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TRUS	T DEED 18 18	.1 11 07	24 590596	U.B. A. P. P. A.
21 ET T3	COE		75 J.123	Walnut Law
E	CTTC9	THE ABOVE SP	ACT 1931 SOB PRES USE OF	10.00 argen
THIS IN DENTURE, made	AUG-		een Arthur L. 2221-:	
100 100 1177.	ಸಚಿತ್ರ ಎಂದು. ೬ ಹಿನ್ನೆ ಆಗಿತ್ತು		A. J.34 • ·	1
		,	V	
herein referre a or mortgag Hhmois, herein refer ed to as I		HAND TRUST COMPAN	1 ' TEL HITTOIR DOCKETTERINGER STORT	д тимпом иголигадо.
THAT, WHEREAS and Youle	agors are justly indebted to			
legal holder or holders being a	erein referred to as Holders	of the Note, in the princi	pal sum of a tittlenn and	الم المال المالة
				Dollars, 🦸
evidenced by one certain Insta	Imen' so te of the Mortgage	ors of even date herewith.	made payable to THE ORDE	R OF BEARER
and delivered, in and by which			incipal sum in instalments as f	ollows:
<u>Dan Hur</u> tred Strent ea	- g-4 % 1 **** a	_	_	Dollars
of more on the 17+1-	ay of Leaters are _ P	and Trans	imi Sixtern ani 74'	
Dollars or another on the	ITth day o each	month d	ereafter. 48 and including	
interest Xxxx - ಇನ್ನೆಸಿಕ್ ಸಾಸ			to time unpaid at the rate of	
cent per annum; each of said i				per cent per annum,
and all of said principal and is Illinois, as the holders of the				•
of	_			in said City,
provisions and limitations of this t and also in consideration of the warrant unto the Trustee, its si	rust deed, and the performance	of the cover into indiagreen id, the recess wher of is him me described Real istate and	ereby acknowledged, do by these I all of their estate, right, title and	rigagors to be performed presents CONVEY and interest therein, situate,
lying and being in the to wit:		COUNT OF 62%	AND STATE OF ILL	1.013
* ± <u>1</u>		iniiilian i . Kore	a /3 → 45×1 → 1×4 → 1	
ne Ministry in S North y in S North y	Paga sa gy Mawere now Mily Darr Salah Tirogia	గ కి. ఆగుకాకు ఈ గని కొం గ కొత్తుకు కొలకలకు గని		
			On,	•
enta ente cateria en a	va eve e ee e voj :	- ve sa, 1 85 m. Jab	est them of the filty	errante.
which, with the property heremafter TOGETHER with all improveme	nts, tenements, casements, fix-	tures, and appurtenances the	cto belonging, and all rents, issues	and photits thereof for
so long and during all such times secondarily), and all apparatus, equi refrigeration (whether single units of	imment or atticks now or here.	after therein or thereon used	to supply heat, eas, an conditions	me, water, imb , p , we.
doors and windows, floor covering whether physically attached theret-	s, mador beds, awames, stores	and water beaters, All of t	he foregoing are declared to be a	part of said real calls
TO HAVE AND TO HOLD the p set forth, free from all rights and b	gns shall be considered as const remises unto the said Trustee, it enefits under and by virtue of	ituting part of the real estate is successors and assigns, fore	ver, for the purposes, and upon th	e uses and trusts herein
the Mortgagors do hereby expressly: This trust deed consists of t		onditions and provisions	appearing on page 2 (the reve	erse side of this trust heirs, successors and
deed) are incorporated herein b	y reference and are a part	hereof and shall be bind:	ng on the mortgagors, their h	ieirs, successors and
assigns. WIDNESS_theftand S.	of Martenears	the day and year first ab-	ove written	ج
11-111-11	14 11	· · · · ·		\ \
men -	Electer-151	•	m miller	SEAL O
Arthur L. Mill		Li	M. Miller	[SEAL]
STATE OF ILLINOIS.	A Notary Public in and for a		n the State aforesaid, DO HEREB	
County ofCook)	T gardi Principal	s	s cina Miller, bis vi	
			s whose name 8 are	
			on and acknowledged that	
	poses therein set forth.			
PUBLIC	Given under my hand and Nota	rul Scal this	day of	1978

