TRUST DEED

RETAIL CREDIT DIVISION

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10.00

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

November 020 3 4900 8 4 . bet 5674884 JA HAYRE

, hereinreferred to as "Mortgagors," and

The Northern Trust Company

an Illinois bar sing corporation located in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHER A, the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter describer, (and said legal holder or holders being herein referred to as Holders of the Note) in the principal sum of Six invising three hundred twenty seven dollars and 36/100--bollars evidenced by no certain Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, made payable to 10. Northern Trust Company and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum in instalments as follows:

One hundred seventy five dollars and seventy six cents (\$175.76)

Dollars on the 20th day of December 19 80 and One hundred seventy five collars and seventy six cents (\$175.76)

20th day of cac month thereafter until said Note is fully paid. Dollars on the

All such payments on account of the indebt items evidenced by said Note are to be made payable to such banking house or trust company in the City of Chicas s, Illi iois, as the Holders of the Note may from time to time in writing appoint, and in absence of such appointment then at the office of The Northern Trust Company in said City.

4228 W. West End Ave., Chicaco, IL 60624

Lot 37 in Resubdivision of the South & of Block 19 in Subdivision of the South & of Section 10, Township 39 North, Range 13 East of the Third Principal Meridian.

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which, with the property hereinafter described, is referred to herein as the "premises,"

which, with the property hereinatter described, is referred to herein as the "premises,"

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances thereto belonging, and interests, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledger primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing) screens, window shades, storm doore and windows, floor coverings, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever for the purposes and upon the uses and trusts therein set forth, free from all rights and benefits under and by virtue of the Homesteind Exemption I was of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

It is Further Understood and Agreed That:

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1. Mortgagors shall (il) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the promises which may be come demanded or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic, or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Holders of the Note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises at the time the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances with respect to the premises of the Note.

2. Mortgagors shall pay before any penalty attaches all general taxes, and all pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall upon written request, furnish to Trustee or to Holders of the Note duplicate roccipits therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against less or damage by fire, lightning, windstorm and such other hazards or contingencies as the Holders of the Note may require under policies providing for payment by the insurance companies of moneys sufficient either to pay the scot of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Holders of the Note, under insurance policies payable, in case of loss or da

