UNOFFICIAL COPY



	C T	RUST	DEED		24 1	39 414			
	13	6150	201		E4 3	30		Lleitn	6-11-11-14 po
6		CHARGE TO	CERT	ALLINUIS REJORD	THE A	OVE SPACE FOI	R RECORDER'S	PECORDER USE ONLY	J _{OF DEEDS}
THIS RIV	SINDENTURE.n	nade Si	HOV IN SER	17 PHP 777,	19 77	, between	MICHAEL	RIVERA an	994 4
herei Illine	n referred to as ". ois, herein referred	Mortgagors" I to as TRUS	. and CHICAGO TEE, witnesset	TITLE AND ' h:			•	•	· ·
legal	T. WHEREAS the holder or holders urity of								
THE	E THOUSAND I								
and c	th weed, in and b	y which said	Note the Mort	gagors promise	to pay the	said principal s	um in instalme	ents as follows	: sterite
	iore o. t'.e	day		19	and		·		
Dolla	rs or Jore o		day of h a fina <u>l paym</u>		ance due		to and day of		day of 9 , with
****	est from	of aid instal	on ments of princi	the principal l pal bearing into	balance fr erest after	om time to tim maturity at the	e unpaid at the	he rate of	per ent per annum.
Hillians	ll of said princip; is, as the holders	of the pote	r av from time	s ta tima in un	ritina nonc	int and in ohea	nas of austran	pointment, th	en at the office
of NC	CONTINENTAL W. THEREFORE,	the Mortgage	NATIONAL s to secure the p	BANK & TRU payment of the	ST COME sald princip	ANY, 231 S alsum of money	 LaSalle and said interest 	St. est in accordance	in said City, e with the terms,
and all WARF lying a	IS, 45 the holders CONTINENTAL OW. THEREFORE, tions and limitations so in consideration (ANT unto the Trus and being in the	of this trust of the sum of the sum of the successite successite of the control o	sors and a sign at the period of the period	hand paid, the chand paid, the chand paid, the change description in t	receipt whe receipt whe ribed Real I COUNTY	id agreements her- reof is hereby ac Estate and all of th OF COOK	ein contained, by knowledged, do teir estate, right, AND STAT	y the Mortgagors by these presentitle and interes E OF ILLINOIS	to be performed its CONVEY and it therein, situate,
to wit:	:								
	of a p	art of t	of Lot 11 he West ha	lf of the	North E	ast quarte	r of Sect:	ion 17.	A 138N
	Townsh in Coo	ip 40 No k County	rth, Range	L Fast o	f the T	hird Princ	ipal Merio	iian,	00
	2 000	n ooune,	,		,				
A is	Forty and N Friday next (\$35.00) Do a final pay	succeed	ing the dat Friday of	te hereof each and	for fif ever w	ty-two wee eek for th	ks; Thirty	y-five and	No/100
	Mortgagors penalty.	shall ha	ve the righ	nt to prep	ay the	utstandin	g balance	at any ti	me without
						0			
so long second refriger doors, whether mortga TO set fort	with the property he GETHER with all it and during all six and during all six arity), and all appar attoin (whether sing ind windows, floor or physically attached ones or their success HAVE AND TO HE they free from all right tegagors do hereby e	mprovements, the times as M actus, equipme de units or ce coverings, in ed thereto or ors or assigns DLD the premi hts and benefi	tenements, easem lortgagors may be int or articles now mirally controlled ador beds, awning not, and it is ag shall be considered best unto the said.	ents, fixtures, are entitled thereto or hereafter the , and ventilation is, stoves and we reed that all sim I as constituting	nd appurten o (which ar erein or the i, including ater heaters nilar appara part of the	All of the foregons, equipment or eal estate.	oing the declared articler hereaft	d to be a part of er placed in the	f said real estate premises by the
Th deed)	is trust deed cons are incorporated	sists of two	pages. The cove						
assigns WI	FNESS the hand s	5 and se	als of Mo	rtgagors the da	y and yea	r first above wri	tten. c	, C'	0
MICH	Michael LABL RIVERA	Liver	٠	[SEAL]	'ਤਰੰਤ	LUSAN AN RIVERA	Rwer	·	SEAL
			72	_ [SEAL]					[SEAL]
	of ILLINOIS,	_ } ss.	A Notary Public in Michael Ri	and for and resilveral and	iding in said Susan R	County, in the St ivera, hus	ate aforesaid, D	O HEREBY CER	RTIFY THAT
,,,,,,,,,	MAN 77 THAN								hearibad
THE SEL	MAIL 77	who de foregoi	<u>re,</u> personally k ng Instrument, a	ppeared before	me this da	y in person and	whose name Sacknowledged		bscribed to the
CHAEL	5 G G	_ : :	sealed and delives therein set forth			, their	free and	voluntary act, f	or the uses and
3,4	312	j Givi	en under my hand	and Notarial Sea	il this		ay or Syl	Tenle.	19 77

