UNOFFICIAL COPY

Altogram 24 254 389 altogram

TRUST DEED

1977 DEC 20 PM 3 34 DEC-20-77 4 9 7 6 5 9 0 24254389 4 A -- Rec

10.00

THIS INDESTURE, made December 16, 1977 between Felipe Q. Punsalan and wife Erlinda R. (J) now known as Actna Bank Religion backing Convention, design business in Chicago, Illinois, heelin sefered to as "Mortgagens" and AETNA STATE BANK, an Illinois backing Convention, design business in Chicago, Illinois, heelin sefered to as "Mortgagens" and AETNA STATE BANK, an Interfered on a soldient of the Note, in the principal sum of light thousand three bundred twenty & 96/1009** MOBILITY OF HEARTH and delivered, in and by which said Note the Mortgagens stored Light 25, 1975. INTERPRETABLE TO THE OFFICE OF HEARTH and delivered, in and by which said Note the Mortgagens promise to pay the said principal sum which inches interest from a Constitution of the State of Constitution of Constitution of Constitution of the State of Constitution of Con				
Pelipe Q. Punnalan and wife Erlinda R. (J) now known as Actna Bank herein referred to ar "Morteguer" and AETNA STATE BANK, an Hillionia Banking Convention, desire business in Chicago, Illionia, herein referred to ar "Morteguer" and AETNA STATE BANK, an HILLIONIA MARCHANIA CONTROLLING AND				
blinois Banking Comoration, doing business in Chicago, Illinois, herein referred to as "Mortegare" and AETNA STATE BANK, an Illinois Banking Comoration, doing business in Chicago, Illinois, herein referred to as TRUSTER, witness: IRAT WIREEAS* (in, Mortegare) are justly indebted to the keps holders of the installment Note hereinafter described, and legal holders being entered to a STATE Process. Installment Note hereinafter described, and legal holders being considered by fire certain installment Note of the Mortegares dawd				
THAT WHEREAS in Mortgagors are justly indebted to the keal holders of the installment Note hereinafter described, ask legal holders being retirent effered as a Judices of the Note, in the principal sum of Kight. Housand, three hundred twenty & 70/100*** Politars, evidenced by an certain installment Note of the Mortgagors dated. July 25, 1975. South of THE OUTE CVF BEARER Rad delivered, in and by which said Note the Mortgagors promise to pay the said principal sum which in on the business of principal are which in on the business of principal are which in on the business of principal are which in the said that the said that the said Note the Mortgagors promise to pay the said principal are which in the said that the s	- •	here	in referred to as "Mortgagors" and AETNA	
Solitar, evidenced by an certain Installment Note of the Mortgagors dated July 25, 1975 on the balance of principal aum which involves interest from PCCEMDET 16, 1977 on the balance of principal aum which involves interest from PCCEMDET 16, 1977 on the balance of principal manning from time to use the reason of 12.85 per cent per annum, in installments (including principal and interest), as described in sul Note, All lace as the Holders of the Not, may, from time to time, in writing, otherwise direct. """ """ """ """ """ """ """	HAT WHEREAS, th. Mortgagors are justly	indebted to the legal holders of the	installment Note hereinafter described, said	legal holders being
MOW. THEREFORE, the Mortgagors to the state of the following decided and professional state of the state of state of the s	erein referred to a Volders of the Note, in	Note of the Mortgagors dated J	ulv 25. 1975	
me unpaid at the rate of 10.86 per cent per annum, in installments (including principal and interest), as described in aid Note. All chephyments on accounts. Such defendence oriented by said Note are puryable at 2401 North Halafed Street, Chicago, Illinois, or at such other lace at the Holders of the Note only, from time to time, in writing, otherwise direct. "This instrument was propared by Manager of the Common of t	ayable TO THE OLDE . OF BEAKER and	delivered, in and by which said Note	the Mortgagors promise to pay the said princ	
NOW. THEREFORE, the Mortgagors to accure the payment of the said principal sum of money and said interest in accordance with the terminated and also in consideration of the sum of One Dollar in own of June 1 to the recipit whereof is hereby achaeveload, do by these presents DNVEY and WARRANY unto the Trustee, is successors and said, the recipit whereof is hereby achaeveload, do by these presents DNVEY and WARRANY unto the Trustee, is successors and said, the recipit whereof is hereby achaeveload, do by these presents DNVEY and WARRANY unto the Trustee, is successors and said, the recipit whereof is hereby achaeveload, do by these presents DNVEY and WARRANY unto the Trustee, is successors and said, the recipit whereof is hereby achaeveload, do by these presents of the said of the west to the contract of the said and the section of the West to the West to the Court of the North East to a subdivision of the West to the West to the North East to a subdivision of the West to the West to the Court of the North East to a subdivision of the West to the Said read of the Said acts of the	me unpaid at the rate of 10.86 ch payments on accourt the redness ex	per cent per annum, in installments videnced by said Note are payable a	s (including principal and interest), as describe t 2401 North Halsted Street, Chicago, Illino	ed in said Note. All
NOW, THEREFORE, the Mortgagors to secure the payment of it is said principal sum of money and said interest in accordance with the terms rovisions and limitations of this trust deed, and the performance of the coverants and agreementh hereta contained, by the Mortgagors to be performed and the performance of the coverants and agreementh hereta contained, by the Mortgagors to be performed to the contained of the	C'A.			
NOW. THEREFORE, the Mortgagors to secure the payment of the seld principal sum of money and sald interest in accordance with the terms rootsions and limitations of this trust deed, and the performance of the covenants and agreements hereto contained, by the Mortgagors to be performed and warrant and the performance of the covenants and agreements hereto contained, by the Mortgagors to be performed and warrant and the performance of the covenants and agreements hereto contained, by the Mortgagors to be performed and the performance of the covenants and agreements hereto contained, by the Mortgagors and the Mortgago		This instrument was	prepared	