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In case Mortgagors shall fail to perform any covenants herein contained act hereinbefore required of Mortgagors in my form and manner deemed experienced.	Trustee or the Holders of the Note may, but need not, make any payment or perform any lient, and may, but need not, make full or pertial payments of principal be thorest on prior
encumbrances, if any, and purchase, the charges compromise or settle any tax is said premises or contest any tax or assessment. All moneys paid for any of the	en or other lies or title or claim thereof, or redeem from any tax sale or increases severally as purposes herein authorized and all expenses paid or incurred in connection therewish, in-
compensation to Trustee for each matter concerning which action herein such	ident, and may, but need not, make full or partial payments of principal by interestors price or or other lies or title or claim thereof, or redoem from any tax sale or forfeiture affecting purposes herein authorized and all expenses paid or incurred in connection therewith, indeer of the Note to protect the mortgaged premises and the liem hereof, plus reasonable orised may be taken, shall be so much additional indebtacheses secured hereby and shall as the seame rate of interest per anoum as is provided for each grade judgetaness. Inver of any right secreting to them on account of any default hereunder on the part of
action of Trustee or Holders of the Note shall never be considered as a wai Mortgagore.	iver of any right accruing to them on account of any default hereunder on the part of
Trustee or the Holders of the Note hereby secured making any payme statement or estimate procured from the appropriate public office without inc	nt hereby sufficient relating to taxes or assessments, may do so according to any full, pury into the accuracy of such bill, statement or estimate or into the validity of any tax.
assessment, sale, forfeiture, tax lien or titls or claim thereot. 6. Mortgagors shall pay each item of indebtedness herein mentioned, both	th principal and interest, when due according to the terms hereof. At the option of the is secured by this Trust Deed shall, notwithstanding anything in the Note or in this Trust
Deed to the contrary, become due and payable (a) immediately in the case of del	suit in making payment of any instalment of principal or interest on the Note, or (b) when ar agreement of the Mortgagore barein contained.
7. When the indebtedness hereby secured shall become due whether by accilien hereof. In any suit to foreclose the item hereof, there shall be allowed and	eleration or otherwise. Holders of the Note or Trustee shall have the right to forceloss the included as additional indebtedness in the decree for sale all expenditures and argamess of or attornays fees. Trustee's fees, appraiser's fees, outleys for documentary and exper-
which may be paid or incurred by or on behalf of Trustee or Holders of the Note evidence, stenographers' charges, publication costs (which may be estimated a	e for attorneys' fees, Trustee's fees, appraises's fees, outleys for documentary and expert s to items to be expended after entry of the decree) of procuring all such abstracts of title.
title searches and examinations, guarantee policies, Torrens certificates, and a doem to be reasonably necessary either to prosecute such suit or to evidence to	e for successive year. I rithing a sees, appraise = year, outcays not cucumentary and experi is to term to be expended after entry of the derives of procuring all such abstracts of fills, similar data and assurances with respect to title as Trustes or Holders of the Note may be hidder at any sels which may be had pursuant to such derive the true condition of the ure in this paragraph mentioned shall become so much additional indobtedness secured or interest per annum as is provided for suid principal indobtedness, when paid or incu- minating probate and bankruptery proceedings, to which either of them shall be a party, indobtedness hereby sourced (b) preparations for the commencement of any sail for the
here and expenses of the premises, All expenditures and expenses of the natherest immediately due and payable, with interest thereon at the same rate	are in this paragraph mentioned shall become so much statutional most believe sections as current so of interest per annum as is provided for said principal indebtedness, when paid or incur-
el der a aintiff, claimant or defendant, by reason of this Trust Deed or any foreclosure areas after account of such right to foreclosure been after account of such right to foreclosure been after account of such right to foreclosure been account of the such right to	indebtedness hereby secured; (b) preparations for the commencement of any suit for the silly commenced; or (c) preparations for the defense of any threatened suit or proceeding
which min's a Most the reconings on the convoits becaut whather or not not not	halanan manandi rakti in 100 till silvi till oli 100 kilosa kallana i 100 tarra serie i nektaraksi isti kitaraksi kilo
incident to the for closure proceedings, including all such items as are mentione constitute a current in ebtedness additional to that evidenced by the Note, with	and applied in the following order of priority: First, on account of all costs and expenses of in the proceeding paragraph hereof, second, all other items which under the terms hereof interest thereon as herein provided; third, all principal and interest remaining unpaid on so or assigns, as their rights may appear.
Upon, or r any t me after the filing of a bill to foreclose this Trust Deed.	the court in which such buil is filed may appoint a receiver of said premises, buch appoint-
without regard to the t' . v ue of the premises or whether the same shall be ti	the solvency or Issolvency of Mortgagors at the time of application for such receiver and- hen occupied as a homestead or not and the Trustee hereunder may be appointed as such of said premises during the pendency of such foreclosure suit and, in case of a sale and a
deficiency, during the t. " nat _ ray period of redemption, whether there be re- intervention of such receiver. soul _ or entitled to collect such rents. [esues and	of soin premises maning has pendency of such executives than Scy in case a complete for a profile and all other powers which may be necessary or are usual in such cases for the ing the whole of said period. The Court from time to time may authorize the receiver to indebtedness secured hereby, or by any decree foreclosing this Trust Deed, or any tax, reaf or of such decree, provided such application is made prior to foreclosure sale; (2) the