THE COVEN VALS. CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DILLD)

If Mortaneous shall not prompty repair restore or remaid any buildings or improvements now or hereafter on the premises which may become damaged or ne destroyed, (to keep shall premises in good condition and repair, without waste, and tree from mechanics or other liens or claims for her not expressly subsidimated to the lien fact of e.g. pay when auc any indebtedness which may be carried by a her or charge on the premises superior to the lien factor, and upon request exhibit satisfactory exclaime of the discharge of such prior her to Tristee or to holders of the moter (if complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises except as required by law or manningful ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or manningful ordinance.

2. Moreason shell now better now nearby attrobes all general taxes, and shall now uncertail taxes, special assessments, water charges, severy service.

the like literior, and upon respect (without statisticity) evidence of the discharge or such providen to Trustee or to include so the notice of minimum of buildings from the air in time in process of exection upon said premies; ter comply with all requirements of the vormanism of official to the control of the more statistics of the notice of minimum of official to the control of the more statistics of the notice of the premies and the use thereof; (f) make no material alterations in said greines except as required by law or minimum of the distriction of the notice of t

third, all principal and interest remaining unpaid on the norm, how, how overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear and interest remaining unpaid on the norm, how of the court in which such bill is filled may appear a receiver of said remains. Such appointment may be made either before or after see, without notice, without regard to the solveney or insolvency of Mortgagors at the time of application for such receiver and without regard to the time, also of the premises or whether the same shall be then occupied as a homestead or not and time trustee hereunder may be appointed as such receiver, and the review shall have power to collect the ronts, issues and profits of said premises during the pendency of such foreclosure sait and, in case of a sale of a sificancy, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, see if for the intervention of such receiver, would be entitled to collect such tents, issues and profits, and all other powers which may be necessary of ar used in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time way authorize the receiver to apply the net income in his hands in payment in whole of an part of (a). The independences secured hereby, or by any decree foreclosing this tiput deed, or gay tax, special assessment or other liens which may be or become superior to the lien hereof or of such screep, provide such application is findle print to foreclosure safe; this the detections in account of the contor, ment of the lien of ordan provision hereof shall be a bject to any defense whole of such application is findle print to foreclosure safe; this the detections in the print to enfort enter the time of the lien of the provision hereof shall be a bject to any defense whole of the provision of the provision of the defense of the lien and the upon the note

11 Trustee of the healests of the more shall have the right to impect the premises at the combile times and access thereto shall be permitted for that purpose.

12 Trustee and no dots to encount the fille, location, existence or condition of the pre new or to inquire into the salidity of the signatures of the defaulty, capacity, of authority of the structures on the note of trust deed, not shall Trustee by observed to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any acts or sime since hereof, except in case of its own gross neglicence of misconduct or that of the agents or employees of Trustee, and it may require indemnits as satisfactory to it before exercising any power herein green.

13 Trustees shall fellows this trust deed and the limit hereof by proper instrument upon presentation of satisfactory evidence that all indebtedness that the total strust deed has been fully paid; and Trustee may execute and deliver a release hereof to and a thir request of any person who shall, either before the properties of the properties of the properties of any person who shall, either before the properties of the properties of the properties of the properties of any person who shall, either before may reached any note which bears althorition transfer as requested by the properties of any person who shall representation. Indication nature the exceptibility of the properties of the properties of the description herein contained of the note and purporting to be placed thereon by a 100 ft. (see herein described any note which bears althorition and purporting to be placed thereon by a 100 ft.) is the herein described any note which bears althorition and purporting to be placed therein by the properties and the properties of the propert

IMPORTANT: FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DELD SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEL BEFORE THE TRUST DEED IS	CHICAGO TITLE AND TRUST COMPANY. Trustee.			
FILED FOR RECORD.	j	Assistant Secretary As sistant Vice Pres iden		
MAIL TO: Mr. Henry M. Morris ROSENTHAL AND SCHANFIELD		FOR RECORDERS'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE		
55 East Monroe, Suite 4620 Chicago, Illinois 60603		4648 North Kenmore		
		Chicago, Illinois		

END OF RECORDED