UNOFFICIAL COPY

		THE PROPERTY OF THE PROPERTY O
TRUST DEED	24 000	Hilling O. Rillian
Deliver Total State In Inc. INC.	24 072 005	Steding Richard
Recorder's Office Park REO RD	- 605	BECOURER BEERS
Port) 10. 418 24 1 54 PM 177	4	*24972995
Man E. I. A. I.	THE ABOVE SPACE FOR REC	
THE INDENTURE And A STREET		<u></u>
THIS INDENTURE, rade — AUGUST 18th — 19 7	7 , between WILLIAM A.	PANOZZO AND DEBORAH A. referred to as "Mortgagor", and
HERITAGE/PULLMAN BA	NK AND TRUST COMPA	MY
an Illinois corporation do no Jusiness in Chicago, Illinoi	s, herein referred to as Trus	tee, witnesseth:
THAT, WHEREAS the Mo. graces are justly indebted to described, said legal holder or holders being herein re	the legal holder or holders of eferred to as Holders of th	of the Instalment Note hereinafter
THIRTY THOUSAND AND NO/100		(\$30,000,00) Dollars
evidenced by one certain Instalment Note of the Mo	rtgagors of even date herev	vith, made payable to BEARER
and delivered in an hy which said Nexa b. Mostroner	, 	
and delivered, in an by which said Note the Mortgagor balance of principal remaining from time to time unpaid	s promise to pay the said part the rate of — — — — — — — — — — — — — — — — — —	per cent per annum in instal-
ments as follows: ————————————————————————————————————		por corresponding to the corre
TWO HUNDRED FORTY ONE AND 57/100 —	1077 and	(\$241.57)
Dollars on thefirst (1) — day of — DECEMBER — TWO HUNDRED FORTY ONE AND 57/100 ———————————————————————————————————	1977 and	(\$241.57)
Dollars on the first (1) day of each month ther	e ifter until said note is full	v paid except the final payment
of principal and interest, if not sooner paid, shall be due. All such payments on account of the indebtedness evid	or the first (1) day o	of NOVEMBED 2002 ASV
paid principal balance and the remainder to principal;	provide a that the principa	rst applied to interest on the un-
when due shall bear interest at the rate of maximum allow	wed by law per annum, and	all of said principal and interest
being made payable at such banking house or trust cor	npany II. Chicago, Illinois	as the holders of the note may;
from time to time, in writing appoint, and in absence PULLMAN BANK & TRUST COMPANY in said City,		
NOW, THEREFORE, the Mortgagors to secure payment of the said printing and finitelying of this trust deed and the payformance of the said printing and finitelying and the said printing and finitely and the said printing and the said pr	ncipal sum of mone, or 4 rold intere	at in accordance with the terms, provisions
NOW, THEREFORE, the Mortgagors to secure payment of the sold pril and illimitations of this trust used, and the performance of the covenants and consideration of the sum of One Dollar in hand pold, the receipt whereof is Trustee, its successors and assigns, the following described Real Estate and country OF COUNTY OF	hereby acknowledged, Ca by the 2 p	r wortgogors to be performed, and also in presents CONVEY and WARRANT unto the present therein, situate, lying and being in the
COUNTY OF COOK - AND STATE C	F ILLINOIS,	and the state of t
i to wit:		
1		(1000)
Lot twenty six (26) in Lake		
a Subdivision of part of Sec thirty five (35) North, Rang	e fifteen (15), Fast	of the
Third Principal Meridian, in	Cook County, Illinoi	s
		0.'
		0
		· · · · · · · · · · · · · · · · · · ·
which, with the property hereinafter described, is referred to herein as the TOGETHER with all improvements, tenements, easements, fixtures, and applicable to the control of the control	'premises,"	roots issues and profits thereof for so long
and during all such times as Mortgogors may be entitled thereto (which are p all apparatus, equipment or articles now or hereafter therein or thereon used t	leaged primarily and on a parity with to supply heat, gas, air conditioning,	water, light, power, refrigeration (whether
single units or centrally controlled), and ventilation, including (without restrictoryings, inador beds; awnings, stoves and water heaters. All of the foregot thereto or not, and it is agreed that all similar apparatus, equipment or art	ting the foregoing), screens, window	shodes, storm doors and windows, floor I
or assigns shall be considered as constituting part of the real estate.		I.
TO HAVE AND TO HOLD the premises unto the sold Trustee, its successori herein set forth, free from all rights and benefits under and by virtue of the	and assigns, forever, for the pu e Homestead Exemption Laws of th	irposes, and upon the uses and trusts e State of Illinois, which said rights and
benefits the Mortgagers do hereby expressly release and waive. This Trust Deed consists of two pages, the conditions and provisions apperence in the mortgage of the provisions apperence on the Mortgage of	oring on this page and on page two	(the reverse side hereof) are incorporated
	he day and year first above	
	A Calland	Aday or all
William A Panozzo (SEAL)	beboran A. Pai	10228 (SEAL)
(SEAL)	*************************************	(SEAL)
STATE OF ILLINOIS.	R	
County of BORDER a Notary Public in and for and residing	in said County, in the State of	resold, DO HEREBY CERTIFY THAT
William A. Panozzo an		1.1. 1.1. 1.1.
who	e the same person	me.Saresubscribed to the fore-
going instrument, appeared before me this	day in person and acknowledge	nd thattheysigned, sealed
and delivered the said instrument as	LEI.Yfree and voluntary act	
set forth, including the release and waive	r or the right of homestead.	of august AD 1077
THO INDITIONERS THE AIRED BT.	O 3001 1113	of August A. D. 1977.
Heritage/Pullman Bank and Trust Company	Lars	l Berello
1000 E. 111th Street		Notary Public.
ADDRESS Chicago, Illinois, 60628		
4-1-06-50		

