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Deliver 10 Box No. 413 N. Percey No. 17 16 0 58 M THE ABOVE SPACE FOR RECORDES USE ONLY THE MIFE THE MIFE THE MIFE HERITAGE PULLMAN BANK AND TRUST COMPANY THE ABOVE SPACE FOR RECORDES USE ONLY THE ABOVE SP	TR <u>US∓</u> ~	DEED	,	•		Eliling A. Oleo	: E-
THIS INDENTURE, made — MAY 5th, ————————————————————————————————————			LINOIS	24 450 4	67		
THIS INDENTURE, made — MAY 5th, — 1978, between RICKY EHMIN AND LORRY L. EINMAN, HIS WIFE — HERITAGE PULLIMAN BANK AND TRUST COMPANY an Illinois corporation doing business in Chicago, Illinois, herein referred to as "Mortagor", and an Illinois corporation doing business in Chicago, Illinois, herein referred to as STrustee, witnesseth: THAT, WHEREAS the Mortagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of this loyar, in the principal sum of EIGHT FIVE THOUSAND AND NO/100 — Dollars. Without the Chicago of the Mortagors of even data herewith, made payable to BEARER Withcred by one cortain Instalment Note of the Mortagors promise to pay the said principal sum and interest on the belance of principal remaining from time to time unpaid at the rate of –TER (10) — per cent per annum in instalments to 10 cm/s. The Chicago of the Mortagors promise to pay the said principal sum and interest on the belance of principal termining from time to time unpaid at the rate of –TER (10) — per cent per annum in instalments to 10 cm/s. The Mortagors of the Mortagors promise to pay the said principal sum and interest on the belance of principal and interest. When the Mortagors is the principal of the said control of the indebted of the said principal and interest being made payable at such said in absence of such appointment, then at the office of IERTAGE Nov. THEREFORE, the Mortagors is said to principal and interest being made payable at such said principal and interest being made payable at such said principal and interest being made payable at such said principal and interest being made payable at such said principal and interest being made payable at such said p			13 58 AM	THE ABOVE SPACE			.7.
which, with the property herelandier described, is referred to berein as the "premises," TOGETHER with all improvements, tenements, eosements, fistures, and opportenences thereto belonging, and of mants, issues and profits thereof for so long all opporatus, equipment or articles now or hereafter therein or thereon used to supply best, gas, of condition ng, weter, light, power, refrigeration (whether single units or centrally controlled), and venifically, and coll apparatus, equipment or articles now or hereafter therein or thereon used to supply best, gas, of condition ng, weter, light, power, refrigeration (whether single units or centrally controlled), and venification, including virtual refrigeration for centrally controlled, and venification, including virtual refrigeration for the results of the controlled as contributing port of the real estates. TO HAVE AND TO HOLD the premises unto the soid Trustee, its successors and essigns, forever, for the purposes and upon the uses and trustee. TO HAVE AND TO HOLD the premises unto the soid Trustee, its successors and essigns, forever, for the purpose, and upon the uses and trustee. TO HAVE AND TO HOLD the premises unto the soid Trustee, its successors and essigns, forever, for the purpose, and upon the uses and trustee. To HAVE AND TO HOLD the premises unto the soid Trustee, its successors and essigns, forever, for the purpose, and upon the uses and trustee. To HAVE AND TO HOLD the premises unto the soid Trustee, its successors and essigns, forever, for the purpose, and upon the uses and trustee the soid in the soid promotion of the controlled benefits in the mention of the foregoing on the soid promotions appeared benefits in the Marchael Ben	THIS INDENTURE, HIS WIFE— an Illinois corporatio THAT, WHEREAS the described, said legal EIGHTY FIVE THOU evidenced by one cell of the described of the descri	HERITAGE on doing business in he Mortgagors are ju holder or holders USAND AND NO/100 ertain Instalment N by which said Note emaining from time IE THOUSAND EIGH in day of ea e t, not sooner pandere tat tile rate of at such barking ho n writing apoint, TRUST CALLAN Delight on writing apoint, TRUST CALLAN Delight on being holder on writing apoint, TRUST CALLAN Delight on boller in hand point, signs, the following descriptions.	E PULLMAN BAI Chicago, Illinois, ustly indebted to to being herein ref O Note of the Mort e the Mortgagors e to time unpaid a HT HUNDRED SIX ch—month—there aid, shall be due co did shall be due co did shall be due co principal; p f maximum allow buse or trust com and in absence I'y in said City, ent of the sold princ of the covenants and on the recipit whereof is h bed Read Estate and ail A D STATE OF	NK AND TRUS herein referred he legal holder of erred to as Ho gagors of even promise to pay at the rate of—T AND NO/100— —19 78 and AND NO/100 on the 16th— after until said on the 16th— inced by said no invoided that the dealth of their concerning of such appoin incolors appoin of their eather, right ILLINOIS, Subdivision	KY EHMAN AND —, herein referr FT COMPANY to as Trustee, wi or holders of the li Iders of this Not (\$85,000.00) date herewith, m the said princip EN (10)— per note is fully paid day of day of te to be first app e principal of ea num, and all of po, Illinois as the tment, then at ti und said interest in exchained, by the Mortogo do by these presents of, title and interest there	LORRY L. EHMAN, ed to as "Mortgagor intesseth: nstalment Note here; e, in the principal s nade payable to BE, al sum and interest of cent per annum in (\$1,806.00) — (\$1,8	inafter um of pollars, ARER on the instal- on the instal- on the eun- s paid terest may; AGE ovisions on the pollars of the terest may; in the
TOGETHER with all improvements, tenements, essements, fixtures, and appurtenances thereto belonging, and oil ants, issues and profits thereof for so long and during all such times as Mortgogors may be entitled thereto (which are pleaged primarily and on a parity with all areal estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, god, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and are mitted to the controlled of the c	of Section Ele	ven (11), Towns ird Principal M	hip Thir'.y-fi leridian ir C	ve (35) Norti	n, Kange Four	nwest quarter (west een (14) lying	10°
STATE OF ILLINOIS Country of 1903 A Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Ricky Ehman, and Lorry L. Ehman, his wife who. 1S. personally known to me to be the same person.S. whose nameS. are subscribed to the fore- going Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and Notarial Seal this day of May, A. D. 1978 Herit Tage/Pullman Bank (L.Gallacher) Notary Public.	TOGETHER with all improves and during all such times as M all apparatus, equipment or art single units or centrally contracoverings, Inador beds; awning thereto or not, and It is agree or assigns shall be considered a TO HAVE AND TO HOLD therein set forth, free from all benefits the Mortagogns do her This Trust Deed consists of heroin by reference and are a WITNESS the hand.	ments, tenements, eosemic wortgogors may be entitled ticles now or hereafter the loled), and vertilation, indeed that all similar appares constituting part of the premises unto the said rights and benefits underby expressly release and two pages, the condition part hereof and shall be	nts, fixtures, and appur d thereto (which are pile erein or thereon used to cluding (without restrict rs. All of the foregoing thus, equipment or article real estate. Trustee, its successors or and by virtue of the walve. So and provisions appear binding on the Mortgo of Mortgagors the Mortgo. (SEAL)	denonces thereto belong diged primarily and or supply heart, gas, ain ing the foregoing), so are declared to be less hereafter placed and assigns, forever Homestead Exemptic ring on this page and gars, their heirs, succe e day and year Homestead Exemptic Amount of the way and year Homestead Exemptic Homestead Exemptic Amount of the Homestead Exemptic Homestead Exemptic Homestead Homestead Exemptic Homestead Exemptic Homestead Exemptic Homestead Homestead Exemptic Homestead	ra parity with a lid rect rondition ray water. Il creens, winc w shade a part of said re le in the premises y the rect rondition ray water and large rondition ray of the State d on page two (the revessors and casigns. first above writter Ehman	il estate and not secondarily off, power, refrigeration (w storm doors and windows at a weeker physically of a nortgagors or their such as nortgagors or their such as not all it is, which said right ers sick hereof) are incorporated to the secondary of the seco	who and whether the
	STATE OF ILLINOIS.	<u> </u>			••••••		

