UNOFFICIAL COPY

	•								Sin it	H. Chan		
I			COOK GOUR	R RECORD	\$				RECORDER OF	SEEDS.		
705	TRUST	DEED	Jun 21 '7	9 100	Al-	24	499	39b ⁼	*2449	9396		
23			-					THE ABOVE SPA	CE FOR RECORDS	RS USE ONLY		
1-1	THIS INDEN	TURE, made	June 5,		19 78,	betweer	1		•			
99	Mark S	Schiffer and	Tsahel Ra	ker Sch	ffer. H	វេទ ឃាវៈ	fe					
X	Plank b.	Denizze dia	IDUDEL DE					's" and LA SAI	LE NATION	AL BANK.		
-	herein referred to as "Mortgagors," and LA SALLE NATIONAL BANK, 1. Notional Banking Association, doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: UTI AT, 'VHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter											
		REAS the Mortga legal holder or hold								hereinafter		
=	Sixt'-F	pur Thousand	And No/100				\$64,00	00.00		Dollars,		
	evidenced Ly o	or certain Instalme	ent Note of th	ne Mortgag	gors of eve	en date	herewith	ı, made payable	to BEARER	19.		
										1700		
		in and by mich s	said Note the					principal sum a		the rate of		
	aisburs	ement date 9 3/4	per cent per	_				ing from time to	time unpaid a	t the rate of		
	Five Hu	ndred Fifty-T	ree and 1	0/100 ~		\$	553.10)	or more			
	Dollars on the	lst ndred Fifty-Th		gust 0/100 ~	19 78 an		553.10		or more			
	Dollars on the		lay of each	Month	the	ereafter	until sa	id note is fully	paid except th			
		ents on account of		7.				_	uly, 2007 est on the unpa	id principal		
	balance and the	remainder to princ	cipal; provide	d that the	rincipal o	of each i	nstalmer	it unless paid w	hen due shall b	ear interest		
	being made pay	awful rate per ann able at such banki	ng house in C	hicago, Il	nois, as th	ne holde	rs of the	e note may, from	n time to time			
		absence of such a								provisions and		
	of the sum of One D and assigns, the follo	ORE, the Mortgagors to rust Deed, and the perfor ollar in hand paid, the ro owing described Real Est	eccipt whereof is tate and all of the	enants and ag hereby acknow ir estate, righ	reen into derviced general do , , title a , , it	hese pre	sents CON rein, situat	VEY and WARRAN e, lying and being in				
	to wit:			co.	UNTY OF	(1)			AND STATE	OF ILLINOIS,		
	City of	Chicago			Cook							
	50.1.1											
	Rider P	ertaining To	Legal Desc	ription	Is Atta	ched I	lere_o	and Made A	Part Hereo	:		
	PARCEL 1	: BER 2019 AS	DEL TNEA	תח ח⊐ד.	SURVE	Y OF	THE	FCLLOWING	DESCRIBE	D		
	PARCE! OF	F REAL FSTA	TE (HERE	INAFTE	R REFE	RRED	110 A	S PARCEL) ÷			
	SUBBLIVIO	T OF LOT 6	CITY OF	CHTCAG	0 OF T	HE E	AST F	RACIIUML	HALF UF	2=C1 TOM		
	28 TOUNS	SHIP 40 NOR	TH. RANG	E 14 E	AST OF	THE	THIR	D PRINCIP	AT WERTO	LAN »		
	VIEW AVEN	S BETWEEN	WEST AN	D THE	WEST L	INE	3F NO	RIH CUMMU	NH LA'LIP	AVENUE		
	ON THE EA	ACT (FXCFPT	ING THER	EFROM	THAT P	ART	LYING	NORTH OF	ASIAK	SHI LINE		
	228 FFFT	OM A POINT 4 3/16 INC	HES NORT	HOFT	HE NOR	TH L	INE O	F MEST DI	VERSEY P	YAKNAY		
	TO A POTA	IT ON THE W	EST LINE	DF SA	ID NOR	TH C	CMMON	WEALTH AV	ENUE MHIC	H Is 2		
	DARKUAY1:	10 INCHES										
	THAT PART	COFINT?	IN SAID	ASSESS	OR'S D	IVIS	IONW	HICH LIES	BETWEEN	THE 49		
	MEST. THE	OF NORTH	OF NORT	н сомм	ONWEAL	'A HT.	ヘモぶのと	ON THE E	AST, AND			
	NORTH LIN	IE OF WEST	DIVERSEY	PARKW	AY CN	THE	SOUTH	, ALL IN	CODK CON	NTY, B		
	This Rider	Is Attached	To And Mac	ie A Par • Schiff	t Ur Tri er. His	ust De Wife	ed Dat And Te	ed June 5, Salla Nati	19/8 Betwee	n		

