UNOFFICIAL COPY

				A STATE OF THE STA
T FRUST DEE		inois pro	25071382	*25071382
120	3, 10		7	THE ABOVE SPACE FOR RECORDERS USE ONL
ONDUS INDENTURE, m	ade June 29		19 79, between	THE TOTAL POR RECORDERS USE ONL
	•	ed and not a	since remarried.	
9	SIECH ,		·	
described, said egh holder	Mortgagors are just or holders being he Five Thousand A	ess in Chicago, otly indebted to rein referred to and No/100	Illinois, herein referred the legal holder or hole as Holders of the Note,	
evidenced by one cer air l	Instalment Note of t	he Mortgagors	of even date herewith,	made payable to BEARER
	0.0			N
10½	per cent per	on the bala annum in inst	nce of principal remaining alments as follows:	rincipal sum and interest from g from time to time unpaid at the rate of
Two Hun Dollars on the first	dred Thirty Si.		\$236.05 79 _{and}	Or More
Two Hun	dred Thirty Six	Ar / 05/100	\$236.05	Or More
payment of principal and	day of each interest, if not soor	ronth er paid, shall	De due on the lirst	note is fully paid except that the final day of August, 2004,
All such payments on acco-	unt of the indebted:	ess evid need	hy caid note to be fort	_11-4
being made payable at such appoint, and in absence of	banking house in C	hicago, Illinois	i, is the holders of the m	pued to interest on the unpaid principal unless paid when due shall bear interest ise, and all of said principal and interest ote may, from time to time, in writing Bank in said City, we have a secondance with the terms, provisions and rest in accordance with the terms, provisions and rest in accordance with the terms, provisions and the provisions are the secondance with the terms, provisions and the provisions are the secondance with the terms, provisions and the provisions are the secondance with the terms, provisions and the provisions are the secondance with the terms, provisions and the provisions are the secondance with the terms, provisions are the secondance with the terms, provisions are the secondance with
to wit: Village of Chica	igo	COUNTY		AND STATE OF ILLINOIS,
			C'	hra
	Addition A Su South ½ of th Township 37 N	bdivision o e Southwest orth, Range	2 in Calumet Highlif the East ½ of the ½ of Section 29, 14 East of the Thicook County, Illinoi	70 St
•				//:
orth, free from all rights and benefits to hereby expressly release and waive.	under and by virtue of th	e Homestead Exem	and assigns, forever, for the pur prion Laws of the State of Illinoi	all rents, issues and profits ther of fir. so long with said real estate and not secondarily and all seed to supply heat, gas, air condition 3. After, there physically attacked for covering in shoot of the physically attacked are their successors or assigns shall be considered to their successors or assigns shall be considered ropes, and upon the uses and trusts herein set so, which said rights and benefits the Mortgagors.
This Trust Deed consists is Trust Deed) are incorporate eirs, successors and assigns.	s of two pages. The prated herein by refe	covenants, cor erence and are	ditions and provisions app a part hereof and shall	pearing on page 2 (the reverse side of be binding on the Mortgagors, their
	one seat Of A	aurigagors the	day and year first above	written.
		[SEAL]	Ina M. Snett	[SEAL]
	*****	[SEAL]	na M. Smith	
				SEAL
ATE OF ILLINOIS	I,He	len Ferrick		
ATE OF ILLINOIS	I,		ling in said County, in the Sta	te aforesaid. DO HERFIN TO THE AMERICAN
arte of Illinois	a Notary Public is	and for and resid	fing in said County, in the Sta	te aforesaid, DO HEREDY CLATTIC PARTY
enty of Corke SEE	I. a Notary Public is Ina M. is personally known	and for and resident		is phenon the description
	a Notary Public is Ina M.	Smith to me to be the this day in person her		1s she specified his despoints
who Inst	I a Notary Public is Ina M. is personally knownument, appeared before m Instrument, as	Smith m to me to be the e this day in person her free ar en of homestead	same person whose name and acknowledged that devoluntary acr, for the uses :	1s she she she she she she she

