UNOFFICIAL COPY

	O _A			
	70_			
	C/X			
	TO DESCRIPTION OF THE PROPERTY	goods, at a disease of the disease is statistically a partition who when will every	para a kaya asasa arkikikasa arkina arkina arkina kayar arkina da arkina da kasasa arkina da kasasa arkina da a	polara e se desar postos e
	0.5	TOUGH DEED		
=	Date March 20-1978	TRUST DEED	24 381 397	
6041	THIS INDENTIBE WITNESS THE TOO	the undersigned as granters of the		
	THIS INDENTURE WITNESSI TH, Test County of GODSand State of J. J.	1,10,15for and in considera	tion of a loan of \$ 7,05730	***********
II	including interest, evidenced by a promissor Heights, 100 First National Plaza, Chi. no.	note of even date herewith, convergence of even date herewith, convergence of the property in the rest of the property in the	y and warrant to First National Ba c. the following described Real Es	nk in Chicago state, with all
ts,	including interest, evidenced by a promisor Heights, 100 First National Plaza, Chicar improvements thereon, situated in the Coun- towit. LOT FOLLY INTEE (43) IN Heights a Subdivision of pai Township. Thirty Five. (35). M	Till Jok One Hundred Fort	v rive (145) in Chicago	5
Ξ	Meights a Subdivision of pa	rts . T. Sections. Twenty.	Fight (23) and Twenty	line (29).
ağc		onth, .large.Fourteen.(.k	4). Last. of the Third Pr	incipal.
갽	commonly known as 249 E. 24th St.	Chica io lits III Godi		
ت.	Address	3. 7711744	City St	ate
129	Address hereby releasing and waiving all rights un TOGETHER with all improvements, issues and profits thereof for so long and di	der and by virter of he homestea tenements, easemer is, fitures, and	d exemption laws of the State of	lllinois and all rents.
Ë	issues and profits thereof for so long and do marily and on a parity with said real estate	uring all such times ar Mertgagors a and not secondarily Fud. Il app	s may be entitled thereto (which a paratus, equipment or articles no	re pledged pri- w or hereafter
_	therein or thereon used to supply heat, gas, trally controlled), and ventilation, includi	air conditioning, water, light poung (without restricting the forego	wer, refrigeration (whether single oing), screens, window shades, st	units or cen- orm doors and
ät	issues and profits thereof for so long and dimmrily and on a parity with said real estate therein or thereon used to supply heat, gas, the controlled and ventilation, including the controlled and the controlled and windows, and real estate whether physically attache hereafter placed in the premises by the mother real estate whether.	ings, stoves and water heaters Al	ll of the foregoing are declared t that all similar appartus, equipm	o be a part of ent or articles
۲.	hereafter placed in the premises by the mo the real estate.	ortgagors or their successors . as	ssigns shall be considered as const	tuting part of
÷	GRANTORS AGREE to pay all tax- insured to their full insurable value, to pa	es and assessments upon said pro by all prior encumbrances and the	or rty v hen due, to keep the built interest thereon and to keep the	dings thereon property ten-
C.	insured to their full insurable value, to pa antable and in good repair and free of lien then grantee is authorized to attend to the due immediately, without demand. On def event of a breach of any covenant herein	 In the event of failure of grant e same and pay the bills therefor 	to: * comply with any of the above, whic' stall with 8% interest th	ove covenants, ereon, become
C	due immediately, without demand. On def event of a breach of any covenant herein	ault in any payments due in acco contained, grantec may declare th	ordance with the note secured her se whole inc. of dness due together	eby, or in the with interest
5.	suit at law, or both, as if all of said indebt	tedness had then matured by expr	ess terms.	thereor, or by
Ξ	AS FURTHER SECURITY grantor of said premises, from and after this date,	s hereby assign, transfer and set and authorize him to sue for, coll	over to grant e ill the rents, issuect and receipt for the same, to se	es and profits
الالال	sary notices and demands, to bring forcible may deem proper and to apply the money aforesaid, and it shall not be the duty of g	e proceedings to recover possessi	on thereof, to rerent the said bi	remises as ne
111	aforesaid, and it shall not be the duty of g brances, interest or advancements.	rrantee to inquire into the validity	y of any such taxes, - sessments,	liens, encum-
<u>ت</u> 	Upon, or at any time after the filin appoint a receiver of said premises. Such a	g of a bill to foreclose this trust appointment may be made either l	dead, the court in which such ! I before or after sale, without no c	l is filed may c_without re-
H	appoint a receiver of said premises. Such a gard to the solvency or insolvency of Mor then value of the premises or whether the	tgagors at the time of applications as the same shall be then occupied as	n for such receiver and with at a homestead or not and the Tras	legard to the to hareunder
=	may be appointed as such receiver. Such during the pendency of such foreclosure s redemption, whether there be redemption intervention of such receiver, would be en	receiver shall have power to colle uit and, in case of a sale and a	deficiency, during the full statu.	or period of
	intervention of such receiver, would be en	or not, as well as during any fu- ntitled to collect such rents, issue	rther times when Mortgagors, constant profits, and all other powe	rs which may
=	be necessary or are usual in such cases fo during the whole of said period. The Cour- hands in payment in whole or in part of:	t from time to time may authorize	ze the receiver to apply the net	income in lis
Ē	or any tax, special assessment or other lig	en waten may be or necome super	tor to the nen nervot or of such de-	cree, provided
PHYLLIS J KLAW FIRST MATIONAL BANK II CHICAGO HTS, 100 First Mat'l Plaza, Chicago Hts,	such application is made prior to foreclosu			70
S	Witness our hands and seals this Signed and Sealed in the Presence of	20th day of Harch	1 101	78.
1		And the second	rist Chaffer	ر (Seal)
Š			elene School	(Sonl)
54	· · · · · · · · · · · · · · · · · · ·			
Ś				
Ξ	STATE OF Illinois Cook County,	I, W D Gi	riffith	
줊	Cook County,	a Notary Public, in and for, and i	J Schafer & Helene Sch	afer his wife
줆		are personally kn	own to me to be the same person S	whose name C
	William Of the Control of the Contro		oing instrument, appeared before n	
7	The state of the s		th Cy signed, sealed and deliver	
E	/ PDF49L II			
a. 		instrument as their free therein set forth, including the r		f homestead.
亞	F by Commission Expires October 13, 1980	Given under my hand and l	Notarial Seal this 20th	a po ant angle control control to the
3	THE COUNTY WAS	day of March	, 10, 73	
HIS DOCUMENT PREPARED	Manual Ma	M	of breshor	nan ammataningsara ngaman
HIS		e e e e e e e e e e e e e e e e e e e	Notar	y Public.

UNOFFICIAL COPY

Shoperty of Court Court Falls of Court Court Solider S

James 2-Helene Schafer