UNOFFICIAL COPY

					Marjorie l	raus, The		
	TRUST	DEED	23 000	_	3,00 0,000	12	1(0-4)	
		14507	23 099	204				
CTTC	CHARGE T	O CERT			OVE SPACE FOR	RECORDER'S USE	E ONLY	
THIS IND	ENTURE, made		May 16,		5 between			
	Harol	ld J. Okon s	and Diane (C. Okon.	his wife			
					to as "Mortgago:	s", and		
			HICAGO TITL	E AND TRU	ST COMPANY,			
THAT, W	HELEAS the Mor	business in Chica tgagors are justly therein referred to	indebted to the	legal holder	or holders of the	Instalment Note b	nereinefter desc	ribed, mid
•		our Hundred estalment Note of						Dollars, BEARER
and deliver	red, in and by wh	oh seld Note the	Mortgagora pron	nime to pay ti	re seid principal s	ım in instalments	as follows:	
Sixt	ty-Eight and 20th	day ut	19.7.5and		.46): Eight and 48			Dollars
on the	20th di	y of each model to the balance due or the	nt. there	eafter, to and		Oth day of May	May	1978 , ich interest
Scoute		onabi	the tips and builder	er fræskælle	de disse un pride	k the antocofic		SCHOOL STATE
and intere	at being made pay	principal bearing	ing house retru	ist company	in Ch	icago		•
Illinois, a	s the holders of	the note may, fr	om time to tin	ne, in writin	g appoint, and in	absence of such	appointment, in	then at the said City.
office of NOW, 1 and limitat consideration		rving Bank fortgagors to accure (ed. and the perform ne Dollar in hand pa ns. the following des a.go	the payment of the ance of the coven id, the receipt who	reid principal	sum of money and sa nents herein contain acknowledged, do by	id interest in accordance, by the Mortgago these presents CON		
Trustee, its (to wit:	City of Chic	ns, the following des B. go	cribed Real Estate	and all of their COUNTY OF	estate, right, title and	6 mterest therein, sit	AND STATE C	of illinois
	The East	30 Feet of t	the South H	alf of th	at Part of L	ot 17 lying		
	South of t	he South Li	ne of West	Lawren	ce denue i	a Block 2 in		
		k H. Bartlei rter of Sect					_	
		Principal	•			_		
İ		Maria si si si			•	7/_		
		IH!			1		1001	· D
			•			· 'O'		
							المبدال	- 5
المليس ملأملواس	h the necessar hand	nafter described, is a	referred to bassis.	as the honomia	ne. ¹¹		1/5.	
TOGET	HER with all impro	vements, tenements,	, easements, fixtun	es, and appurte (which are clea	enances thereto belo: lood primarily and or			
and all app	paratus, equipment :	or articles now or h	ereafter therein or id wentilation, incl	r thereon used Judina (withou	to supply heat, gas, t restricting the fore	air conditioning, wa moine), screens, win	MOM MARKES, S DE	MANAGE STILL
windows, f	floor coverings, inade hereto or not, and it	or beds, awnings, sto is agreed that all simi i constituting part of	ilar apparatus, equi	ters. All of the	totellottik att decimit	EG TO DE A PART OF SAK	T LCST CRESTC MINCH	ex baramental
TO HA'	VE AND TO HOLD	the premises unto the benefits under and	e said Trustee, its s	niccessors and a omestend Exer	usigns, forever, for t nption Laws of the	he purposes, and upo State of Illinois, whi	on the uses and tru ich said rights and	str herein set benefits the
This	trust deed consist	release and walve. ts of two pages. T rein by reference	he convenants, o and are a part l	onditions an hereof and a	d provisions appe hall be binding on	aring on page 2 (ti the mortgagofa,	he reverse side (their heirs, suc	of this trust cessors and
assigns. WITN	NESS the handa	t and seale of h	dortgagors the d	ay and year	fical above writter	ı D_		
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	OF ILLINOIS,	, հ.Ծ.	<u>ariorie Kr</u>	AUE	Laction Up		A MESTEV ATT	MEY THAT
		SS. a Notary	_		in said County, in the			
County	www.Cook							
1/562		who AFR perso			ne same person	whose name		

Form 134 Harasa Ma Penel India Instal Plus Inc

Page

MY COMMISSION EXPIRES JAN. 10, 1979

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

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now on thereafter on the premises which may become darm or be destroyed; (2) keep and premises in good condition and repair, without wests, and first from mechanic or other liens or claims for lien not express subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time building on owe or at any time in process of erection upon used premises; (5) comply with all requirements of law or municipal ordinances or respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances.

2. Mortgagors shall pay before any penalty attaches all general tames, and shall pay special assessments, water charges; against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor, prevent defaults herounder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may de so context. and other context.