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

- 1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the troyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens of the lien hereof; (3) pay when due any indebtedests which may "executed by a lient or charge on the premises suy that is a suitable of the liens of
- Mortgagors by all pay before any penalty attaches all general taxes, and shall pay special taxes, special salessments water ther charges spainst the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note of default hereunder Mortgagors shall may in full under protest, in the manner provided by attack, any tax or assessment we
- Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or a under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage to for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver, including additional and renewal policies, no holders of the note, and in class of insurance about to expire, shall deliver renewal policies not less than ten to the respective dates of expiration; and the Mortgagors agree that in the event of a loss or damage to the said premises, or any portion thereof, by fit wise, tha Trustee shall have the right, but not the dury, to adjust, collect, settle, compromise or litigate any claims against insurance companies and est action in this repard shall be conclusive as against the Mortgagors and all sums thus recovered, if any, shall be held, disbursed and applied as the Tre aft or as the holder or holders of the note may direct, either in reduction of the unpaid mortgage indebtedness or to the restoration or repair of the
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make tull or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies not interest of content and the payment of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax alse or foreitures and the partial payment of principal or interest any tax also gradients and payment of principal or interest and the lies hereof, plan reasonable that the payment of the payment of the note to prove the moders of the note to plan reasonable of the payment of th

- distription and payable without dotice and with interest thereon at the highest lawful rate per annum. Rateflower, the consider, a a waiver of any right accruing to them on account to any default hereunder on the part of Mortgagors.

 1. 1. T stee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statem, at or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, asser ment, sale, forfeiture, tax lien or title or claim thereof.

 6. Mort agort that pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the opinion of the holders of the r. t.e. nd without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the co trary become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust beed shall, notwithstanding anything in the note or in this Trust when default as all crease of a fact are in the mote or in this Trust when default as all crease of the contrained.

 7. In case of of all crein the Mortgagors waive all right to the possession, income and rents of said premises (including accured and unpaid income and rents) and thereupon it? I be awful for the Trustee or holders of the note and it is hereby capressly authorized and empowered to enter into and upon and take possession of the contrained of t
- whether or not actually commenced; or (c) r-ps stores for the greeness including a such iterations and the following order of priority: First, on account of all costs and expenses indicent to the forecrosive proceedings, including a such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness add ional to that eridence by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus; Mortparors, their heirs, legal representatives or assigns, as their rights may appear.

 S. Upon, or at any time after the filing of a bill to i recto e this Trust Deed, the court in which such bill is filed may appoint a receiver of said premises. Such preciever and without contractions of the court in which such bill is filed may appoint a receiver of said premises. Such such as the such a
- 10. No action for the enforcement of the lien or of any provision herece shall be subject to any defense which would not be good and available to

- 10. No action for the enforcement of the lien or of any provision here: shall be subject to any detense which would not be good and available to the party interposing the same in an action at law upon the note hereby secured.

 11. In the event the Mortgagors sell or dispose of the mortgaged premises or one; or by Agreement for Deed, then and without notice or demand, the entire principal balance unpaid as of the date of such side or disposition shall become mum istally due and payable at the place of payment provided for in the Note.

 12. Trustee or the holders of note shall have the right to inspect the premises at reasonable times and access thereto shall be permitted for that purpose.

 13. Truste has no dury to examine the title, location, existence, or condition of the emises or inquire into the validity of the signatures, or the identity, capacity or authority, of the Mortgagors nor shall Trust.

 14. Trustee shall release this Trust Deed and the limit thereof by proper instrument upon does and a constraint any power herein given.

 15. Trustee shall release this Trust Deed and the limit thereof by proper instrument upon does the proper of the
- 15. Trustee may resign by instrument in writing filed in the office of the Recorder of Registrar of Titles in ...ch. his Trust Deed shall have been recorded or filed. case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the country in which _premises are situated shall be Successor in sut. Any Successor in Trust bereunder shall have the identical title, powers and authority as are herein give. To see, and any Trustee or successor shall be

- entitled to reasonable compensation for all acts performed hereunder.

 16. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons, cair, use the or through Mortgagors, and the mord "Mortgagors when used herein shall include all such persons and all persons like for the payment of the indir sted as or any part thereof, whether or not createred the note or this Trust Deed. This Trust Deed shall further stand as security for any or "biration, now existing or hereafter or the standard of the understand the standard of the understand the standard of the

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE LASALLE NATIONAL BANK, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

DELIVERY INSTRUCTIONS

LA SALLE NATIONAL BANK Real Estate Loan Department 135 South La Salle Street Chicago, Illinois 60690

RECORDERS' OFFICE BOX NUMBER

LA SALLE NATIONAL BANK, as Trustee Assistant Secretary By

PREPARED BY

The Instalment Note mentioned in the within Trust Deed has been ide differ herewith under Identification No. 8250/

THIS INSTRUMENT PREPARED BY: TA SALLE NATIONAL BANKlen Ferrick

TH LA SALLE STREET 135 CHICAGO, ILLINOIS 60603

48617022 REAL ESTATE LOAN DEPARTMENT. FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF THE ABOVE DESCRIBED PROPERTY HERE

Form 5024