UNOFFICIAL COPY

RECEIVED IN BAD CONDITION

TRUST DEED

24701498

	015 MAN 2 WAN	9	anata in the same		
	-/ X,	illiar in €Sh	3	Fil. 1	og tipus pagg sie in 音響 。 タ
		m1	_	OR RECORDERS USE ONLY OR RECORDERS USE ONLY	
THIS INDENTURE,	made <u>OCTOPER</u>	20. 	$\frac{1}{165}$, between	24701495	- 188 - 10 .0
JOH! SOM	<u>()</u>			Grantors", and	
H.D.MCGLYNN			f CAK DR	ock	Illinois.
herein referred to as '			Les contres	a managama and	, ,
THAT, WHEREAS to referred to as "Bene	the Grantors are j ficiary", the legal l	ustry ina bted tolder of the	to <u>ASSOCIALA</u> Installment Note	hereinafter describe	d. in the sum of
even date herewith, r		_ Dollars ev de	enced by one certa	in Installment Note	of the Grantors of
promise to pay the sa	id sum				
in59_ consecutiv				a final installment of	
with the first installment			(Blotti & Day		, 1978
and the remaining inst				thereafter until fully ois, or at such place	
or other holder may, fi			t.	ois, or at such place	as the Beneficiary
NOW, THEREFORE, the Gra	antors to secure the payment	of the said sum of mo	oney in accordance vah t	e terms, provisions and limit	ations of this trust deed.
NOW, THEREFORE, the Grand the performance of the cove paid, the receipt whereof is hereb Real Estate and all of their estate	y acknowledged, do by these i	presents CONVEY and	WARRANT unto the	is' its successors and assign	is, the following described
		IND STATE OF ILLI			
LOT 28 IT BLOC	OK 6 II T.B. S	HOGEST APP	_GOMPANY'S A	AVTOL STAK	
BLOCK 3 LOTS I	THG A ST DIVI	SIO 73 TO	- 38 AMD 129 M	ED 21 TO 16 IN O 16 TO PAOCK	র
AND LOYS 1 TO	o 46 mi Brock	6 ัก ค์กาได	TÍS PARK A S	O 46 TO PACCE UBDIVISAC OF	
THE COUTE TEST	r quantur (%) 38 voluth, rang	O판 [[편]3 [10] 당 기사 - 분기역회	HERTO TEST OFFAR	PTH ('j) (P STO D PHIMCIP I	LICH ,
	ocal dentitry, I			4	-/ 4
which, with the property hereinaf	ter described, is referred to homents, tenements, easements.	erein as the "premise	s," nances thereto belonging a	nd all rents, issues and profit	s there if for so long an
during all such times as Grantors equipment or articles now or here:	may be entitled thereto (which after therein or thereon used to	h are pledged primar	ily and on a parity with so ir condidtioning, water, ligh	id real estate and not seconds	or ly, and all apparatus or in le units or centrally ador seds, av s, stoves
TOGETHER with all improve during all such times as Grantors equipment or articles now or here controlled), and ventilation, includ- and water heaters. All of the fore atus, equipment or articles hereaf	going are declared to be a pa ter placed in the premises by	rt of said real estate the Grantors or their	whether physically attache successors or assigns shal	thereto or not, and it is agre be considered as constituting	ed that all imila appar part of the real e tate.
TO HAVE AND TO HOLD the free from all rights and benefits us expressly release and waive.	e premises unto the said Trust nder and by virtue of the Hon	ee, its successors and restead Exemption La	assigns, forever, for the p ws of the State of Illinois,	urposes, and upon the uses an which said rights and benefit	s the Grai 'ors e'
This trust deed consi side of this trust deed)	sts of two pages. Th	e covenants, co	nditions and provis	sions appearing on pa	ge 2 (the reverse
Grantors, their heirs, si			e and are a part	nereor and shan be	: billiang on the
WITNESS the hand	s) and seal(s) of Gr	antors the day			C'X
		(SEAL)	Janearlo	lyn a Junn	(SEAL)
			7		
		(SEAL)			(SEAL)
		I. VEWER	T.AHETMG		
STATE OF INOIS	SS. a Notary Public	in and for and residin	g in said County, in the S	tate aforesaid, DO HEREBY	CERTIFY THAT
County	J	CTO CITE A	OF A. JOHNSON		
	who TS personal	ly known to me to be	the same person whose	name TC, subscribed	to the foregoing Instru-
1.15.67	ment, appeared before me th	is day in person and s	cknowledged thatSH	signed,	sealed and delivered the
	said Instrument as		nd voluntary act. for the u	ses and purposes therein set for	th, including the release
Sin 1	and waiver of the right of GIVEN under my hand	and Notarial Seal this	day of	Del men	, A.D. 19/8
7 F 2 3			-	Henry &	Notary Public.
The said	· My Commission Expires J	anuary 24, 1979	: RFD	FIVFD IN RAD CI	MOLTION
"minimum on "	This instrument was prepar	ad hir	HLU	שוובט ווו טווט על	/10111011
	SONTA VINCENT	- •	454 E 162	nd ST. SOUTH H	OTTANT). TT.
T0044		(Name)		+ (Address)	