3. Mortpagors shall keep all buildings and improvements now or hereafter situated on said premises innured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys unificant either to pay the cost of replacing or repairing the same or windstorm under policies providing for payment by the insurance companies of moneys unificant either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies asstufactory to the holders of the note under insurance policies payable, in case of loss or damage, to Trustee for the herefit of the holders of the note, such rights to be evidenced by the standard 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 ten days prior to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required to Mortgagors in any form and manner deemed expedient, and may, but need not, make full or perform of principal or interest no proor encumbrances, Mortgagors in any form and manner deemed expedient, and may, but need not, make full or title or claim thereof, or redeem from any use sale or forfeiture affecting sale premises or context any tax or assessment. All moneys paid for any of the mote repaid payments of principal or interest not proor encounted and all expenses paid or incurred in connection therewith, including stormery's feet, and any other moneys advanced to the note to protect the mortgaged may be taken, shall be so much affecting sale premises or context any tax and any other moneys advanced representative or the holders of the note to protect the mortgagors and any other moneys advanced representative or the holders of the note of Trustee or h Interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. Why the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclove the win hereof, in any unit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all eagers than it depenses which may be pead or incurred by or on behalf of Trustee or holders of the note for attorneys feer. Trustee's feer, appraisars' fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of in decree) of procuring all such abstracts of title, title searches and examinations, title insurance politices. Touren certificiates, and similar data adapted as a trustee or holders of the note may deem to be reasonably necessary either to posecute such aut or to evidence to bidders at any ale which may be had pursuant to such decree the true condition of the title to or the value of the procures. All expenditures and expense of the nature in the fear of the matter in the fear of the structure of the fear of the matter in the fear of the fear of the matter in the fear of the matter in the fear of the fear of the matter in the fear of the fear of any indebtedness between the fear of the matter of the matter of the matter of the fear of any the fear of the fear of the fear of the fear of any threatened under proceeding which might affect the perincipal and interest remaining un mission the nota; fourth, any overplus to Mortgagors, their hairs, legal representatives or assigns, as their rights appears.

9. Upon, or at any time after the filtre mission to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said perincipal special control of the secretary or insolvency of Mortgagors at the tit Such appointment may be made either I clore or ofter sale, without notice, without regard to the solvency or insolvency of Mortgagors at the tit spicial special control of such receiver and without war of the then value of the permises or whether the same shall be then occupied as a homestized or not at application for such receiver about war of the then value of the premises of whether the rents, issues and profits of said premises during the full statutory period of redemption, whether there be redemption as well as during any further times when Mortgagorr except for the intervention of such receiver, would be entitled to collect such rents, issues and profit of the profit of the power which may be necessary or at usual it such cases for the provention, possesson, control, management and operation of the preducing the whole of said period. The Court from time to time may authorize the enceiver to apply the net income in his hands in payment in whole or it of (1). The indebtedness secured hereby, or by any decire or closing this trend deed, or any tax, special assessment or other lies which may be or be superior to the lies herend or of such decires, provided such apply instant is made prive to divide such section for the enforcement of the lies or of any time. In the enforcement of the lies or of any time posing same in an action at law upon the note hereby secured.

10. No action for the enforcement of the lies or of any time posing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right in regist the premises at all reasonable times and access thereto shall be 11. Trustee or the holders of the note shall have the right or a put the premises at all reasonable times and access thereto shall be permitted for the purpose

12. Trustee has no duty to examine the title, location, existence is condition of the premises, or to inquire into the validity of the signatures or a identity, sepacity, of authority of the signatures on the note of trust deed. " "all Trustee has bollpated to record this trust deed on the service any power herein given unless expressly obligated by the terms hereof, nor be liable for any, cto or missions hereunder, except in case of its own grows negligance misconduct or that of the agents or employees of Trustee, and it may require indome, titles astisfactory to it before exercising any power herein green.

13. Trustee shall relate this trust deed and the lien thereof by proper in rummen upon secretation of satisfactory evidence that all indebtedness secure by this trust deed has been fully past; and Trustee may execute and deliver a relate the before exercising any power herein given.

13. Trustee may accept as true without inquiry. Where a release is requested of a major of trustee, such successor trustee may accept is true without inquiry. Where a release is requested of a major of trustee herein designated as the makers thereof; and where the relate is requested of the original trustee and it has never placed its identification number on the major and the makers thereof; and where the relate is requested of the original trustee and it has never placed its identification number on the major and of the note and which purports to be assectived by the jers as been described herein, it may accept as the note herein described of the original trustee and it has never placed its identification number on the major and of the note and which purports to be executed by the jers as been described herein, it may accept as the note herein described of the original trustee and it has never placed its identification number on the jers and provised the note herein COOR COUR ! W JESOS FILED FOR HELVEL *23095204 Jun 2 '75 12 45 PM ston No. 500657 IMPORTANT CHICAGO TITLE AND TRUST COMPANY,

COSEMANY CHOCADIO.

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And Press Officer | fair Secy | Auril 1845 THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Γ The Irving Bank 5900 West Irving Park Road Chicago, Illinois 60634 PLACE IN RECORDER'S OFFICE BOX NUMBER THE RESERVE OF THE PARTY OF THE