UNOFFICIAL COPY

	TRU 6614	JST DEE			2 5	590493		
		СТТС				RECORDER'S US	E ONLY	
THIS INDEN	.URE. made	September	4 19	30 between	Cornel N	fun tiu		
Illinois, herein THAT, WHE described, said	n referre I to a REAS for Mo I legal Folde	is TRUSTEE, with ortgagors are just or holders being	CAGO TITLE ANI nesseth: tly indebed to the herein referred to a 80,000.00)	legal holder of the	or holders of t	the principal Pro	omissory Note I	
evidenced by BEARER	one certain l	Principal Promis	sory Note of the N	fortgagors of	even date here	with, made pay:		OLLARS, RDER OF
and delivered age 90 days of 15.0 each year; all said principal the holders of Antonia Horovisions and life and also in consummer of the said provision and being it was also being in consummer of the said and said the said also in consummer of the said and also in consummer of the said and also in consummer of the said and the s	s after de per cent of said princip and interest the note may	per annum, pay pal and intere peing made paya from time to ti	id Principal No interest thereon, be smooth that the property of the smooth that the property of the property	rom Septe on the 4th maturity at th house or trust nt and in abser	ember 4, 1 day of ear terate of 15 company in the of such appropriate of such appropri	980 uni ch month Xi .0 per c Chicago pointment, then a	til maturity at XXXXXX ent per annum, , l at the office of	the rate in and all of Illinois, as
to wit: Lot 5 in E Township 4	Block 33 i 1 North,	n Rogers Pa Range 14 Ea	rk, being a s st of the Thi	bdivision rd Princip	in the No al Meridia	ortheast 1/4 an, in Cook	of Sectio County, Il	n 31, linois.
				0	4nx	ortheast 1/4		255904
								93
						(O)	7,	
TOGETHER for so long and d secondarily) and : refrigeration (whe doors and window whether physicall mortgagors or the TO HAVE A herein set forth, f	with all impro uring all such to all apparatus, ed ther single unit ws, floor coveri y attached ther ir successors or ND TO HOLD tee from all rice	wements, tenement imes as Mortgagors quipment or article is or centrally cont ings, inador beds, reto or not, and i	ferred to herein as the s, easements, fixtures may be entitled ther is now or hereafter the rolled), and ventilatio awnings, stoves and i is agreed that all sist is agreed that all sist is the said Trustee, its der and by virtue of and waive.	and appurtenante (which are pleased or thereon a, including (with rater heaters. All plants of the real entry of the rea	ces thereto belo ledged primarily used to supply hout restricting of the foregoin equipment or ar	nging, and all rents and on a parity w heat, gas, air condit the foregoing), scre g are declared to b ticles hereafter pla	s, issues and r rith said real estat tioning, wat r, ligh eens, windo shad be a part of sall, ced in the premis	or power, ser' state by the
This trust	deed consists	of two pages. T	ne covenants, condi nd are a part hereo	ions and provi and shall be l	sions appearing binding on the	g on page 2 (the mortgagors, the	reverse side of t eir heirs, success	his trust sors and
	the hand	and seal	_ of Mortgagors the	day and year I	first above write	Myra u	Ti.	ar)
			[SEAL]	Cornel	Muntiu	<u>-</u>		SEAL]
STATE OF ILLIN	ois.	I,_	Manfred B.	Walke				
County of Will Co	ookss.	a Notary	Public in and for the Cornel Mantiu	residing in said C		ate aforesaid, DO H	IEREBY CERTIF	Y THAT
8007 1007	fore	egoing instrument,	known to me to l appeared before me ne said Instrument as		n and acknowle	ose name is dged that he luntary act, for the	subscriber	_ signed,
5 7		forth.	der my hand and Nota	rial Seal this	4th	of Septe		19_80
Notarial Seal	, colo				/ (NOS	gran	Notar	y Public

Page 1

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

Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become d 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 lien ressly 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 hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within able time any building or buildings now or at any time in process of erection upon sid premises; (e) comply with all requirements of law or

The work of the first state of the first state of the discharge of the dis

incurred in a action therewith including attorneys fees, and any other moneys aware to a contenting which action herein particles and the lien hereof, place seconsists compensation to Trusteer for each many and the lien hereof, place seconsists compensation to Trusteer for each many and the lien hereof, place seconsists compensation for Trusteer for each many and the lien hereof, place seconsists compensation for Trusteer for each many and the many and the lien hereof, the place and the lien hereof, the lien and the lien hereof, the place and the lien hereof, the lien and the lien hereof, the compensation and the lien and t

negligence or misconduct or that of the agents or employees of Trustee, and it may require ind suttles satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentati, on 5 stisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to ind at 1 c request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebt dieses which is a presentation. Trustee may accept as two without inquiry. Where a release is requested of a successor trustee may accept as two presents of the principal note and the principal note and the principal note and the principal note of the principal note described herein, it may accept as the genuine note herein described any note which may be presented and which "onforms in substance with the description herein contained of the principal note of the principal note described herein, it may accept as the genuine note herein described any note which may be presented and which "onforms in substance with the description herein contained of the principal note of the principal note of the principal note and which purports to be executed by the persons herein designated sine and the principal note and which purports to be executed by the persons herein designated as the makers are substanced with the description herein contained of the principal note of the Recorder or Registrar of Titles in which will be a principal note and which purports to be executed by the persons herein designated as many and the principal note of the Recorder or Registrar of Titles in which which we have the principal note of the Recorder or Registrar of Titles in which will be a principa

rued to mean "notes" when more than one note is used.

Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule i effect when the leed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed und r any 1 ovisions of deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

1600 SEP 19 AM ID 31 (This instrument was prepared by Manfred B. Walke 2457 W. Peterson Ave., Chicago, Illinois 60659)

SEP-19-80 348038 COMPANY.

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

Sum Assistant Secretary Assistant Vice President

MAIL TO:

A STAN A COMMAND OF THE PROPERTY OF THE PARTY OF THE PART

Manfred B. Walke 2457 W. Peterson Ave. Chicago, Illinois 60659 FOR RECORDER'S INDEX PUR INSERT STREET ADDRESS OF DESCRIBED PROPERTY HERE

20 1999 N. Clark, Chicago, Ill

PLACE IN RECORDER'S OFFICE BOX NUMBER

END OF RECORDED DOCUMENT

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