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TRUST DEED

COOK COUNTY, ILLINOIS FILED FOR RECORD

Sidney R. Olsen RECORDER OF DEEDS

4	256258190 OCT 16 All 9: 34 25.6.25.8.1.1					
57	THIS INDENTURE, made October 1 19 80, between CENTRAL STATES MANUFACTURING AND					
197	SALES CORPORATION a corporation organized under the laws of THE STATE OF ILLINOIS, herein referred to as "Mortgagor," and CHIC' GO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TR'.51.7, witnesseth:					
6	THAT, WI JREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder considers being herein referred to as Holders of the Note, in the principal sum of					
9	THIRTY 57A THOUSAND AND 00/100THS					
i	RALPIT. SATTEM and RUTH E. SATTEM and delivered, in and oy which said Note the Mortgagor promises to pay the said principal sum and interest from October 1, 1980 on the balance of principal remaining from time to time unpaid at the rate of Twelve per cent per annum in instalments (including principal are interest) as follows:					
	EIGHT HUNDRED CLVENTY-SIX AND 50/100THS					
308	FIVE HUNDRED SIXTED A.O. 50/100THS— Dollars or more on the 10th day of each Month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, sha be be use on the 10th day of October 1990. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each manal ment unless paid when due shall bear interest at the rate of FIFTEEN per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note me, from time to time, in writing appoint, and in absence of such appointment,					
	then at 902 North Forest Road La range Park, Illimois in said City,					
203	NOW, THEREFORE, the Mortgagor to secure the payment of the st d principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the ovenan's and agreements herein contained, by the Mortgagor to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described (s. ). Estate and all of its estate, right, title and interest therein, situate, lying and being in the Village of Surant COOK AND STATE OF ILLINOIS.					
~	to wit:					
8/	LOT 33 IN 4TH ADDITION TO SUMM.IT BYING A SUBDIVISION OF PART OF BLOCKS 3,4 AND 6 IN CANAI TRUSTEES' SUBDIVISION OF THE NORTH 1/2 OF THE NORTH EAST 1/4 OF SECTION 13, TOWNSHIP 38 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS					
	which, with the property hereinafter described, is referred to herein as the "premises,"  TOGL THER with all improvements, tenements, eigenents, fixtures, and appurtenances thereto belonging, and all ratio, is sues and profits thereof for so long and during all such times as Motigagor may be entitled thereto (which are pledged primarily and on a trity with said real estate and not secondarily), and all apparatus, equipment of articles now or hereafter therein or thereon used to supply heat, gas, air c					
	This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust belief) are incorporated herein by reference and are a part hereof and shall be binding on the Mortgagor, its successors and assigns of Witness Whereof said mortgagor has caused its corporate seal to be hereunto affixed and these presents to be signed by its Assistant Vice Presider; and believes the Assistant Secretary on the day and year first above written, pursuant to authority given by resolutions duly passed by the BOATA.					
	of Directors of said corporation.  and resolutions further provide that the note herein described may be executed on behalf of said corporation by its					
	President and Secretary. CENTRAL STATES MANUFACTURING AND SALES CORPORATION					
	CORPORATE SEAL  ATTEST: Guth & Secretary  Secretary					
	TAIF OF ILLINOIS. Ounty of COOK  SS a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT					
ì	Ralph W. Sattem President of the Central States Manufacturing					
	and Ruth E. Sattem.  Secretary  Action Company, personally known to me to be the same persons whose manes are subscribed to the foregoing instrument as such processor. Vice President and Assistant Secretary, respectively, appeared before me this day in person and acknowledged that they separate defivered the said instrument as their own free and voluntary act of said Company, to the said Assistant Secretary them and there acknowledged that said Assistant Secretary them and there acknowledged that said Assistant Secretary them and there acknowledged that said Assistant Secretary to the said Company for the said Assistant Secretary to the said Company for the said Assistant Secretary to the said Company for the trees and purposes.					
	GIVI N under my hand and Notarial Scale this 1st day of October 1980  OUNT OUT OF THE OCTOBER OF					