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1. Mortgagors shall (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly 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, and upon request exhibit at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances with respect to the premises and the use the repair of law or municipal ordinances.

2. Mortgagors shall pay special faces, the note referred to herein duplicate receipts therefore.

3. Mortgagors shall pay special faces, the note referred to herein duplicate receipts therefore.

3. Mortgagors shall pay special faces, and the premises when due and shall upon written request furnish to Trustee or to holders of the premises of the premises of the premises when due and shall upon written request furnish to Trustee or to holders of the premises of the premises of the premises when due and shall upon written request furnish to Trustee or to holders of the premises of the premises of the pre

special assessment water charges, sewer charges and other charges against the premises when use and shall upon written request furnish to Trustee or to holders of the note referred to herein duplicate receipts therefore.

3. Mortgagors shall cause all buildings and to the termination of the companies of the premises when the premises when the premises to be insured against loss or damage by fire, lighting or within the properties of the pro

Te than fifteen days in arrears to cover the extra expense involved in 17. When the indebtedness hereby secured shall become due whether the first hereof. In any second of the second shall become due whether the first hereof. In any suit or inserted by or no health of Trustee or he and appet the street of the shall of Trustee or he and appet the street of the shall of trustee or he and appet the street of the shall of trustee or he and appet the street of the shall of trustee or he and the street of the street of the street of the shall of trustee or he and the shall of trustee or he and the street of the street of the street of the shall of trustee or he and the shall of trustee or he shall of the sha

as makers thereof.

14. Trustee may resign by instrument in writing filed in the office or the Recorder of Registrate of Titles in which this instrument shall have been recorded or filed nease of the resignation, inability or refusal 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 office on the resignation of real acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upor Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons to the payment of the indebtedness or any part thereof, whether of not such 16. In the event of the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale or transfer of the Title to the resmitted described and the sale of transfer of the Title to the sale of transfer of the T

IN THE EVENT OF THE SALE OR THANSFER OF THE TITLE TO THE PREMISES DESCRIBED HEREIN, I'VE HOLDER OF THE NOTE SECURED HEREBY MAY AT ITS OPTION DECLARE THE ENTIRE AMOUNT OF THE INDEBTEDNESS TO BE AMMEDIATELY

DUE AND PAYABLE.

IMPORTANT

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

The Instalment Note mentioned in the with a Tru: Deed has been identified herewith under identification No..

HERITAGE PULLMAN BANK AND TRUST COMPANY

Assistant Vice President Assistant Secretary

NAME D Е STREET CITY

HERITAGE PULLMAN BANK AND TRUST COMPANY 1000 EAST 111TH STREET CHICAGO, ILLINOIS 60628

24 459 467

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER 413.

OR

1010-192 mil Pl

END OF RECORDED DOCUMENT