UNOFFICIAL COPY

RECEIVED IN BAD CONDITION

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

- 1. Gran s sh ll (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be described; (2), ee, so premises in good condition and repair, without waste, and free from mechanic's or other llens 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 satisfactory evidence of t' discharge of such prior lien to Trustee or to Beneticary; (4) compile with a reasonable time any buildings or buildings now or at any time process of creation 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 alterr unor and premises except as required by law or municipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against "b" pr "ises when due, and shall, upon written request, furnish to Trustee or to Beneficiary duplicate receipts therefor. To prevent default hereunder Grantors shall pay it 'ful under protest, in the manner provided by statute, any tax or assessment which Grantor may desire to contest.
- 3. Grantors shall ket all sublings and improvements now or hereafter situated on said premises insured against loss or damage by fre, lighting or windstorm under policies providing for payr in ty whe insurance companies or moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all it or assists statisticately to the Beneficiary, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the providing of the providing to the providing the payable in the pay of the providing the providing to Beneficiary and in ca. of "annee about to expire, abail deliver renewal policies not less than ten days prior to the respective date of capitation.
- 4. In case of default therein, 71 sizes 1 Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and manner deemed expedient, and may, but nee not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other too lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or context any tax or assessment. All money paid for any or the problems better authorized and all expenses paid or incurred in connection therewith, including automays ress, and any shall become immediately due and payawe without notice and with interest thereon at the rate of seven per cent per unnum. Inaction of Trustee or Beneficiary shall never be considered as a waiver of any right accrue, or them account of any default hereof or the part of Grantors.
- 5. The Trustee or Beneficiary hereby secured mak' is [1] payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or stimate produced from the appropriate public [1] to be accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lieu or title or claim thereof.
- 6. Grantors shall pay each item of indebtedness herein m attempts, when the according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness seet of by his Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of def ult in aking payment of any installment on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the 'rantors herein contained.
- 7. When the indebtedness hereby secured shall become due war set by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the line force. In any suit to foreclose the line hereof, there shall be allowed as a diditional indebtedness in the decree for sale all expenditures and expenses which may be a suit to be reasonably for documentary and expert evidence, stending the state of the state
- 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mention. In the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with ...e. ... ereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Grantors, their heirs, tegal representatives or as igns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court "n', a such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after said, without notice, without regard to the such care of the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occ. d as a homestead or not and the Trustee hereunder may be received and the time of application for such receiver and without regard to the then value of the premises or whether these remains the premises during the pendency of such foreclosure suit and, in ease of a said a deficiency, during the full statustory period of redemplon, whether therefore the production, possession control, management and operation of the production, possession, control, management and operation of the premises during the whole of a deprice of the production, possession, control, management and operation of the premises during the whole of a deprice of the production promises the receiver to apply the set income in his hands in payment in whole or in part of: (1) The indebtednes sec set hereby, or by any decree foreclosing this trust deed, or a supplied to the production of the production of such device, provided such application is made prior to foreclosure such as the production of such a production is made prior to foreclosure such as the production of the production of such device, provided such application is made prior to foreclosure such as the production of the production of such devices.
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defence vach would not be good and available to the party interpoling asme in an action at law upon the note hereby secured.
 - 11. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable times and access thereto and be permitted for that purpose
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee he obligate a to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not liable for any acts or omissions hereunder, ep in case of gross negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 13. Upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid, ei her ofere or after maturity, the Trustee shall have full authority to release this trust deed, the lien thereof, by proper instrument.
- 14. Trustee may realign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument, all have been recorded or filed, neaso of the resignation, insbillity or retusal to act of Trustee, the Beneficiary may appoint a Successor is Trust. Any Successor i rust servender shall have
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Giantors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, "but or not such persons shall have executed the note or this Trust Deed. The term Sendiciary as used herein shall mean and include any successors or assigns of 1 em letary.

NAME

D
E STREET

D
CITY

D
INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER

OR

OR

RECORDER'S OFFICE BOX NUMBER

OR

OR

OFFICE BOX NUMBER

OR

OFFICE BOX NUMBER

OFFICE BOX NUM

LE LECONDED DOCHENTS