Page 2

				GE I (The Reverse Side of This Trust			
damaged not exp the lien a reason municip	I or be destroyed; (b) kee ressly subordinated to the hereof, and upon request c hable time any building or all ordinances with respec-	p said premises in good condition lien hereof; (c) pay when due a exhibit satisfactory evidence of the buildings now or at any time in	on and repair, without wast any indebtedness which ma he discharge of such prior li in process of crection upon	ats now or hereafter on the premises, and free from mechanic's or other I y be secured by a lien or charge on the not to Trustee or to holders of the not said premises; (e) comply with all real atterations in said premises except:	iens or claims for lien e premises superior to e; (d) complete within quirements of law or		
2. M charges, therefor.	and other charges against	the premises when due and shi	all, upon written request, fu	rial taxes, special assessments, water or rnish to Trustee or to holders of the n nanner provided by statute, any tax	ote duplicate receipts - i		
3. Me windstor compani compani the note genewal	ortgagor shall keep all buil orn (and flood damage, wh es of moneys sufficient e es satisfactory to the hold such rights to be evidence.	here the lender is required by la ither to pay the cost of replac ters of the note, under insurance and by the standard mortgage cla-	w to have its loan so insure ing or repairing the same a policies payable, in case of use to be attached to each t	premisus insured against loss or damag di) under policies providing for paym or to pay in full the indebtedness sc loss or damage, to Trustee for the ber policy and shall deliver all policies, inc eliver renewal policies not less than	ent by the insurance cured hereby, all in lefit of the holders of luding additional and		
4. In Mortgage encumer or forfei ir un d rtg. ge tak sh rate eo Trust. e C	case of default therein, or in any form and man ances, if any, and purchas ture affecting said premise in connection therewith, default and the lien all be so much additional raignt to the post maturit to holders of the note shal	ner deemed expedient, and m. e, discharge, compromise or sette s or contest any lax or assessme including attorneys' fees, and iereof plus reasonable compens debtedness secured hereby and s. v rate set forth in the note secur	ay, but need not, make I tle any tax lien or other prio int. All moneys paid for any any other moneys advance ation to Trustee for each I hall become immediately du ing this trust deed, if any, o	any payment or perform any act here ull or partial payments of principal or lien or title or claim thereof, or rede of the purposes therein authorized and dby Trustee or the holders of the natter concerning which action herei e and payable without notice and with there with the most of the them on account of any default here	or interest on prior cen from any tax sale I all expenses paid or note to protect the nauthorized may be interest thereon at a therein. Inaction of		
to any bi	e T ustee or the holders of ", st., o nent or estimate poul ity of any tax, assessmy a grown shell pay each its	procured from the appropriate pent, sale, forfeiture, tax lien or to	oublic office without inquir itle or claim thereof. tioned, both principal and	rized relating to taxes or assessments, y into the accuracy of such bill, state interest, when due according to the	terms hereof. At the		
option of the note principal	f the holings of the note, a or in this injust Deed to t or interest or the note, or ptained.	nd without notice to Mortgagor, he contrary, become due and po (b) when default shall occur and	all unpaid indebtedness sec ayable (a) immediately in t d continue for three days in	ured by this Trust Deed shall, notwith he case of default in making payment the performance of any other agreem	standing anything in of any instalment of ent of the Mortgagor		
foreclose expenditt fees, outl expended and simili- to eviden tures and payable, v rate set for proceedin secured; c commence	the hen hereo, in any sures and expenses "high rich alays for documentary and a fifer entry of the decrear data and assurances who co to bidders at any sale expenses of the nature in with interest thereon at a return the rich, when paid on 198, to which either of the or (b) preparations for the porto).	it to foreclose the hen hereof, any be paid or incurred by or on expert evidence, stenographer of procuring all such abstracts to per lo title as Trustee or holders may be had pursuant to It is puragraph mentioned shall ate equivant of the post maturi incurre 10 y T usee or holders m shall be a party, either as placement of the post maturing the procure of the post your state of the party of the post maturing the procure of the procure of the procure of the post maturing the procure of the procur	there shall be allowed and in behalf of Trustee or holder of title, title searches and does of the note may deem uch decree the true condition become so much addition ty rate set forth in the note of the note in connection we intiff, claimant or defendan the foreclosure hereof after the foreclosure hereof after the foreclosure hereof after	wise, holders of the note or Trustees is a cluded as additional indebtedness in a soft he note for attorneys' fees, Trust s and costs (which may be estimate examinations, title insurance policies, to be reasonably necessary either to pon of the title to or the value of the py all indebtedness secured hereby and is securing this trust deed, if any, other yith (a) any proceeding, including profit, by reason of this trust deed or any and the premises or the security ight affect the premises or the security in the security of the security of the security when the security is a security of the security is the security of the security of the security is a security of the security of the security is a security of the security is a security of the security in the security of the security is a security of the security in the security of the security is a security of the security in the security in the security is a security of the security in th	the decree for sale all tee's fees, appraiser's d as to items to be Torrens certificates, rosecute such suit or emises. All expendimediately due and vise the prematurity pate and bankruptcy indebtedness hereby ether or not actually		
