UNOFFICIAL COPY

		÷			•	
	612633	,		23 994	932	
	TRUST DEED	J.E. 1977, UN . 31		IE ABOVE SPACE FO	mengente en da Outstand objekte en	SE ONLY
Ž.	CHICAGO T	elithyislois 1641,000 d or referred to as "First Part FITLE & TRUST (derred to as TRUSTEE, v rewith executed an instal	en Palos Bank a g Deeds in triggly ty," and COMPANY witnesseth: Insent note bearing	and Trust Compan ylfy hefiffelddanff do and k and k	ny, an Illinois Bar சிiveழ்த்த said ba known as th in the Principal	nking inkjiej () i
11/10	the rate of EIGHT AND TREE per cent per	ne said principal sum XXX RS (8 3/490) the X Ir annum in inschinents (имижими о кимихої princip	on or before pal remaining from	e January time to time unpa	1, 1978
9	XBMMs on the 1st day of AUCUST	month				
	X野羽紫紫 on the LSt day of each SUC	t SEMMEMANAMES as evidenced by said no nat the principal of each in ord and interest bein filling ent, one of the Office of	ote to be first app i instalment unles ing made payable is, as the holder of GREENEBA of money and said in in hand paid, the re- and assigns, the foll	ss paid when due sh at such banking he s of the note may UM/O BRIEN	n the unpaid primal bear interest at ousse or trust compy, from time to the COMPANY with the terms, proving acknowledged, do Estate strate, lying Estate strate, the Company acknowledged, do	neipal at the pany time,
	The West 95 feet of and the West 95 feet 52 in South Lynne, b of Section 19, Towns Principal Meridian,	t of the South being Vail's S ship 38 North,	n 15 meet o Subdivision Range 14	of Lot 21 i n of the No , East of t	in Block orth ½	23994932
	which, with the property hereinafter described, as referred to TOGETHER with all improvements, tenements, casemer so long and during all such times as First Party, its successor estate and not secondarily), and all apparatus, equipment on light, power, refrigeration (whether single units or centrally shades, storm doors and windows, floor coverings, inador be real estate whether physically attached thereto or not, and it is a first Party or its successors or assigns shall be considered as e TOLAVE AND TOLIOLD the premises unto the said Tries of the successors or assigns shall be considered as e TOLAVE AND TOLIOLD the premises unto the said Tries of the successors or assigns shall be considered as e TOLAVE AND TOLIOLD the premises unto the said Tries of the successors or assigns shall be considered as a tries of the successors of the successors of the successors of the successors of the successor of the successor of the successor of the successors of the successor of the success	nts. Inclures, and appartena is or assigns may be entitled it articles now or hereafter the controlled, and ventilation leds, awnings, stowes and we in signed that all smillar ap- constituting part of the real e- times are successors and assign it in case of the failure of bus- le premises which may become reliens or claims for hen not the premises superior to the notes; (d) complete within requirements of law or munich is except as required by law	thereto (which are p- herein or thereon us, n, including (withou ater heaters, All of oparatus, equipment estate, gas, forever, for the p- st Party, its successor ne damaged or destr it expressly subordin hen hereof, and upo a reasonable time ar- cipal ordinances will or in uniceplay ordin	piedged primarily and ed to supply heat, gas ut restricting the fore the foregoing are dec- or articles hereafter p purposes, and upon the over the foregoing to the over the heat of the nated to the hen hereo on request exhibit sail up building to building the respect to the prem naive; (a) pay before	on, parity with said, se, condity "ng, we geoingl, se, cons, win alread to se a part of blaced in the presure neurose and trust net tomptly repair, text centless in good condit, (et) pay when due blactory evidence of grow or at any tunities and the use there any penalty attache	d real rater, allow rater, allow radio rater, allow radio rate rate rate rate rate rate rate rate
	general taxes, and pay special taxes, special assessments, was written request to lurnish to Trustee or to helders of the neide any tax or assessment, which First Parly may desire to contenting any to the process of	d premises and the lien herece be so much additional indel to of per cent per annual any of the provision of the king any payment hereby auther by blic office without inquities or claim thereof.	of, plus reasonable cobtedness secured he um. Inaction of Trus is paragraph. thorized relating to quiry into the accura- accessors or assigns, ecome due and paya tof the failure of Fir	compensation to Trust ereby and shall become stee or holders of the taxes or assessments, acy of such bill, staten	tee for each matter c not shall never be c may do so according nent or estimate or it ess secured by this tr n the case of default sors or assigns to do a	eon- and con- g to into

MARCIA KNOWSKI Greenebaum / O'Brien & Company, Inc. 233 North Michigan Ave. - Suite 1616 Chicago, Illinois 60601

6653 S. Bell

Chicago, Il.

