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			9 on AH '7		3)	*242071
C ₁ C	CHARGE TO C	ERP ette 14	4 (CONTRACT)	THE ABOVE SPACE FOR RECOR	DERS USE ONLY	0 , ,
THIS INDENTURE	made	Vev.	7	1977, between Co	ENELIOUS	Hur
MEWINA		, , , ,	,	. , between CD	7C,7 2A. 00 3	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
herein referred to as Chicago, Illinois, he THAT, WHEREAS	s "Mortgagors," rein referred to the Mortgagors	as TRUSTE are justly i	E, witnesseth: indebted to the	ID TRUST COMPANY, an Illino legal holders of the Instalment of the Contract, in the sum of the Contract, in the sum of	Contract hereinaf	fter described,
virlanced by one ce	rtain Instalmen	t Contract o	of the Mortgago	rs of even date herewith, made p	ayable as stated th	herein
and deaver d, in an as provided herein.	d by which said The final instal	l Contract tl ment shall b	he Mortgagors pe due on the	promise to pay the sum of 12,	876.36 i EMBER	n instalments
limitations of this 450	deed, and the p the sum of One reastee, its succe and being in the	erformance of	f the covenants ar	the said sum of money in accordant agreements herein contained, by the pt whereof is hereby acknowledged, g described Real Estate and all of the COUNTY	he Martenears to be i	merformed and
38	ots. Vibai	not the Range	South W	he Hill Fourth Add est 1/4 of Section of the Third Prin	19. Towns	hin
		Section of the sectio	00/2	"THIS INSTRUMEN Patrice Drawnles	, <u>4/3/ N</u>	Ele En
				し	(duni-	1 P. 4004
conditioning, water, ligh foregoing, screens, wind foregoing are declared to equipment or articles he the real estate. TO HAVE AND TO trusts herein set forth, free said rights and benefits the This trust deed con- this trust deed are in successors and assigns.	improvements, to during all such ti- rily) and all app t, power, refriger dow shades, stori o be a part of sa- treafter placed in a treafter placed in a HOLD the premi- ree from all rights the Mortgagors do assists of two pre- corporated hero-	enements, ca- mes as Mortga arratus, equip- ation (whether more arranged at the first real estate he premises b ses unto the s s and benefits hereby expres- ages. The co- ein by refere	sements, fixtures, agors may be enti- ment or articles or single units or a windows, floor of whether physical to the mortgagors said Trustee, its secunder and by visty release and we were anti- cence and are a p	and appurtenan's thereto belonging the thereto (which belonded prime now or hereafter therein or there centrally controlled), and vinitation, coverings, inador beds, iwings, stoly attached thereto or not, and it to their successors or assigns shabe the uccessors and assigns, forever, for the true of the Homestead Exemption L.	ig, and all rents, issuarily and on a parity on used to supply, including (without ives and water heate agreed that all simic ensidered as constitution of the construction of the page 2 (the revon the nor, gagors	nes and profits with said real heat, gas, air restricting the ers. All of the lar apparatus, tuting part of n the uses and illinois, which verse side of
STATE OF ILLINOIS	ss. a	Notary Public		EISENSIEE C esiding in said County, in the State at		BY CERTIFY 5
County of Cook	_} TI		NELJONS	HILL + MECUI		<u> </u>
ISLNO		•		he same person whose name, day in person and acknowledged tha		scribed to the

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 rebuild 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 them 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 Contract; (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 municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors 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 the premises when due, and shall, upon written request, furnish to Trustee or to holders of the contract duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm (and flood damage, where the lender is required by law to have its loan so insured) under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indibitedness secured hereby, all in companies satisfactory to the holders of the contract, under insurance policies providing fo

4. Mortgagots shall pay each them of macrotome seven method and payable introduced shall, notwithstanding anything in the contract or in this Trust Deed to the contrary, become due and payable immediately, less unearned charges, in the case of default in making payment of any instalment on the contract.

5. This Trust Deed and all sums hereby secured shall become due and payable at the option of the Holder of the contract and without notice to the Mortgagor forthwith upon the conveyance, sale, or transfer, by operation of law or otherwise, of Mortgagor's title to all or any ortion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with Mortgagor, unless made with prior written consent of the Holder of the contract. Any manner in persons or entities other than, or with Mortgagor, unless made with prior written consent of the Holder of the contract or overvance, sale, or transfer made in accordance with this paragraph shall not release the original Mortgagor of any liability under the contract or herein except as may be specifically agreed to by the Holder of the contract in writing.

6. Then the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the contract or Trustee shall by the Holder of the contract or Writing.

6. Then the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the contract or Trustee excellent in the property of the contract of the contract of trustee or holders of the contract of the property of the property of the contract of the ontract of the order of property of the contract of the contract of the ontract of the property of the property of the order of property of the property of the property of the order of property of the property of the

court from time to time any superior to the lien by or by any decree forecosing 'is t. ist deed, or any tax, special assessment or other nen which may superior to the lien hereof or of such decree, provided suc capplication is made prior to foreclosure sale; (b) the deficiency in case of a sale and deficiency.

9. No action for the enforcement of the lien or of any privis on hereof shall be subject to any defense which would not be good and axiilable to the party interposing same in an action at law upon to echitact hereby secured.

10. Trustee or the holders of the contract shall have the right of any on spect the premises at all reasonable times and access thereto shall be permitted for that purpose.

11. Trustee has no duty to examine the title, location, existence or an dition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the ontreate or stress or the identity capacity, or authority of the signatories on the ontreate or stress of its own gross 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.

12. Trustee shall release this trust deed and the lien thereof by proper martument may presentation of satisfactory evidence that all indebtendess secured by this trust deed and the lien thereof by proper martument may presentation of satisfactory evidence that all indebtendess secured by this trust deed and the lien thereof by proper martument may be release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee he contract, representing that all indebtendess hereby secured has been paid, which representation Trustee may accept as the without inquire. Where a release is requested of a successor trustee, such as been paid, which representation frustee may respect to a successor trustee.

12. Trustee may respect to a successor in trust, thereof, when the r

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER THE INSTALMENT CONTRACT SECURED BY
THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO
TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE
TRUST DEED IS FILED FOR RECORD.
THE PART OF THE PART OF THE CORE.

ldeni	tification No	61	987	71	
	CHICAGO	TITLE	AND	TRUST CO	OMPANY,
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Ву	Di	a,			عمحو	Trus
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MAIL	The First Marinal Pank of Chicago TO: Gae Time First Flora	_
	Caloner, Illuniois 60670	
	LAHA: Ruby DATA	
	PLACE IN RECORDER'S OFFICE BOX NUMBER	-

INSERT STREET AD DESCRIBED PROPER	DRESS OF	
6754 -	5. O	AKLEY
CHICAGO	Ic,	60636

END OF RECORDED DOCUMEN