8. The and exper which und all princip 9. Upo Such application the Truste pendency not, as we profits, an premises of whole or the pendency not as we whole or the pendency not as we whole or the profits of the pendency not as we whole or the pendency not as we whole or the pendency not	e proceeds of any foreclosus moses incident to the foreck der the terms hereof, consult and interest, remaining ton, or at any time after the ointment may be made ein for such receiver and wise hereunder may be appoint of such foreclosure suit at all other powers which the process which will be the powers which the process which will be the powers which the process which the process which will be the process the process of the indext of: (a) The indext to become superior to the life.	osure proceedings incli dir, all's ittute secured ind, b't a sa ddi inpaid on the note; for ", and a sa ddi inpaid on the note; for ", and it in foreco; this to their before or after sale, without regard to the then value inted as such receiver. Such read, in case of a sale and a defi in may be nocessary or are usual in entry of the same when Mottgagor, except to may be nocessary or are usual in cried. The Court from time to of chases secured breaks with yang the same contents secured breaks with an and a secured breaks with a same contents secured breaks.	such items as are mentioned titional to that evidenced by overplus to Mortgagor, its su- rust deed, the court in which write, write, without regard to the properties or whether ever shall have power to colle- tor the incremental that the rather than the collection of such a such collection of such a such collection of such a such collection of such a such collection of such a whether the collection of such as a s	s following order of priority: First, on in the preceding paragraph hereof; set the note, with interest thereon as he cessors or assigns, as their rights may a such bill is filed may appoint a receit the solvency or insolvency of Morge he same shall be then occupied as a heat the rents, issues and profits of said ry period of redemption, whether the ecciver, would be entitled to collect a not, possession, control, management agiver to apply the net income in his st deed, or any tax, special assessment de prior to foreclosure sale; (b) the de	cond, all other items rein' provided; third, appear. ver of said premises, agor at the time of onestead or not and premises during the re be redemption or ach rents, issues and and operation of the unds in payment in or other lies which		
10. No	action for the enforceme	t law upon the note hereby secu	red.	my defense which would not be good nable times and access thereto shall be	1		
identity, c power her negligence	apacity, or authority of the cin given unless expressly or misconduct or that of	e signatories on the note of true obligated by the terms hereof	ist deed, nor shall Trustee   , nor be liable for any act	ses or to inquire into the validity of the configured to record this trust deed or or ssions hereunder, except in cademnitic satisfactory to it before ex	or to exercise any		
herein given.  13. Trustee shall release this trust deed and the lien thereof by proper instrument upon present it of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to a.d. I the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note representing that all in clo. It are shereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, so the successor trustee may accept as the genuine more herein described any note which bears an identification number purporting to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed on the an of the corporation herein designated as the maker thereof; and where the release is requested of the original trustee and it has never placed its iden illication number on the note described therein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed on behalf of the corporation herein designated as maker the ref.  14. Trustee may respire by instrument in writing filed in the office of the Recorder or Registrator of Titles in w. it this instrument shall have been the contained of the corporation herein designated as maker the ref.							
and the we	ord "Mortgagor" when use	d herein shall include all such pe		order of Deeds of the copr y in whittile, powers and authorit as an he or and all persons claiming under or to for the payment of the inde to leave when used in this instrument shall be			
whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be observed to mean "note" when more than one note is used.  16. The mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this rus deed, on its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquiring any interest in or, all to the premises subsequent to the date of this trust deed.  17. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect "he tray release deed is swied. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provision of 'n is trust deed.  18. Per privisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.							
FOR THE LENDLR T DLED SHO	IMPORT  PROTECTION OF BEINSTALMENT NOT OUT OUT OUT OUT OUT OUT OUT OUT OUT O		D Identification A CHIC	667 AS THE AND TRUST COM	Trustee.		
MAIL	то:	6 walk		FOR RECORDER'S INDEX PUT	uroses		
1	2122 C	o. 10842 6.	2.	INSERT STREET ADDRESS OF DESCRIBED PROPERTY HERE	ABOVE		
PLACE	IN RECORDER'S OF	ICE BOX NUMBER			<b>.</b>		
	n en			THUE 33	<u> </u>		
END OF RECORDED DOCUMENT							
	1.		The state of the s		** **		

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