UNOFFICIAL COP



TRUST DEED

24 454 870

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orm 2 Stuart-Hooper Co., Chicago 26799	THE A	BOVE SPACE FOR RECORDERS USE ONLY	,		
and hivago Title and Trus an Illinois corporation herein referred THAT, WHETLEAS First Party has cor	April 7 19 78 Chicago, Illinois, not persed and delivered to said fixown as trust number of Company to as TRUSTEE, witnesseth neutrently herewith execute one thousand six hundred to the First Party promises to specifically described, the on the balance of principal	b, between Union National Bases and the state of a Trust A 2450 , herein referred to a column and instalment note bearing ever and instalment note bearing ever and ino/100	unk of Chicago, provisions of a greement dated us "First Party," en date herewith		
Dollars on the 1st day of	June 19 78	and Two hundred one and 4	3/100		
Dollars on the 1st day of each menth thereafter until said note is fully paid except that the final payment of principal and interest, if not so mer paid, shall be due on the 1st day of May 1998. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal, provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per any ura, and all of said principal and interest being made payable at such banking house or trust company in South 101 mellinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, hen at the office of Thornridge State Bank in said City.					
NOW, THEREFORE, First Party to secure the pand ilimitations of this trust deed, and also in consist these presents grant, remibe, release, alter and convenience in the COUNTY OF COOK	ayment of the said principa sum of deration of the sum of One Donar and ey unto the Trustee, its successor ar AND STATE OF ILLING				
Lot 8 in Harvey's Subdivis and the South one-half of S Principal Meridian, in Cool Street, Harvey, Illinois.	Section 8, Township 36	5 North, Lange 14, East of	the Third 147th		
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which, with the property hereinafter described, is r TOGETHER with all improvements, tenements, etc. so long and during all such times as First Party, its, real and the such times as First Party, its, water, light, power, refrigeration (whether single un, window shades, storm doors and windows, floor cove of said real estate whether physically attached theret premises by First Party or its successors or assigns s TO HAVE AND TO HOLD the premises unto the in set forth.	asements, fixtures, and appurtenances successors or assigns may be entitled equipment or articles now or hereaft its or centrally controlled), and venings, inador beds, awnings, stoves a or not, and it is agreed that all si hall be considered as constituting no said Trustee. Its successors and assigned that the considered as constituting to the considered as considered as considered as considered as considered	s thereto belonging, and all rents, issues as thereto (which are pledged primarily and er therein or thereon used to supply heat, itlation, including (without restricting the and water heaters. All of the foregoing are miliar apparatus, equipment or articles her tr of the real estate.			
in set forth. IT IS FURTHER UNDERSTOOD AND ACREED THAT: IT IS FURTHER UNDERSTOOD and a chall be fully paid, and in case of the failure of First Party, its successors or assigns to: (1) promptly repair, restore in the option of the failure of th					
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D morninge state	_	FOR RECORDERS INDEX PU INSERT STREET ADDRESS O DESCRIBED PROPERTY HER	RPOSES OF ABOVE SE		
L STREET 901 LAST SIDICY					
I CITY South Holland, I	llinois 60473	30X 53	3		
E	_	DU / 30			
R Y INSTRUCTIONS	OR				
RECORDER'S OFFICE BOX NU	MRER	1			

the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent provisions of this paragraph.

2. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

3. At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed to the contrary.

4. All the option of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed to the contrary of the desired of the process of default of the state of the process of the note of trust flow of the success of default of any of the things specifically set forth in paragraph one hereof and such default shall continue for three days, said option to be exercised at any time after the expiration of said three day periods.

4. When the indebtedness 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. In any suit to foreclose the lien hereof, the shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's

COOK COURT I, LICINOIS FILED FOR RECORD

May 19 9 on AH '78

Marian Comment RECORDER OF DEEDS -24454870

THIS TRUST DEED is executed by the Union National Bank of Chicago, not personally but at Trustee a a by said in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Union National Bank of Chicago, hereb, we re is that it possesses full power and authority to execute this instrupent), and it is expressly understood and agreed that nothing herein or in sain no ; or since shall be construed as creating any liability on the said Frist Party or on said Union National Bank of Chicago personally to pay the said n e or any interest that may accrue thereon, or any indebtodness accruing hereunder, or to perform any covenant either express or implied herein contained and liability, if any, being expressly waived by Trustee and by every person now or hereafter claiming any right or security hereunder, and that so it as the First Party and its successors, and said Union National Bank of Chicago personally are concerned, the leads helder or holders of said note an the owner or owners of any indebtodness accruing hereafted liability and previously according to the interest of the interest of the interest of the conference of the liability of the conference o

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	SEAL SEAL		().	TRUST OFF CER
	₹ % \	Attest Attest	er Janes re	TRUST OFF CER
	July 1 Jos	sephine T. Pavola		
STATE OF	ILLINOIS SS. LING Notary F	Public in and for said County.	in the state aforesaid,	DO HERERY CERTIFY that
COUNTY O	F. J.	. Lvnch	:	

Executive Vice President of the Trust Officer of said Bank, who are personally known to me to be the same persons where subscribed to the forexosing instrument as such Executive Vice President, and Trust Officer, and provided the said instrument as such Executive Vice President, and Trust each of the said instrument as their own free and voluntary act and as the free and voluntary act and as the free and volunt officer then and there acknowledged that the caused the Corporate Scal of said Bank to be said instrument as his own free and voluntary act and as the free and voluntary act and so the free and voluntary act of a sa Trustee aforesaid, for uses and purposes therein set forth, and the caused the Corporate Scal of said Bank to be said instrument as his own free and voluntary act and as the free and voluntary act of a sa Trustee aforesaid, for uses and purposes therein set forth.

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

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CHICAGO TITLE & TRUST COMPANY, TRUSTEE

Cla ASST. SECRETARY

prepared by: ₹. Boulevard, South Holland, Illinois

William

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East Sibley