protection, possession, cont. ol. or .na vement and operation of the premises dur apply to the net income in his 'and' in payment in whole or in part of; (1) The	ing the whole of said period. The Court from time to time may authorize the receiver to indebtedness secured hereby, or by any decree foreclosing this Trust Deed, or any tax,
special assessment or other lien whi har y be or become superior to the lien he deficiency in case of a sale and deficiency.	reof or of such decree, provided such application is made prior to foreclosure sale; (2) the
the proceeds thereof as may be demanded by the Holder, and all such proceeds	the Holder of the Note, the Mortgagor shall pay over to the Holder all or such portion of so paid over shall be applied upon the principal or accrued interest of the Note as may be
elected by the Holder and without premi in or tending any envision hereof shall be any envision hereof shall be any envision hereof shall be	se subject to any defense which would not be good and available to the party interposing
12. Trustee or the Holders of the Note shall have the lot to inspect the p	Lettings at \$11 Legaciante rimes and access rustato sumi no beligited for rust beligg.
13. Trustee has no duty to examine the title location and arise ence, or condition any power herein given unless expressly obligated by the terminal trust in the same and the	n of the premises, not shall Trustee be obligated to record this Trust Deed or to exercise liable for any acts of omission hereunder, except in case of its own grows negligence or indemntity and the residence of the second of the control of the c
14. Trustee shall release this Trust Deed and the lie. Trust proper instr	liable for any acts of amission hereunder, except in case of its own gross negligence or indemnities satisfactory to it before exerciting any power herein given. Indemnities assistance of satisfactory evidence that all indebtodiess secured by this whereof to and at the request of any person who shall, either before or after maturity declares hereby sacured has been paid, which presentation Trustee may scorpt as true.
thereof, produce and exhibit to Trustee the Note, representing that all indebt without inquire. Where a release is requested of a microsoft in the production of the process of the production of the process of the pro	tedness hereby secured has been paid, which presentation Trustee may accept as true
tificate of identification purporting to be executed by a prior tru tee h rev der which purports to be executed by the persons herein designate. as 'e'aker	sucr trustee may accept as the gention Note herein described any note which bears a cer- or which conforms in substance with the description herein contained of the Note and re thereof; and where the release is requested of the original trustee and it has never ed herein, it may accept as the gention Note herein described any note which may be a dead of the Note and which whereout it has the wrested by the Describe herein described any note which may be a dead of the Note and which whereout it has twented by the Describe herein designated in
	ed herein, it may accept as the genuine Note herein described any note which may be a sed of the Note and which purports to be executed by the persons herein designated as
makers thereof. 15. Trustee may resign by instrument in writing filled in the office of the Reco	or o. Registrar of Titles in which this instruments shall have been recorded or filed. In
in case of the resignation, inability or refusal to act, the then Recorder of Deed in case of its resignation, inability or refusal to act, the then Recorder of Deed	a.c. Registrar of Titles in which this instruments shall have been recorded or filed. In rust C. upany, Chiegay, Illinois, an Illinois corporation, shall be Successor in Trust and of the county in which the premises are situated shall be Successor in Trust. Any Sucre herein given Trustee, and any Trustee or successor shall be entitled to reasonable
compensation for all acts performed hereunder.	
shall have executed the Note or this Trust Beed.	upon Mort agors and all persons claiming under or through Mortgagors, and the word ble fo. the persons of the indebtedness or any part thereof, whether or not such persons
17. Without the prior written consent of the Holders of the Note, the Mortgo elect to accelerate as provided in the Note for breach of this covenant, and no de	agors shall not / nvey or encumber title to the Premises. The Holders of the Note may lay in such it is a rectual or constructive notice of such breach shall be construed:
elect to accelerate as provided in the Note for breach of this covenant, and no de as a waiver of or acquiescence in any such conveyance or encumbrance.	
	THIS INSTRUMENT WAS PREPARED BY:
	THOMAS HALPIN
	50 S. La Salle Street
Witness the hand and seal of Mortgagors the day and	year first above written. Chicago. Illinois 60675
x // aux & Horre (se	[seal]
MARY JUZHAYES V	al][seal]
TATE OF ILLINOIS I, TATOR DE	Z Barrasta
	ng in said County in the State aforesaid, DC HEF LRY CERTIFY THAT
County of Cook Mary J. Ha	ves
K. S.	
and the personally known to me to be the	te same person whose name 15 subscribe to the foregoing roon and acknowledged that She signed, sealed a double said untary act, for the uses and purposes therein set forth, including the release
Confidence of the right of homestead.	untary act, for the uses and purposes therein set forth, includir , the celease
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trive Wander my hand a Notarial Seal a	Commission Ethics April 9 1884
IMPORTANT	The Instalment Note mentioned in the within Trust Deed had been identified
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND	The Instalment Note mentioned in the within Trust Beed has been identified berwith under literature No.
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD	The Instalment Note mentioned in the within Trust Deed had been identified
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND	The Instalment Note mentioned in the within Trust Deed has been identified between the note that the continued between the state of the continued between the continued of the continued by the continued of the continued by the continued of th
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END OF RECORDED DOCUMENT