## **UNOFFICIAL COPY**

9	-	•		•	457-9210		
/	aa 01	34 627	TRUST	DEED			
						75	
		THIS INDENTURE,	nede	March 27	19	- between	
	LAFAYETTE CAL		This of the Sant and	d Total Company	, a corporation organized to	indee the hank.	
	ing laws of the State	e of Illinois, herein refe	rred to as "Trustee"	a trust Company	, a curporation organised to	inier the outer	
			WITNESS	ETH:			
	1	That WHEREAS, Mor	tgagors are justly in	debted to the leg	al holders of a principal :	promissory note	
	herein termed "Ins	tallment Note" of ever	date herewith, exec	uted by Mortgage	rs, made payable to the o	order of	
	CHICAGO CITY	BANK AND TRUST	CO. in and b	y which said Ins	allment Note, Mortgagors	promise to pay	
					ND 80/00		
					t day of May		
					ereafter, to and including the		
	day of Marc'	19 <u>80</u> , with	h a final payment of	the balance due o	n the 21st day o	APTIL ,	
	Illinois, as the legal as the office of Chic legal holder thereof at the place of pay interest in accordan-	I holder in reof may it cage C by Bink and Trans or in potice, if ment afore aid, in case ce with the term then east contained it and without notice], and if	ont time to time in wast Company in said he principal sum remainded the default shall occur in of or in rase default.	city, which note f sining unpaid ther a the payment, we shall occur and c	in provided at the rate of or trust company in the C in the absence of such app urther provides that at the one, shall become at once of ken due, of any installment outflowe for three days in a y be made at any time after essentiment for payment, not essentiment for payment, not as the control of the control of the control of the control of the control of the control of the control	election of the ue and payable, of principal or the performance or the expiration	
	NOW THERE, terms, provisions an and agreements here hand paid, the rece Trustee, its successo	FORE, to secure the a d limitations of the al- in contained, by the N ipt whereof is hereby ( rs and assigns, the foll	bore militarined note a force- or to be perfor acknow's god, Mortga owing of cribed Real	and of this Trust I med, and also in gors by these pres Estate, and all of	soney and interest in accorded, and the performance of consideration of the sum of ents CONVEY and WARF, their estate, right, title and	of the covernance One Dollar in LANT unto the interest therein,	
	situate, lying and I	being in the <u>City</u> DIS, to wit:	of Chicago	, COUNTY	OF Cook	AND	
	The W. 1 of 1	Lot 7 in Block nge 14, East of	the Third Pri 6th Street. Ch	rciral Meric icapa. Illin	illman in Section Han, in Cook Coun nois.	21, Township ity, Illinois	•
عفاه مستوال شيدادم والمدرا	1		M 11 03			\$24.500 cm	gara.
* 00°	1	100 31	M 11 03			COLOR + CATALLA + A	pi i sani ki w
100	4	1515 mm 2.					
)	1		35, 31.45	959666	2763H527 w /	l nome Bigg	5.0
	and the much sharper	perty hereinalter descri	had to referred to here	in as the "premise	· OA		0.1
						li rents, issues	$\Sigma$
٠.	agreed that all built	for so long and ouring primarily and on a par w or hereafter therein o single units or centrally nings, storm doors and agreed to be a paudings and additions an agors or their successor	d all similar or other	apparatus, equip	s thereto beloon and and a nitiled thereto (which ret (arily), and all (sture, spi er, light, power, refrig valo without restricting the vir- stores and water heaters. / hysically attached thereto c ment or articles hereafter ged premises.	paratus, equip- m and air con- toins), screens, for he fore- not, and it is relace in the	034 627
	TO HAVE AND upon the uses and to Laws of the State of	D TO HOLD the prem rusts herein set forth, for f Illinois, which said ri	ises unto the said Trui ree from all rights and ghts and benefits Mort	stee, its successors benefits under ar gagors do hereby	and assigns, forever, for the id by virtue of the Homest expressly release and waive:	ead Exemples	
	here set out in tuli	tod shall be pinding	or Wondanas' men	ners, successors at		he ravarse size	)
	PLEASE	nds and seals of Mortge	igors me cay and year	L.V	hotel &	Puell	
	PRINT OR - TYPE NAME(S)		(:	LAFA	YETTE CALDWELL	12EVT>	
	BELOW _		(	SEAL A		(SEAL)	
	SIGNATURE(S) State of Illinois, Con	unty or COOK			lic in and for said County	, in the State	
	LARD .	foresald, DO HEREBY				<u> </u>	
503		ersonally known to me					
ន្ស					is day in person, and ackno	wledged that	
2	73/2125				his own free and		2
	9456/				se and waiver of the right		$\approx$
6. 7	The last of the same	<b>X</b> CV-100			, ـــــا9ـــــــ		303462
	Ulven under my he	nd and official seal, this Commission Expires lui	770,1077	aux fl	weller		6
	Commission expired.	CHICAGO CIT	Y BANK AND TRU	70.	<u> </u>	Notary Public	<b>77</b>
	MAIL ADDR	ess 815 West 6	3rd Street		THIS INSTRUMENT WAS THIS INSTRUMENT WAS ECAGO CITY BANK		
	STAT		LLINOIS 60621		a may a set	100 Part 100 P	