NOW. THEREFORE, the Mortgagors to secure the payment of the seld principal sum of money and sald interest in accordance with the terms rootsions and limitations of this trust deed, and the performance of the covenants and agreements hereto contained, by the Mortgagors to be performed and warrant and the performance of the covenants and agreements hereto contained, by the Mortgagors to be performed and warrant and the performance of the covenants and agreements hereto contained, by the Mortgagors to be performed and the performance of the covenants and agreements hereto contained, by the Mortgagors and the Mortgago	b	(name)		
NOW, THEREFORE, the Mortgagors to secure the payment of it a seld principal sum of money and said interest in accordance with the terms, novisions and limitations of this trust deed, and the performance of the covenants and agreements havele contained, by the Mortgagors to be perceived and walkenful unto the Trustee, its successors and assim, the following described Real Exists and all of their estates, right, little and contained, by the Mortgagors to be perceived, altraste, lying and being in the CUNTY OF DUPAge AND STATE OF ILLINOIS, owil: Lot 24 in Gallagher & Henry's Brookhaven Nanor Unit # 5, being a subdivision of the West \(\frac{1}{2} \) of the North East \(\frac{1}{2} \) of Section 28, Township 38 North, Range 11, Part of the Third Principal Meridian Principal Meridian And Principal Meridian And Principal all sections and locations of the section of the West \(\frac{1}{2} \) of the North East \(\frac{1}{2} \) of the Third Principal Meridian Principal Meridian And Principal all sections and locations of the section of the West \(\frac{1}{2} \) of the Third Principal Meridian Principal Meridian And Principal Meridian And Principal all sections of the sections of the section of the section of the sections of the sections of the section of the sections of the section of the section of the section of the sections of the section of the sections of the section of the section of the sections of the section of the sections of the section of the se		3401 M. Nalo	tub, Ctgo"	
NOW, THEREFORE, the Mortgagors to secure the payment of it a seld principal sum of money and said interest in accordance with the terms, recisions and limitations of this trust deed, and the performance of the coverants and agreements haveled contained, by the Mortgagors to be personnelly and was accordance with the terms, affunds, lying and being in the CUNTY OF DUPAge AND STATE OF ILLINOIS, owil: Lot 24 in Gallagher & Henry's Brookhaven Nanor Unit # 5, being a subdivision of the West \$ of the West \$ of the North East \$ of Section 28, Township 38 North, Range 11, Part of the Third Principal Meridian Principal Meridian And Principal Meridian		(addres	s)	
DuPage AND STATE OF ILLINOIS, o wii: Lot 24 in Gallagher & Henry's Brookhave a lianor Unit # 5, being a subdivision of the West ½ of the West ½ of the North East ½ of Section 28, Township 38 North, Range 11, Pair of the Third Principal Meridian And Principal Meridian				
DuPage AND STATE OF ILLINOIS, o wii: Lot 24 in Gallagher & Henry's Brookhave a lianor Unit # 5, being a subdivision of the West ½ of the West ½ of the North East ½ of Section 28, Township 38 North, Range 11, Pair of the Third Principal Meridian And Principal Meridian	NOW, THEREFORE, the Mortgagors to se	ecure the payment of the said princip	pal sum of money and said interest in accords	nce with the terms,
Lot 24 in Gallagher & Henry's Brookhaven Janor Unit # 5, being a subdivision of the West \$ of the West \$ of the North East \$ of Section 28, Township 38 North, Range 11, Part of the Third Principal Meridian Principal Meridian And Principal Meridian Principal Meridian And Principal Meridian Principal Meridian And	rovisions and limitations of this trust deed, ormed, and also in consideration of the sur CONVEY and WARRANT unto the Trustee, nterest therein, situate, lying and being in the		· ·	
subdivision of the West & of the West & of the North East & of Section 28, Township 38 North, Range 11, Part of the Third Principal Meridian which, with the property hereinsfeer described, is referred to herein as the "premises." TOGETHER with all suprovements, tenuments, eastments, fixtures, and appurtenances thereto belonging, and all mate, he see an profits there- read not secondarily) and all apparatus, equipment or articles now or hereafter therein one therefore used to supply heat, gas are and to any with the premises in the state of the premises and not secondarily) and all apparatus, equipment or articles now or hereafter therein or the state of the premises are all similar apparatus, equipment or articles he exist and the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the ferse articles he exist a place of the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the ferse articles he exist appearance of the premises into the said and by wints of the Homested Exemption Laws of the State of Illinois, which sid related benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are necoporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITHESS the hand and seal of the premise and provisions appearing on page 2 (the reverse side of this trust deed, are necoporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. SEAL) Felipe Q. Punsalan (SEAL) That Felipe Q. Punsalan (SEAL) Who SEE personally known to me to be the same person B whose mane SEE subscribed to the foregoing instrument, appearance before me this day in person and acknowledged that they aimed, sealed and delivered the said instrument as the same person and		COUNT' UF	Dupage AND STA	ATE OF ILLINOIS,
Section 28, Township 38 North, Range 11, Fact of the Third Principal Meridian Although M	Lot 24 in Gallagher	& Henry's Brookhaven	Manor Unit # 5, being a	
Principal Meridian Although the property hereinafter described, is referred to herein as the "premises." Although the property hereinafter described, is referred to herein as the "premises." Although the property hereinafter described, is referred to herein as the "premises." Although the property hereinafter described, is referred to herein as the "premises." Although the property hereinafter described, is referred to herein as the "premises." Although the property hereinafter described, is referred to herein as the "premises of the premises of the premise of the premises of the premises by the moripagors or their successors or assigns shall be considered as constituting past of the real estate. It is the premises by the moripagors or their successors or assigns shall be considered as constituting past of the real estate. It is the premises by the moripagors or their successors or assigns shall be considered as constituting past of the real estate. It is the premise of the premises by the moripagors or their successors or assigns shall be considered as constituting past of the real estate. It is the premise of the pre				