OFFICIAL CO

ILLINOIS, WHICH SURVEY IS ATTACHED AS EXHIBIT A Y DECLARATION MADE BY AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, AS TRUSTEE UNDER TRUST NUMBER 11139, RECORDED IN THE OFFICE OF THE RECIRCURE OF DEEDS, COOK COUNTY, ILLINOIS AS DOCUMENT 23400546, TOGETHER WITH AN UNDIVIDED .322 PER CENT INTEREST IN SAID PARCEL (EXCEPTING FROM SAID PARCE! ALL THE PROPERTY AND SPACE COMPRISING ALL THE UNITS AS DEFINED AND SET FORTH IN D DECLARATION AND SURVEY) ALSO

Droporty Or Colyny

PARCEL 2:

PARCEL 2:
EASEMENT TO CONSTRUCT, USE AND MAINTAIN PARTY WALL TOGETHER WITH WODDEN
PILES AND CONCRETE FOOTINGS, SUCH PILES AND FOOTINGS TO EXTEND NOT TORE
THAN 3 FEET 6 INCHES UPON THE HEREINAFTER DESCRIBED LAND, AS CREATED BY
PARTY WALL AGREEMENT DATED JANUARY 3, 1956, AND RECORDED JUNE 17, 1957,
AS DOCUMENT NUMBER 16931983, THE CENTER OF SAID PARTY WALL COMMENCING
APPROXIMATELY 22 FEET WEST OF THE EAST LOT LINE AND EXTENDING WEST
APPROXIMATELY 126 FEET ALONG THE BOUNDARY LINE BETWEEN ABOVE PARCEL 1 AND THE LAND DESCRIBED AS FOLLOWS:

THAT PART OF LOTS 5 AND 6 IN ASSESSOR'S DIVISION OF LOTS 1 AND 2 IN THE SUBDIVISION BY THE CITY OF CHICAGO OF THE EAST FRACTIONAL HALF OF SECTION 29, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, WHICH LIES SOUTH OF A STRAIGHT LINE DRAWN FROM A POINT ON THE EAST LINE OF SAID NORTH SHERIDAN ROAD WHICH IS 228 FEET 4 2/16THS INCHES NORTH OF THE NORTH LINE OF WEST DIVERSEY PARKWAY TO A POINT ON THE WEST LINE OF SAID NORTH COMMONWEALTH AVENUE WHICH IS 227 FEET 10 INCHES NORTH OF THE NORTH LINE OF SAID WEST DIVERSEY PARKWAY AND SAID STRAIGHT LINE PRODUCED WEST TO THE CENTER LINE OF SAID NORTH SHERICAN ROAD AND PRODUCED EAST TO THE CENTER LINE OF SAID NORTH COMMONWEALTH AVENUE) IN COCK COUNTY, ILLINOIS

99

UNOFFICIAL COPY

Droporty.		
which, with the property be TOGETHER with all im and during all such times a supparation of the second of the seco	reinalter described, is referred to herein as the "premises," provements, tenements, casements, fixtures, and appurtenances thereto belonging, and all rents, issues as preventing the provements, tenements, casements, fixtures, and appurtenances thereto belonging, and all rents, issues as preventing a Mortgagors may be entitled thereto (which are pledged primarily and on a parity with easile real estate av. nor seer-adarily) and all cles now or hereafter therein or thereton, whether single units or centrally controlled, used to supply heat, as a 'creditioning, water diventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows. To "verings, in a-door and windows." To "verings, in a-door window and the property of the property of the part	: ſ
STATE OF Minesot	and seal of Mortgagors the day and year first above written. [SEAL] Mark S. Schiffer [SEAL] Isabel Baker Schiffer I. Damela S. Schiffer I. Damela S. Schiffer I. SEAL] SEA	

