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•		TR	UST DEE	D (MORTO	GAGE)				
THIS INDENTURE, dated_	March	24,			, 19 80 •	, between	Martha	J. Smith	
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f the <u>city</u> hereinafter called 'he "Grantors") anking asso wion loing business		ENTAL		NATIONAL			OMPANY OF		tional
alled the "a rustee");				VESSETH:			· 50 707		

60693 in successive monthly installments, each of \$.

except for a final installment of \$ ______, commencing _______ days after the Completion Date provided for in the Contract, and on the same date of each month threafer until paid in full;

NOW, THEREFORE, to secure the _____, ment, in accordance with the provisions of the Contract, of said indebtedness, and the performance of all other covenants, agreements and outgations of the Grantors under the Contract and hereunder, the Grantors hereby CONVEY and WARof an other covenants, agreements and outgations of the Grantors under the Contract and netrentner, the RANT to the Trustee the following described real esta: (hereinafter citied the "premises") situated in the C1 ty of C1 type of C1 type of C2 nty of C2 nty of C3 type of C1 type of C1 type of C2 nty of C3 type of C4 nty of C3 type of C4 nty of C4 nty of C5 type o _, State of Illinois, to wit:

Lot 31 and the South 8 1/3 feet of Lot 32 in Block 10 of Cremin and Brenan's Fairview Park Subdivision of Blocks 5,6,7,10,23,24,25,27,29 30,38,39,40 and 43 and the North 1/2 of Block 8 (except the South 150 feet of the West 125 feet of the said North 1/2 of Block 8 and WEst 132,89 feet of the North 252 feet of 50 of 17 all of Block 16 (except the East 125 feet of the South 200 fee; thereof) and the South ½ of Block 15 all in Crosby's and Others' Su'division of the South 1/2 of Section 5, Township 37 North, Range 14, East of the Third Principal Meridian, West of Railroad, in Cook County III incis.

(This is a Junior Lien) Subject to that ertain mortgage from Martha J. Smith Dated 11-10-70 and records 11-12-70 as Doc.#

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together with all improvements, tenements, easements, fixtures and appurtenances now or hereafter her to 'elonging, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and all renth his size and profits thereof or therefrom; hereby releasing and waiving any and all rights under and by virtue of the homesteed exemption laws of the 'th' to fillinois.

The Grantors covenant and agree: (1) to pay said indebtedness, and all other amounts that may be payable "for the Contract, as provided in the Contract or according to any agreement extending the time of payment; (2) to pay, before any penalty attach s, all taxes and assessments against said premises, and on demand to exhibit receipist therefor; (3) within sixty as after any destruction or lamage, to rebuild or restore all buildings and improvements on the premises that may have been destroyed or damaged; (4) that wasts to the 'remises thall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the premises insured against such risks, for each amounts and with such companies and under such policies and in such form, all as shall reasonably be satisfactory to the all holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior encumbrane, on the premises and second to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or to the legal house of th' Contract satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any prior encumbranes on the premises.

Contract, which pouches shall provide that loss the terrors and upon request, to furnish to the Trustee or to the legal houser of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any prior encumbrances on the premises.

The Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay the indebtedness secured by any prior encumbrances, either the Trustee or the legal holder of the Contract may, from time to time, but need not, procure such insu an e., or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting the premises, or pay the indebtedness securing a yy rior encumbrances on the premises; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, as the case may be, upon demand, for all amounts so paid and the same shall be so much additional indebtedness secured hereby.

The Grantors further agree that, in the event of a breach of any of the aforesaid evenants or agreements, or of any covenants or agree ments contained in the Contract, the indebtedness secured hereby shall, at the option of the legal holder of the Contract, without demand or notice of any kind, become immediately due and payable and shall be recoverable by foreclosure hereof, or by suit at law, or both, to the same extent as if such indebtedness had been matured by its express terms.

The Grantors further agree that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the foreclosure hereof (including reasonable attorney's fees, outlays for documentary avidence, stenographers' charges and cost of procuring or completing abstract thowing the whole title of said premises embracing foreclosure decree) shall be paid by the Grantors; and the like expenses and disbursements, accasioned by any suit or proceeding wherein the Trustee or the legal holder of the Contract, as such, may be a party, shall also be paid by the Grantors. All such

Narthu (SEAL) (SEAL) (SEAL)

George E. Schwertfeger 231 S. LaSalle., Chicago, 111inois 60693

(Name and Address)

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