1. Mortgagors shall (i) keep said premises in good condition as a repair, without waste; (2) promptly repair, restore, or rebuild an huildings or improvements now or hereafter on the premises whith in may become damaged or b destroyed; (3) keep said premises free from mechanic's liens or them in havor of the United State's or other hours or claims for he not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a fien or change on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the due harge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any hinding of buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of low or municipal ordinances with respect to the premises and premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

2. Mortgagors shall are before any except a ready of the note.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the twenties when due, and shall upon written request, furnish to Trustee or to holders of the nute the original or duplicate receipts therefor. To orevent detault hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

or to holders of the note the original or duplicate receipts therefor. To orevent detailt hereunder Mortgagors shall pay in full under protect, in the manner provided by statute, any tax or assessment which Mortgagors may desire to rontest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and whinstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the estandard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ter days prior to the respective dates of expiration.

5. In case of de input therein, Trustee or the holders of the note may, but need not, make any payment or perform any act herein-below required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of princial or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including reasonable attorneys' fees, and no other moneys advanced by Trustee or the holders of the note to protect the mortgagor primise and the lien hereof, plus reasonable actioness secured whereby and shall become immediately due and payable without motice and with interest thereon at the rate of seven re

this Trust Deed shall, naturi asta ading anything in the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur and continue for three days in the performance of any other agreement of the 3d rigagors herein contained.

7. When the indebtedness hereby see red shall become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the rate or Trustee shall have the right to foreclose the lien hereof, three shall be allowed and included as additional indebtedness, the letter of the shall be red to the contrary of the deed and included as additional indebtedness, the letter of sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for itto news fees, Trustee's fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and the sale of the sale and expenses which may be had on the contrary and expert evidence, stenographers' charges, publication costs and the sale of the sale and expenses with the sale and the sale and assurances with respect to title as Trustee or holders of any animations, quarantee policies. To reme certificates, and similar data and assurances with respect to title as Trustee or holders of the note was a sale which may be had pure as it osuch decree the true conditions of the itile to or the value of the premises. All expenditures and expenses of the nature, in this p ragraph one the reasonably necessary either to proceedings, to which either of them shall be a party, either as planniff, than not a party either as planniff, than the premises of the commenced; or (c) prepasations for the defense of any threate sed uit or proceedings, the which paid or his red party, either as planniff, than to a party either as planniff, than to a party either as planniff, than to a party either as planniff, than the pr

11. Trustee or the helders of the note shall have the right to inspect the premises at all reasonable tim's and access, thereto shall be permitted for that purpose.

be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record of this Trust Deed or to exercise any power berein given unless expressly obligated by the terms hereof, nor by his le for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employeer of Trustee, and he may require indominities satisfactory to him be force exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactor, 20 accee that all indebtedness scenned by this Trust Deed has been fully pand; and Trustee may execute and deliver a release hereof to and 11 the requires of any person which that either before or after notarity thereof, produce and exhibit to Trustee the principal note, 12 resenting that all indebtedness having seemed has been fully pand; and Trustee may accept as true without inquiry. Where a release is requested of a vice-soot trustee, such successor trustee may accept as the genuine note herein described any note which bears a rectificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description berein contained of the principal note and which bears is requested of a vice-in, he may accept as the genuine note excein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying same as the truin pal note described berein, he may accept as the genuine principal note herein described any note which bears accept as the pruning principal note herein described any note which bears herein he may accept as the genuine principal note herein described in the instrument become and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herei

11 Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or first. In case of the resignation, inability or return to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are berein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. The Trust beel and all provisions hereof, shall extend to and be binding upon Morteagors and all paragraphs abilities and all provisions hereof, shall extend to and be binding upon Morteagors and all paragraphs as a second statement of the statement of the binding upon Morteagors and all paragraphs.

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

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

The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No.

CH C GO CITT BANK AND TRUST COMPANY, Trustee.

By: Capul C ASSISTANT VICE PR ASSISTANT VICE PRESIDENT