicate receives therefor. In present need and there and shall, upon written requiest, turnish to Trustee or to holders of the note that original or duplicate receives therefor. In present need and there are all the process shall pay in tuil under protest, in the manner provided by statute, and as or assessment which Worldegors may desire the content of the pay the process of the process shall pay in tuil under protest, in the manner provided by the statute, and as or assessment which deep and disposing contents or shall pay to influence the tax of the pay the process of the process of the manner contents of the pay the pay the pay the process of the pay the
- the premises or the security hereof, whether or not actually commenced.

  8. The proceeds of any foreclosure sale of the premises shall be distributed as a proof of in the following order of priority. Lirst, on account of all costs and expenses incident to the foreclosure proceedings, including all such domes was mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness sales one for the expense of the note feerby secured, with interest thereon as become provided thick, all principled of our costs treatming impaid to at a vectorial to Mortgagors, his their rights may operate of the costs treatming impaid to at a vectorial to Mortgagors, his other is, legal representatives or assignments time after the filling of a complaint to toreclose this Trust Died, the Coart and ach such complaint is filed may appoint a receiver of said premises. Such appointment may be made when the trust sale, advocation to the same shall be then occupied as a homestead or instanction for such receiver and without regard to the their sale or whether the same shall be then occupied as a homestead or instanction for such receiver and without regard to the threat sale, and as a vector shall have power to collect the tenths in the control of the properties of sale primises distributed by the properties of sale for a closure still may be a prevented as such receiver. Such a vice explained the stations such receiver, would be entitled to collect such register of sale in a closure still may be a vice explained to the properties of sale of the properties of sale and a vector of the properties of the prope
- 10. No action for the enforcement of the light of this Trust Deed or of any trovision berook shall be subject to any define Vaich would not and available to the party information with on a ratio or at low upon the note briefly securical.
- II. Trustee of the holders of the note shall free the field to inspect the premies at all trastonable times and accessing to shall be permitted for that purpose.
- mitted for that purpose.

  2. Trustee has no date, to examine the rifle hocdoon existence or condition of the pign on my shall. I rostee be oblined at to record his Trust Deed or to exercise and proof herein even index expressly obligated by the terms b tool, not be hable for any ords or missionshereinder, except in case of his own goes negligenes or misconduct or that of the agents or employees of Trustee, and he may require indemn assistance to him before exercising. I rost to him before exercising in power horizon uses a factor to the action of the exercision of satisfactory, evidence that i.1 in debtedness secured by this Trust Deed and the limit forced by proper instrument upon prosentation of satisfactory, evidence that i.1 in debtedness secured by this Trust Deed has been fally point and Trustee may execute and deliver a release to require that all indebtedness hereby secured has been paid, which representation Trustee may except as true without means. White a release is required that all indebtedness hereby secured has been paid, which representation Trustee may accept as the enumer notice hereon described any new to trustee therein our purporting to be executed by a prior trustee hereinneder or which conforms in substance with the description become contained of the principal note and which purports to be executed by the persons become described any note which have a certificate of distribution purporting to be executed by the persons become described and which the resonance of the principal note and which purports to be executed by the persons become described and which purports to be executed by the persons become described of makes thereof.

  14. Trustee may resign by instrument in writing filed in the office of the Recordor or Reposter of Clobs to which the machine and the conformation of the principal note and which purports to be executed by the persons become described of the original principal note and which purports to be executed by the persons become described of makes thereof.
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder of Registrar of Littles in which the instrument shall have

been recorded or filed. In case of the death, resignation (mability or refusal to act of Trustee) shall be first Successor in Trust and in the event of fivor its neath, resignation, inability or refusal to act the then Recorder of Deeds of the country in which the premises are situated shall be second Successor in Trust Any Successor in Trust hereinder shall have the identical fittle, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all act, performed hereinder

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time hable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed

The Installment Note mentioned in the within Trust Deed has been

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEFO SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

identified herewith under Identification No

Trustee

END OF RECORDED DOCUMENT