☐ MAIL TO: OR☐ PLACE IN RECORDER'S BOX NO Tr.-1-7 Rev. 5/76 Tr. Deed, Land Trustee, Instal. - Incl. Int.



UNOFFICIAL COPY

of the things specifically set forth in paragraph one hereof and súch de fault shall continue for three days, said option to be exercised at any time after the expiration of said three day period.

4. When the indibitedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, In any suit to foreclose the lien hereof. In any suit to foreclose the lien hereof, it has a suit of the factor of the note for state alexpenditures and expenses which may be paid or incurred byst on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's and expenditures and expenses which may be paid or incurred byst of behalf of Trustee or holders of the note may dear to be reasonably necessary office to procuring all such abstracts of tible, title exerchers and examinations, title policies. For the suit of the surface of the note may deen to be reasonably necessary office to procure used unit or to evidence to think at any sale which may be had pursuant 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 shall become so much additional indebtedness secured hereby and immediately due and payable with interest thereon at the rate of per cent per annum, when paid or incurred by Trustee or holders of the note in connection with (1) any proceeding, including probate and bankruptcy proceedings, to which either of them shall be a party, cifithe as plannilify, claims or defendant, by reason of this trust deed or any machiness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accurated of such right to foreclosure proceeding, including all such items as are mentioned in the preceding paragraph hereof; second, all other items and expenses of the premises of the defense of any threateneds suit or proceeding which might affect the premises of the wearity hereof. wheth yield such application (1. and 1. p. to to forecourse sanction in such sanctions) in size of the holds so (1. g) note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted to that purpose.

8. Trustee has no duty to examine the fittle, location, existence or condition of the premises, or to inquire into the validity of the signature of the identity, capacity, or authority of the signatures on the note of trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly of "single duty the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or emplo. Of Trustee, and it may require indominities satisfactory to it before exercising any power herein given.

9. Trustee shall release this trust deed and to be inch thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; an TT's st. may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit, to finise the note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such a successor trusteemag acceptasthe note herein described any note which bears and hentification in order urporting to be placed therein by a prior trustee hereunds or which conforms in substance where the described any note which may accept as trustee and it is answer placed its identification number on the note described herein; it may accept as the note herein described any note which may accept as the note herein described any note which may accept as the note herein described any note which may accept as the note herein contained of the note and which purports to be executed by the persons herein desig County THIS TRUST DEFD is executed by the Palos Bank and Trust Company, not personally but as Truster as after said in the exercise of the power and authority conferred upon and vested in it as such Truster (and said Palos Bank and Trust Company, he by warrards that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing one to execute the said note of a property of the party of the said Palos Bank and Trust Company personally to pay the said note or a property that may accure thereon, or any indebtedness accruing hereunder, or to perform any convenant either express or implied herein contained, at the hability, if any, being expressly waived by Trustee and by every person now or hereafter claiming any right of security bereunder, and that so far as the 1 rst Party and its successors and said Palos Bank and Trust Company personally are concerned, the legal holder or holders of such one owners—were. To synderic device the personal lability of the quarantor or co-makers, if any of the concerned, the quarantor or co-makers, if any.

IN WITNESS WHEREOF, gloss property of the presental lability of the quarantor or co-makers, if any. Or said the seems to be signed by its Assistant Vice-President, and the corporate feel to be hereunto affixed and attested by its Assistant Trust Officer the day and ye r first—bow written.

PALOS BANK AND TRUST COMPANY As Trustee as aforesaid: ... not personally. ASSISTANT TRUST OFFICAR Assistant Vice President 11/4/5 CORPORALIST STATE OF ILLINOIS, I, the undersigned, a Notary Public in and for the county and State aforesaid, DO HEREBY CERTIFY that the above named Assistant Vice President and Assistant Trust Officer of Palos Bank and Trust Company, Grantor, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such Assistant Vice President and Assistant Trust Officer respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the free voluntary act of said Bank for the uses and purposes therein set forth; and the said Assistant Vice President and Assistant Vice Preside Notary Public Commission Expires IMPORTANT.

FOR THE PROTECTION OF BOTH THE BORROWER AND HADER, THE NOTE SECURED BY THIS TRUST DEED SYOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD. The Instalment Note mentioned in the within Trust Deed has been CHICAGO TITLE AND TRUST COMPANY TRUSTEF RUSTEE ider Identification No. 612633

END OF RECORDED DOCUMENT

ASSISTANT SECRETARY