## **UNOFFICIAL COPY**

	* .		10	,			
- 13 and talental measure displacementaries have not on their administrative responsibility.	erzelene elektronia a sakon a	A CHENT CONTRACTOR	e <b>riy</b> eka tempekan	manananana C-	Kanka disambandan	mantana in in	<u> </u>
0	<i>ر.</i> ر	14/5	15 1	9 SEC MORTH	50~D		SIE
ate December 10, 1977	TRUST D	EED	/	norTA	GE		DOCUMENT PREPARED BY Phyllis J.
Tuest - 10, 1977 24 25	5 697						
THIS IN ENTURE WITNESSETH, That he ounty of COOK and State of 11							ㅋァ
cluding interest, vid n to by a promissory ne cights, 100 First Nat' nal Plaza, Chicago He aprovements thereon, situa, a he Countyo wit: Lot & in No. a in Vin of part of the Scith East Quar East of the Third or acipal is in the Recorder's Office of Co	eights, Illinois 6041	1, as trustee,	the following	described F	cal Estate, with the Ch	icago th all	REP/
wie Lot C in Block 77 in VIII of part of the Scith East Quar	lage of Park rter of Secti	Forest Ari	ea "forma". Whiship 35	heing a	subdivisi Cange 13.		AREI AREI
East. of the Third er acidal He	eridian. Acco	rding.to.	the nlat.	thereof	recorded	• • • • •	27
Document lo: 35733496.	Park Fore	st. II.	t	50456		• • • • •	Phy.
Addreas			City		State	ic.	, III,
ereby releasing and waiving all rights under TOGETHER with all improvements, ten sues and profits 'hersof for so long and during	e nents easements,	fixtures, and	appurtenance	s thereto bel	onging, and all	rents,	s را
arily and on a parity with said real estate as serein or thereon used to supply heat, gas, air	nd not secondarily) r conduioring, wat	and all appa er, light, powe	ratus, equipr er, refrigerat	nent or artic ion (whether	les now or her single units o	eafter or cen-	
satisfy and on a parity, with said real estate are rein or thereon used to supply, heat, gas, air sally controlled), and wentilation, including indows, floor coverings, ingdot beds, awning ind real estate whether by statelly attached ereafter placed in the provings by the morts the real estate.	s, stoves r id wate thereto of not, and	ng the foregoi r heaters. All l it is agreed t	ng), screens, of the foreg hat all simils	window sna oing are dec ir appartus.	ges, storm goo lared to be a p equipment or a	rs and art of rticles	Claw,
ereafter placed in the prepriate by the morts	gagors or train au.	cessors or ass	igns shall be	considered as	constituting p	part of	Ξ.
GRANTORS AGREE to hay all taxes sured to their full insurable value, to pay intable and in good repair and free of liens, hen grantee is authorized to attend to the sure immediately without formand. On defeat	and assessment u all prior encumbr. In the event of far	nor said prop nor sand the i	erty when d interest there ers to comply	ue, to keep t on and to ke with any of	he buildings t ep the propert the above cove	hereon ty ten- enants.	35
hen grantee is authorized to attend to the s ue immediately, without demand. On defau	same and pay the it in any payment	this therefor, is due in acco.	which shall dance with t	with 8% inte he note secu	rest thereon, b	ecome in the	:at
ue immediately, without demand. On defau vent of a breach of adv'covenant herein cor hereon from the time of such default or bres uit at law, or both, as if all of said indebted	ntained, grantee m ach, and may proce lness had then mat	ed to re over i	whole indeb sv.n indebted s terms.	ledness due t iness by fore	ogether with in closure thereof	or by	First Nationa
AS FURTHER SECURITY grantors I	hereby assign, trai	nsfer and seco	r o grant	ec all the rer t for the san	its, issues and ie, to serve all	profits? neces-	_
ary notices and demands, to bring forcible reasy deem proper and to apply the money so foresaid, and it shall not be the duty of gra	proceedings to reco arising to the pay antee to inquire in	ver possession yment of this to the validity	n the sul, it indepted uss	rerent the or to any action to a second to a s	said premises Ivancements m sments, liens, i	ns he nade ap	Sank
Unon, or at any time after the filing	of a hill to foreclo	se this trust	deed, the cou	nt n which	such bill is file	d may-	Ħ
ppoint a receiver of said premises. Such appared to the solvency or insolvency of Morte then value of the premises or whether the	pointment may be agors at the time same shall be the	made either b of application	efore or aft: a for such re a homestead	r tale, witho	ut notice, with rithout regard he Trustee her	to the	Chi
may be appointed as such receiver. Such re luring the pendency of such foreclosure sui edemption, whether there be redemption or intervention of such receiver, would be ent	eceiver shall have t and, in case of a	power to colle	ct the rents, deficiency, di	issuer and puring he fo.	ofits of said pr	eunder emises riod of for the	Sing
edemption, whether there be redemption or ntervention of such receiver, would be ent se necessary or are usual in such cases for	r not, as well as di itled to collect su- the protection, po-	uring any Iur ch rents, issue ssession. contr	ther times ves and profits	nen Mongr , and all of a ent and oper	<pre> // except 1 // owers which // ior of the pr // or of the</pre>	n may	• :::
e necessary or are usual in such cases for luring the whole of said period. The Court ands in payment in whole or in part of: (1	from time to time  1) The indebtedner	may authorizes secured here	e the receive	er to apply to decree forec	he aet income losir g this trus	in his	ţS,
ands in payment in whole or in part of: () or any tax, special assessment or other lien such application is made prior to foreclosure	sale; (2) the defi	ciency in case	of a sale and	deficiency.	anci dece hi	rovided	0
Witness our hands and seals this 10th Signed and Sealed in the Presence of	h day of	Decembe			, , 19 77.		7
		(L. He)	Debelle	P Atis	na Onnor	(Seal)	13
	erenne yn glidd hid. Og Mark o yngy han ridd	Ma	rtine	m.0.0	annor	(Seal)	3.0
							=
STATE OF WILL Illinois )	r Willi	am D. Grii	ffith				p7 p1
COOP 1 2 20 20 20 20 20 20 20 20 20 20 20 20 2	a Notary Public, in do hereby certify th	and for, and	residing in a	aid County, i	n the State afe	oresaid,	•
	do hereby certify th are						
O BOS	ARe subscrib						- Ligo
E MODERNISSION TEXNICOS CONTROL 13. 1980	person and acknow	vledged that	t.h.ey sig	ned, sealed a	ınd delivered t	the said	5
COINT WITH	instrument as . T therein set forth,	near fr	ee and volun release and	tary act for waiver of th	the uses and p e right of hon	urposes nestead.	•
"Manualana		my hand and	Notarial Sea	al this	th	* 190	r
	day of Dece	roer	, 1		_		
			11 9	soll	Notary Pul	blic.	
	•				,		

## **UNOFFICIAL COPY**

1977 DEC 21 PM 1 17
DEC-21-77 4 9 8 1 9 4 • G24255697 • A — Rec





licholas O'Connor 1

END OF RECORDED DOCUMENT