A Mortagers shall be liable for the payment of all general real estate taxes and shall deposit or cause to be deposited with the Trustee named in this Trust Deed or with the legal holder of the note referred to detein on the first day of each and every month during the term of said tops an sum equal to one twelfth of the estimated general real estate taxes next accruing against said premises computed on the smooth of the last accretainable real estate taxes. Mortagers, shall pay special taxes, and the control of the last accretainable real estate taxes. Mortagers, shall pay special taxes, and the control of the last accretainable real estate taxes. Mortagers, shall pay special taxes, and the control of the last accretainable real estate taxes.

to note referred to herein duplicate receipts therefore

Mortgagors shall cause all buildings and improvements now or hereafter situated on said premises to be insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient client to pay the cost of replacing or respiring the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the honefit of the holders of the note, and in case of insurance against to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, to holders of the note, and in case of insurance about to expire, shall deliver renewel policies not less than ten days prior to the expective islate of replicative to the control of the control of

4. In case of or sult therein. Trustee or the holders of the note may, but need not, make any payment or perform us received for required of Mortgagaria may form and manne "emed expedient, and may, but need not, make full or partial payments or principal or interest or principal or p

waiver of any fight accru' g to hem on account of any default hereunder on the part of Mortgagors.

bill, statement or estimate process of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate process of the validity of any tax, assessment, sale, foreful ure, as learned to the validity of any tax, assessment, sale, foreful ure, as learned to the validity of any tax, assessment, sale, foreful ure, as learned to the validity of any tax, assessment, sale, foreful ure, as learned to the validity of any tax, assessment, sale, foreful ure, as learned to the validity of any tax, assessment, sale, foreful ure, as learned to the validity of any tax, assessment, sale, foreful ure, as learned to the validity of any tax, assessment, sale, foreful ure, as learned to the validity of any tax, as learned to the validity of tax learned to the validity of any tax, as learned to the validity of tax learned to tax learned to

Morigagors shall pay each ...m. and bledness herein mentloned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notir to by Figagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become due and p yac (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or making payment of any instalment of principal or interest on the note, or making payment of the Morigagors herein contained, Any deficiency in the amount of the making payment of the Morigagors herein contained, Any deficiency in the amount of the making payment of the Morigagors herein contained, Any deficiency in the amount of the making payment of the Morigagors herein contained, Any deficiency in the amount of the making payment of the Morigagors herein contained, Any deficiency in the amount of the making payment of the Morigagors herein contained, any deficiency in the amount of the making payment of the Morigagors herein contained and payment of the making payment of the Morigagors herein contained and payment of the making payment of the Morigagors herein contained and payment of the making payment of the payment of the making payment of the payment of the making payment of the payment of the payment of the making payment of the payment of the making payment of the payment of the payment of the

nore than fifteen days in arrears to cover the Atra expense involved in handling delinquent payments,

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, in any suit to foreclose the lien hereof, the note for attorneys fees, appraiser's fees, outlays for documentary appears which may be paid or incurred by or on h half. (T' tee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, outlays for documentary to the fees of the note and the second of the decree) of procuring all such abstracts of little, title searches and examinations, guarantee polcles. To recreate the note may deem to be reasonably necessar either to consecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All , one, itures and expenses of the nutre in inthe paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payab. With interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or calimant or defendant, by reason of this trust deed or any it lebtedness hereby secured; or (t) preparations for the commencement of any unit for the foreclosure hereof after accrual of such right to foreclose whether or not active ty commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security thereof, whether or not active ty commenced.

