## UNOFFICIAL COPY

											PECCHOER JOF	R. Ola
		1	RUS 62		POR COUNT FILED FOR DEED IN 15 78	RECORD 2 30		24	492	245	*2449	
		•	_		<b>+</b> •	7	jn.	HE ABOVE S	PACE FOR	RECORDER'S	USE ONLY	
1			RE, ma		June HIS WI		1	978 , bet	ween JE	SUS AGU	JILAR AND	
1	Chicago, ГНАТ, \	Illin as, WHERF	h ein i Sine l	referred Mortgage	to as TRUS' ors are justly	TEE, witne y indebted	sseth: to the le	gal holders o	f the Insta	ılment Note h	poration doing busing nereinafter describe THOUSAND	d, said
e	NO/1 vidence EAREI	d by or	 ne certai	Tr str	(\$1 nent Note	0,000. of the Mo	00) rtgagors (	of even date	herewith	, made payal	ble to THE ORDE	
l f	and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from July 1, 1978 on the balance of principal remaining from time to time unpaid at the rate of 8½ per cent per annum it in alments (including principal and interest) as follows:											
of the and acc rem of con in v in s term to b pres	Au 1 interount nainde npany writing said Ci NOW, no, pro	st day rest, if of the if rest to pri gappoin ty, THEREF visions ar ormed, ar of inter d inter	y of each not soo indebted ncipal; per a t, and in	/8, and h mo mer paid ness evi provided nnum, a Chi absence Mortgag ions of the	ione Hull onth and shall be denced by sold that the pound all of sold and sold sold and sold	the paymen, and the paymen sum of One	TWENT  until said  be fi st  ach jest  al ar in  then at t  t of the sai  formance of	Y-FOIR. note is fully the day of applied to in alment unde rest being l'inois, as the oface of d plineir lef f the cyer in and paid the	AND No paid exception of mone and agree ceriot when the paid and agree ceriot when the paid and agree ceriot when the paid agree to be paid agree	co/100 ept that the fi 19 88 the unpaid p then due shall vable at such s of the note 1 holder ey and said inte ements herein o ereof is hereby	ore on the 1s:	ore on ncipal ats on ad the rate trust time, with the gagors with the gagors
1	Lot Subdi North	85 ir ivisi h, Ra	n the ion o	Sub f th	divisio e South	n of 1 West	Block を of	4 in J Sectio	ohnsten 20.	on and I Townshi erillan,	Lee's	000
C	ommo	only	know	n as	: 1512	West	18th	Street	, Chic	cago, Il	llinois	
thereo estate condit forego forego equipr	GET of for and ionin ing), ing a nent	HER with so long a not secong, water, screens, re declare or article	h all impr ind during indarily) light, por window sed to be	ovements g all such and all a wer, refri shades, st a part of	times as Mos apparatus, eq- geration (whe torm doors as said real esta	casements, is rigagors may uipment or ther single und windows, ite whether;	be entitled articles no inits or cen floor cover physically a	d appurtenant thereto (white wor hereaft traily controll trings, inador trached there	ch are pledger therein ed), and ver beds, awn	ged primarily an or thereon use ntilation, includ ings, stoves and and it is agreed	all rents, issues and and on a parity with all ed to supply heat, graing without restrict. d water heaters. All of that all similar appalered as constituting p	id cal ing ne of the rav
ine	sts herei	VE AND n set fort nd benefi	h, free fr its the Mo	om all rip ortgagors of two	ghts and bene do hereby exp pages. The	fits under ar ressly release covenants,	nd by virtu e and waive , conditio	e of the Hom ns and prov	estead Exer isions app	nption Laws of earing on pag	oses, and upon the use the State of Illinois, vige 2 (the reverse side mortgagors, their h	which
Sai	This tru			orated h					snall be b			
tru said thi suc	This trust ccessors WIPNE		e incorp gns. and <u>S</u>		seal sy	of Mortgago	ors the day			-	( SE	neirs,

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (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. Mortgagers shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liers or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on holders of the note; (d) congites within a reasonable time any building now or at any time in upon said premises; (c) camply with all requirements of law or manifold ordinances with respect to the premises and the use thereof; (f) make no holders of the note; (d) congites within a reasonable time any building now or at any time in uson the premises and the use thereof; (f) make no considerable of the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note extractive that the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note or assessment which Mortgages and desire to contest.

2. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire to the premise of moneys sufficient either to pay the cost of repealing or repairing the same or to pay in full their production of the premise of the note, and in case of insurance or part in the premises attributed to the note, and in case of insurance and the premises attributed to the note, and in case of insurance pays the premise and the later of the note, and in case of insurance pays and the premises are considered as a construction of the note, and in case of insurance pays and the premises are considered as a construction of the note, and in case of insurance pays and the pays and the premises and the lien hereof, put interest on pric or unbrances, if any, and purchase, discharge, compromise or se

herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

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

CHICAGO TITLE AND TRUST COMPANY,

Trustee,

REYES AND LOPEZ, Attorne 1522 West 18th Street Chicago, Illinois 60608 Attorneys at Law PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURPOSES
INSERT STREET ADDRESS OF ABOVE
DESCRIBED PROPERTY HERE 1512 West 18th Street

Chicago, Illinois

492