15

UNOFFICIAL COPY

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

- 2. Mortgagors shall pay before any penalty attackes all general taxes, and shall pay special taxes, special assessments, water charges, sewer service and other charges against the premises when due, and shall, upon written request, furnish to Irustee or to holders of the note duplicate receivs then prevent default herrunder Mortgagors and all pay in full under protects, in the manner provided by statute, any tax or assessment which Mortgagors may
- A. 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 of Mostgago in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, it any, and purchas of charge, compromise or settle any tax lie nor other prior lien or title or claim thereof, or redeem from any tax sale or foreiture affecting said permisses or coate any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorney for, and any other moneys advanced by Trustee or the holders of the note to protect the mortgage premises and the lien beteof, plus reasonable compensation Truster for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immortance or interest as a waver of any right accruing to them on account to any default hereunder on the part of Mortgagors. Trustee or bolders of the note shall severe to continue to the holders of the note hall severe to the holders of the note half of the window of the secure of the holders of the note shall severe to the holders of the note half of the window of the note that the protect of the holders of the note and the note that the protect of the note and the note that the protect of the note and the note of the protect of the protect of the protect of the protect of the control of the protect of the note and the note that the protect of the note and the note that the protect of the note and the note that the note of the note and the note of inchestedness herein mentioned, both principal and interest, when due according to the terms hereof. At the explosion of the note and without notice to Mortgagors, all unpaid indebtedness accured by this Trust Deed thall, poterithetanding anything

- when default shall "cur" of continue for three days in the performance of any other agreement of the Mortgagors berein contained.

 7. In case of celan' he sin the Mortgagors waive all right to the possession, income and rents of said premises (including accrued and unpaid and thereupon it shall be lot full for the Trustee or holders of the note and it is hereby expressly and profits thereof (accrued or otherwise), and apply the profits the
- whether on not actually commenced.

 8. The proceeds of any foreclosure sale of the price hall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, incide of a second of the price half and the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, incide of a second order of the proceedings, incide of a second order of the proceedings, incide of a second all other items which under the terms hereof constitute secured indebtedness additi nal and a second order of the proceedings, incide of a second order of the proceedings, incide of the proceedings, incide of the proceedings, incide of the proceedings in the proceeding and interest remaining unpaid on the note; fourth, any overplus to make the proceedings and interest remaining unpaid on the note; fourth, any overplus to make the proceedings and interest remaining unpaid on the note; fourth, any overplus to make the proceeding without the proceeding which might affect the principal and interest remaining unpaid on the note; fourth, any overplus to make the proceeding without the proceeding which might affect the premises of an interest remaining unpaid on the note; fourth, and interest remaining unpaid on the note; fourth, and interest remaining unpaid on the note; fourth, and proceeding which might affect the premises of a said premises. Such a population of a said priority of such foreclours said and the premises of such foreclours and the proceeding which will be pendency of such foreclours and and the premises of the protection, possession, control, management, or present of the premises during the pendency of such foreclours and and the premises of the protection, possession, control, management, or premises during the pendency of such foreclours and an extension of the foreclours of the protection, possession, control, management, or premises during the pendency of such foreclours and an extension of the

- 11. In the event the Mortgagors sett or subside of the mortgaged premises by ...eed. 15. Agreement for Ired, then and without notice or demand, the entire principal balance tunpaid as of the date of subside or disposition shall become immer are due and payable at the place of payment provided for in the Notic.

 12. Trustee has no duty to examine the title, location, existence, or condition of the promise, or inquire into the validity of the signatures, or the identity, capacity or authority, of the Mortgagors or agent of the Mortgagors nor shall Trustee has no duty to examine the title, location, existence, or condition of the promise, or inquire into the validity of the signatures, or the identity, capacity or authority, of the Mortgagors or agent of the Mortgagors nor shall Trustee has the promise of the control of the promise of the control of the promise of the control of the payable of the promise of the control of the promise of th
- 16. This Trust Deed and all provisions hereol, shall extend to and be binding upon Mortgagors and all persons claiming noder or through Mortgagors, and all persons claiming noder or through Mortgagors, when used herein shall include all such persons and all persons liable for the payment of the indebtents or any coart thereof, whether the procedure of the pole or this Trust Deed. This Trust Deed shall further stand as security for any other oblination, now existing or action of the undersigned or eclient of them, to the holder hereof.
- created, of the undersigned or either of them, to the holder hereol.

 IV. LA SALLE NATIONAL BANK, personally, may buy, sell, own and hold the note or any interest therein, before or after maturi /, and whether or not in actually and said Bank as a holder of the note or any interest therein and every subsequent holder shall be entitled to all the same in the same i

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

DELIVERY INSTRUCTIONS

LA SALLE NATIONAL BANK Real Estate Loan Department 135 South La Salle Street Chicago, Illinois 60690

RECORDERS' OFFICE BOX NUMBER

LA GALLE NATIONAL BANK

C Assistant Secretary.

PREPARED BY

THIS INSTRUMENT PREPARED BY: H Ferrick LA SALLE NATIONAL BANK

135 SOUTH LA SALLE STREET CHICAGO, ILLINO,S 60603 REAL ESTATE LOAN DEPARTMENT

FOR RECORDERS INDEX PURPOSES INSERT STREET