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

1. Mortgagors shall (a) promptly repair, restore or rebailed 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 liens 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 the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable time any buildings to sublidings to sow or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no maternal alterations in said premises except as required by law or municipal ordinances.

the lies bereof, and upon request exhibit satisfactory evidence of the discharge of such prox lies to Trustee of to holders of the notici(d) complete within a reasonable time any buildings now or at any time in process of erection upon said premises (e) comply with all requirements of law or maniferal ordinances with respect to the premises and the use thereof; (f) make no material alfestations in said premises except as required by law or maniferal ordinances with respect to the premises and the use thereof; (f) make no material alfestations in said premises except as required by law or an ordinance of the premise shade against the premises when due, and shall, upon written request, funnsh to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagers shall pay in tail under protest, in the manner provided by statute, any tax or assessment which Mortgagers and differences on the manner provided by statute, any tax or assessment which Mortgagers and the most and the mortgagers and the situation of the mortgagers and the mortgagers and the company to the situation of the now, it is rightly to be evidenced by the standard mortgager clause to be straight to each policy, and shall define remeal policies including additional and mortgagers and the mortgagers and more of muranner about to express shall deliver remeal policies and lead principle of the now and manner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required to Mortgagers and the mortgagers and manner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required to mortgage pre now and the lies have a compromise or settle any station or other proxible not rettle of chain thereof, or redeem from any structure of the mortgager proxibility of the note thereby secure of

third, all principal and interest remaining unpaid on the note, fourth, any overpas? Vortagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill to tortedose this trust deed, the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or atter saic, without notine, at not regard to the solvency or insolvency of Mortagors at the time of application for such receiver and without regard to the them value of the premiss on whether the same shall be then occupied as a homestead or not and the Trustee betterulate may be appointed as such receiver. Such receiver shall have, or it to collect the rents, issues and profits of said premises during the pendency of such foreclessure suit and, in case of a take and a deficiency, during as all statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortagorses, except for the interests on such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary of are usual much cases, or an epistection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of (a). The indebtedness secured hereby, or by any decree foreclosing, insite of deed, or any fax, special assessment or other liem which may be or becomes superior to the hereby or the differency in case of a sale and deficiency.

10. No action for the enforcement of the liem of of any provision hereof shall be subject to any defens he is a would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to respect the premises at all reasonable times and a cys thereto shall be permitted for that purpose.

purpose the purpose the purpose the purpose the purpose the purpose the property of the semantic purpose the purpo

negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evide to that all indebtedness secured by this trust deed has been fully juid, and Trustee may except and define a release hereof to and at the request of an person his shall, either before or after maturity thereof, produce and exhibit to Trustee the ovier, representation trustee may accept as time without inquiry. Where a release is requested of a successor trustee, such successor trust or may, except as the genuine note herein described any neith which the and the purposes to be placed thereon by a prior trustee here indeed with the description herein contained of the note and which purposts to be executed by the persons herein design sted of a successor trustee here indeed with the description herein contained of the note and which purposts to be executed by the persons herein design sted of a successor trustee here indeed as the entire of the release to required any device and it has never placed its selectification number on the note described any active and it has never placed as selectification number on the note described any active and it has never placed as selectification number on the note described any active and it has never placed as selectification with the description herein or mile lot notes of the resignation, maching the note and which purposts to be executed by the persons herein described as makers thereof.

14. Trustee may resign by instrument in writing filled in the office of the Recorder of Register of Tules in which this instrument shall be a subject of filled. In case of the resignation, maching of the relation to the provision hereof, shall extend to and be broading upon Modern powers and authority as are herein given Truste.

15. This Trust Deed and all provisions hereof, shall extend to and be broading

15. This Trust Deed and an approximate must half include all such persons and approximate used in this instrument state whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument state containing this trust deed. Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compension for any other act or service performed under any provisors of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Binois 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.	Identification Cin	CAGO TITLE AND TRUST COMPANY: Truster Loan Officer XXXIVERIFICATION XXIVERIFICATION XXXIVERIFICATION XXXIVERIFICAT
MAIL TO:		FOR RECORDERS'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
PLACE IN RECORDER'S OFFICE BOX NUMBER 4		

END OF RECORDED DOCUMENT