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are accorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand		p 50 North, Kange 11,	y the initia	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are necoporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. Felipe Q. Punsalan (SEAL) SEAL) STATE OF ILLINOIS County of Cook SS. 1. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they aigned, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of Declaration 1972 August 1972 Mortary Public.				
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. Felipe Q. Punsalan (SEAL) STATE OF ILLINOIS County of Cook SS. 1. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and schaowledged that they aigned, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of Declaration 1972 August 1972 Notary Public				
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. Felipe Q. Punsalan (SEAL) STATE OF ILLINOIS County of Cook SS. 1. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this August Mandall Notary Public				
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. Felipe Q. Punsalan (SEAL) STATE OF ILLINOIS County of Cook SS. 1. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this August Mandall Notary Public				
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. Felipe Q. Punsalan (SEAL) STATE OF ILLINOIS County of Cook SS. 1. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this August Mandall Notary Public				
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. Felipe Q. Punsalan (SEAL) STATE OF ILLINOIS County of Cook SS. 1. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this August Mandall Notary Public				<i>></i>
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are necoporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. Felipe Q. Punsalan (SEAL) Fractional Cook SS. 1. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they aigned, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this August Mandall Notary Public			1.6	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. Felipe Q. Punsalan (SEAL) STATE OF ILLINOIS County of Cook SS. 1. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this August Mandall Notary Public	which, with the property hereinafter described	, is referred to herein as the "premis	e,"	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed, are incorporated herein by reference and are part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. Felipe Q. Punsalan (SEAL) STATE OF ILLINOIS County of Cook SS. 1. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this August Mandall Notary Public	TOGETHER with all improvements, tenem if for so long and during all such times as M and not secondarily) and all apparatus, equipidit, power, refrigeration (whether single unwindow shades storm doors and the provinced with the premises by the mortgagors or their succitor to HAVE AND TO HOLD the premises we herein set forth, free from all rights and benerin set forth, free from all rights and bene	ients, easements, fixtures, and appur- orizagors may be entitled thereto (toment or articles now or hereafter the list or centrally controlled winings, the controlled winings, winings, tached thereto or not, and it is agreed to the said Trustee, its successors and frist under and by virtue of the Hom	Anances thereto oetongue, and as rents, as which are pledged primarily and on a parity rein of thereon deed to supply heatings, and as reconstruction of the forest and the state of the real estate. All of the forest as constituting part of the real estate, and upon estead Exemption Laws of the State of Illino estated Exemption Laws of the State of Illino	with and real estate with aid real estate on it dang, water, forer in ", acreems, gar de Lured to be cleshe est er placed in the uses and rusts is, which aid richts
WITNESS the hand and seal of Mortgagors the day and year first above written. SEAL) SEAL) SEAL) STATE OF ILLINOIS County of Cook SS. I. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person so whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they aigned, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of December 19 7)				
SS. I. Sam T. Carone SS. I. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person so whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they aigned, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of Declaration 19 7)				_
STATE OF ILLINOIS County of Cook SS. I. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (I) who are personally known to me to be the same person so whose names are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they aigned, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of Declaration 19 7) MOTA 2. NOTA 2. NOTA 2. Notary Public.	Jelye Ofreis	0,	Elinka H Juns	ala (SEAL)
SS. I. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Punsalan and wife Erlinda R. (J) who are personally known to me to be the same person be whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they aigned, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of Declaration 1972 August 1972 Output 197	Felipe Q.\Punsalan		Erlinda R. Punsalan	
SS. I. Sam T. Carone a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Pungalan and wife Erlinda R. (J) who are personally known to me to be the same person so whose name are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they aigned, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of Declaration 1972 August 1972 MOTAR		(SEAL)		(SEAL)
County of Cook a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Felipe Q. Pungalan and wife Erlinda R. (I) who are personally known to me to be the same person S. whose nameS are subscribed to the foregoing instrument, appeared before me this day in person and scknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of Deletion 19 7) NOTA P. NOTA P. Notary Public	1.	Sam T. Carone		
foregoing instrument, appeared before me this day in person and scknowledged that they aigned, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of Declar 19 7) Goward Seal	Cook (INO	tary Public in and for and residing i	n said County, in the State aforesaid, DO H and wife Erlinda R. (J)	EREBY CERTIFY
signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Seal this day of Declaring 19 7) Society Seal Seal Seal Seal Seal Seal Seal Seal				
Given under my hand and Notarial Seal this day of December 19 77 Governance Control of the Cont	foregoing instru	sment, appeared before me this day i		
SO NOTA PLANT Public Notary Public	purposes therei	n set forth.	19 December	19 22
Total Season Control of the Control	SO NOTAR OF	ees my nand and rotarial Seal this .	Aut Thaise	٠
Page 1	formist Sud		July 1 Various	Notary Public
	PUBLIC	Page 1		