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 exexpensioned in the foreclosure proceedings, including all such lies. o. nentioned in the preceding paragraph hereof; second, all other items which under the
terms hereof constitute secured indehtedness additional to the relationship of the other with interest thereon service indehtedness additional to the relationship of the other services.

aining unpaid on the note; fourth, any overplus to Mortgagors, their helt, levil of presentatives or assigns, as their rights may appear.

9. Upon, or at any time after the filting of a bill to foreclose this trust of the political may be made either before or after sale, without notice, without a politic, without notice, without a politic or after sale, without notice, without a politic, without a politic or after sale, without notice, without a politic or after sale, without notice or after sale, without notice, without a politic or after sale, without notice or after sale, without notice or after sale, without notice or after sale, without a politic or after sale and a deficiency, during the full statutory period of redemption, where there have been determined and or after sale and a deficiency, during the full statutory period of redemption, where there have been determined and or after sale and a deficiency, during the full statutory period of redemption, where there have redemption a not, a word as during any utility that and Mortgagera, except for the intervention of such receiver, would be entitled to collect the ref. a issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and oper to not premises during the whole of sald period. The Court from time to time may assorted the receiver to apply the net income in his hands in payment in the sale of the hereof or of such decrease, provided such application is made grint or forectours asset; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision shall be subject to any document which would not be good and available to the party interposition in the party interposition of law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reason. It is and access thereto shall be permitted for that purpose 1. Trustee has no duty to examine the title, location, existence, or candillon of the premises, nor shy. Trustee has no duty to examine the title, location, existence, or candillon of the premises, nor shy. Trustee he childred to record this trust deep or new for the property of the control of the premise of the control of the premise of the control of the premise of t

13. Tristee shall release this trust deed and the lien thereof by proper instrument upon pracentation of as a fac ore evidence that all indebtedness accured by the trust deed has been fully paid and Tristee may execute and debtoer a release of record to and a trust request of a 3 y = non-who shall, either before or dark factoring the request of a 3 y = non-who shall, either before or dark factoring that all indebtedness hereby secured has been by which representation Tristee may accept as the without inquiry. Where a release is requested of a successor friestee may except as the genuine not "rein described any note which bears cell flicate or identification purporting to be executed by a prior trustee hereunder or which conforms in substance with "e. des "tytion herein contained of the note and which purports to be executed by the persons herein designated as the inskets thereoff and which purports to be executed by the persons herein designated as the inskets thereoff and which purports to be and instance with the described any note which may be executed a certification of the note described herein, it may accept as the genuine to the original trustee and it has never executed a certification of the note described any note which may be a makets thereoff.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument in writing filed in the office of the Recorder or Registrar of Titles in which the premises a e.g. in ted shall be Successor in Trust. Any Successor in Trust stereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or recessor shall be entitled to reasonable compensation for all acts performed hereunder.

"Mortgagers" whose used here in balloth discontinuous processors and all persons who processors and all persons chaming under or mode sorting ports and the word "Mortgagers" whose used here in balloth discontinuous processors and all persons label for the payment of the indebtedness or any part is not such persons about the note of the state of the state of the state of the payment of the indebtedness or any part is not such persons about the note of the state of the state of the payment of the payment of the indebtedness or any part is not such persons about the note of the state of the payment of

mount of the indebtedness to be immediately due and payable

IN THE EVENT OF THE SALE OR TRANSFER OF THE TITLE TO THE PREMISES DESCRIBED HEREIN, THE HOLDER OF THE NOTE SECURED HEREBY MAY AT ITS OPTION DECLARE THE ENTIRE AMOUNT OF THE INDEBTEDNESS TO BE IMMEDIATELY DUE AND PAYABLE.

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THIS NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THIS TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified herewith under identification No.....

HERITAGE/PULLMAN BANK AND TRUST COMPANY

Assistant Vice President Assistant Secretary

PANOZZO NAWE P

`>

HERITAGE/PULLMAN
BANK AND TRUST COMPANY
1000 EAST 111TH STREET
CHICAGO, ILLINOIS 60628

OR

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER 413. 54 055

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

2729 Lake Park Drive Lynwood, Illinois

END OF RECORDED DOCUMENT

24 072 005