UNOFFICIAL COPY

	s Or and anometers as	ea resemble was been	e de la companya de										•	
		man'i provincia.	ioninessans C. A			gen and	इतहर स्टब्स्	reneral de	ti kateri barren	V. s. Mille of Marie Street, St	To produce the second	Construction of the Constr	alunda)	
かる		-	RUST RUMENT WAS	C)	D onk čut	NT:, I	LLINO CORD	IS		9091			22 E TAN	Lane FOI
2	CT-C	PHILIP 80	K. GORDON, A 9 WEST 35th HICAGO, ILL	ITTY. AT L STREET		Ι.	Ž J!			19880	034 CORDER'S			495
20	THIS IN	DENTUR			May 1	•		19	79 , betw	een	CORDERS	USE ONLI	1	1
66	THAT, V	ferred to Illinois, h VHEREAS	as "Mortgag erein referre S the Mortg ders being h	ors," an ed to as agors ar	d CHICA TRUSTE: e justly i	GO TIT E, witne idebted	LE AN esseth: to the	D TR	UST COMI	PANY, an II the Instalm	ent Note he		_	
	evidenced BEARER	d hy one	SAND & N certain Ins	talment	Note of	the Mo	rtgagor	sofe	even date !	herewith, π	nade payabl	e to THE	ORE	DER O
	and delivery from 10 10 10 10 10 10 10 10 10 10 10 10 10	May 11	ary by til, 1979 per centrar	9	on the	e balan	ce of	princi	ipal remai:	ning from	time to ti			
7	of June the 11th and inter account of remainder of 10 ¹ st company in writing in said Cit	day of the index to prince in appoint,	of each not sooner plebtedness e ipal; provid per annum and in abser	nonth aid, she widenced that, and all CHICAL	ther the said the primal of said sappoints	red-Treafter to continue to co	renty until sa te 11th be fire each in al and	id not the of st apprestalm intere Illin the o	te & 88/ te is fully play of Market to introduce to introduce the market the	100ths (paid except ay, 1984) erest on the paid when hade payable holders of DISTRICT	that the find the	Dollar al paymer All such incipal bal ear intere banking h hay, from L BANK	rs or m it of p payme lance i st at t ouse t time t	nore on rincipa ents or and the the rate or trust to time
7			E, the Morts limitations of also in consid WARRANT therein, s AND STATE					_						
 :	SUDGELY:	unship	40 feet of Block 39 North	34 ir	ı Canal	True	tee 'a	Sul	ziivi ai .	on of the	a Rouget: T	12 nt 1	met4	on
F		among	ed shal e hereb o other erow.											aid.
t e c	TOGETH	HER with a so long and not seconds water, light creens, wir declared articles he	y hereinafter Il improveme during all su srily) and all hi, power, re idow shades, to be a part ereafter place	nts, tener	ments, case	ments, f	ixtures,	and ap	purtenances	thereto belo are pledged p therein or t , and ventilateds, awnings, or not, and or assigns shal	nging, and al nerimarily and hereon used tion, including stoves and v it is agreed the	Il rints issued on a prince to sumply g (without water hear that all simued as consti	es and with sa heat, p escrict ers. All har app tuting	profits aid real gas, air ing the of the paratus, part of
tı s:	TO HAVI rusts herein aid rights an	E AND TO set forth, i d benefits t	HOLD the properties of two states of two sta											
	his trust de uccessors a	eed) are i	ncorporated i.	l herein l	by referer	ice and	are a pa	ert he	reof and sh		ng on the m			
2	John	KULICE	lick			[SE.	AL]	1	oluri LORES K	2 Du	lick		·	EAL]
ST	TATE OF IL	LINOIS,		I, _			GORD					===	<u></u>	EAL]
Co	unty of C	<u>оок</u>	ss.	a Nota THAT	ry Public i JOHN	KUL.	and res	iding in	n said Count DOLORES	y, in the State KULICK	e aforesaid, D , his w	O HEREB	Y CER	TIFY
	OTA A	G _C	who are foregoing	personali instrun 22 y	nent, ar	peared	befor	e n	ne this c			re subsci acknowle	dged	that
1:02	XP. Tar	ب ر	voluntary a	- Can the						· mattrillen	. 42	=	frce	and

24988034

59091

age 1

UNOFFICIAL COPY

PILED FOR RECORD

Jun 5 79 9 og Am

*24988034

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (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 tensit, 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 conditions and repair, without waste, and free from mechanic's or other lens or claims for lies not expressly subordinated to the lien benefic (b) pay when due any indebtedness which may be seen which any be seen which may be seen the control of the process of the control of the process of the control of the process of the control of the premises; (c) comply with a resident of the process of the process of erection upon said premises; (c) comply with a resident of the process of the process of erection upon said premises; (c) comply with a resident of the process of the pro

superior to the lien hereof or of such decree, provided such application is made prior to the lien hereof or of such decree, provided such application is made prior to the lien or of such decrees.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any differs which 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 inspect the premises at all reasonable the premises or to income into the validity of the

10. No action for the enforcement of the unit of the provided 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 inspect the premises at all reasonable and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to incline into the validity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the trust deed, nor shall from the table for any acts, omissions hereunder, except in case of its own goss negligence or misconduct or that of the agents or employees of Trustee, and it is not 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 satisfactor, evic ence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and a the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all it lebt drust hereof has been paid, which representation Trustee may accept as true without infigurity. White it release is requested of a successor trustee may accept as the genuine note herein described any note which bears an identification number purporting to be executed by the persons herein designated as the makers thereof; and where the release is requested of a success of the resignate of a makers thereof; and where the release is requested of any one which provise in the provision in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

14. Tru

· ·							
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, Trustect By Assistant Sefectary Assistant Vice President	•:					
MAIL TO: PHILIP K. GORDON 809 W. 35th Street Chicago, Illinois 60609 PLACE IN RECORDER'S OFFICE BOX NUMBER	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 3804 S. Wood Street Chicago, Illinois	31					

END OF RECORDED DOCUMENT

STATE OF THE PARTY OF THE PARTY