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

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanics or other liens 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 the discharge of such prior lien to Trustee or to holders of the notes;(4) complete within a reasonable time any buildings now or at any time in process of erection 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 alterations in said premises except as required by law or municipal ordinance.

er o del erre <mark>a la classica de la compania del compania del compania de la compania del compania de la compania del compania de la compania del compania de la compania del compania de la compania de la compania del compania del compania de la compania de la compania del compania de la compania del compania del compania</mark>

- 2. Mortgagors shall pay before any penalty attaches all general tayes, and shall pay special tayes, special sasessments, water charges, sewer service tharges, and orther charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the titute duplicate receipts therefor. To prevent default hereunder, Mortgagors shall pay in full under protest, in the manner provided by statute, any fax or assessment which Mortgagors has desire to contest.
- 3. Mortgagors shalkeep all huddings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or sundstorm under or holicus providing for payment by the insurance companies of more sufficient either to pay the cost of replacing or repairing the sundstorm replay in full the indebtodness equited hereby, all in companies satisfactory to the hudders of the note, under insurance policies payable in a case of loss or damage, to Travele for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to exame, shall deliver renewal policies to the temperative date of expiration.
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and mainer deemed expedient, and may, but need not, make full or partial payments in principal or interest on prior renearch and may and practise, discharge, compromise or settle any tax hen or other prior lien or title or claim thereof, or redeem from any tax sale or forfering after the group of the prior lien or title or claim thereof, or redeem from any tax sale or interest or any of the purposes herein authorized and all expenses paid or instructed in connection therewith, including afterneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the interest of the prior prior the prior the prior the prior to the prior the prior that the prior the prior that the prior the prior that the pr

at the rate of per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to then on account of any default hereunder on the part of Mortgagors.

- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so ac ording to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or stimate or into the validity of any tax, assessment, sale, forfeiture, tax hen or title or claim thereof.
- 6. Mortgagors shall pay each item of indebtedness berein mentioned, both principal and interest, when due according to the terms bereof. At the option of the holders of the hote, and without notice to Mortgagors, all unpaid (a) the note on in this Frust Deed to the contrary, become due and payable (a) in the case of default for thirty (30) days in making payment of any on them to principal or interest on the note, or (b) when default shall occur and continue for thirty (30) days in the performance of any other lag each of the Mortgagors between contained.
- re W or the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to true, see the lone hereof. In any sort to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all (x) inditures and expenses which may be gain or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's tees, output would be a supplied to the control of the costs of the note for attorneys' fees, Trustee's contents to be or wided after entry of the decree) of procuring all such abstracts of title, title searches and examinations, title insurance policies. Torrens, certificate and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to procedule such which or to be compared to the control of the such sould be controlled to the controlled of t
- 8. The proceeds of any to rectosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all other stems and expenses mendent to the following paragraph hereof; second, all other items which under the term here of constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided, third, all principal and in etc. (Comming unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the 'th', a bill to forecline this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made eit. 'fore or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and with our regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereander may be app inneted. ''whether there where the prediction of the trustee hereander may be app inneted.' ''whether there were during the pendency of such foreclosure suit a' a, in, is so of a sale and a deficiency, during the full statutory period of redemption, whether there such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole. ''s 'period. The Court from the time may for the protection, possession, control, management and operation of the premises during the whole the premise of the sole to time may for the deed, or may (as, special in his hands in past ment on whole or in particle of the behavior of the premises of the protection of the sole to the control of the premises of the protection of the sole to the control of the protection of the premises of the protection of the premises of the protection of the protect
- 10. No action for the enforcement of the fien or of any plow are hereof shall be subject to any defense which would not be good and available to the party interpreting mane in an action at law upon the note thereby expedit.
- 11. Trustee or the holders of the note shall have the right to uspe to 2 premises at all reasonable times and access thereto shall be permitted for
- 12. Trustee has no duty to examine the title, location, existence or son ition of the premises, or to inquire into the validity of the signatures or the note or trust deed or too trust established to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, no. Se liable for my acts or omissions hereunder, except in case of its own gross negligence or missional or that of the agents or employees of Trustee, and it is as recommended in the first exercising any power herein given in the first exercising any power larger than the first exercising the first exercising and power larger than the first exercising and the first exercising exercising and the first exercising exercising
- 13 truster shall release this trust deed and the hen thereof by proper instruction of parts and state for yevidence that all moderateness secured by this trust deed has been fully paid, and trustee may execute and deliver "release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, tepre in "ac had all indebtedness hereby secured has been proceed that the propertion of the respectation." I trustee may accept as them proved the moderate of the control of the respectation of the properties of the persons herein designated as the makers the release is requested of the order and which purports to be executed by the persons herein designated as the makers are the note herein described any note which may be presented and which conforms in a stange with the description herein contained of the note and which purports to be executed by the persons herein designated as single which purports to be executed by the persons herein designated as which purports to be executed by the persons herein designated as makers thereof.
- 14. Invoke may reagn by instrument in writing filed in the office of the Recorder or Registrar of Files in which this instrument shall have been recorded or titled. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Leeds of the county in which the premises are stuated shall be Successor in Trust. Any Successor in the state of th
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagurs and all p resons c siming under or through Mortgagurs, and the word "Mortgagurs" when used herein shall include all such persons lated persons liable for the saym it "the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when us and it is instrument shall be construed to mean "unters" when us and it is instrument shall be construed to mean "unters" when more than one note is used.

MAIL TO:

Aetna Bank 2401 North Halsted St. Chicago, Illinois 6061

Delace in recorder's office box number 130/12

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE A STATE OF THE STA

Darien, Illinois

END OF RECORDED DOCUMENT