UNOFFICIAL COPY

GA2242 TRU

TRUST DEED

25129044

CTTC				
	сттс 13	THE ABOVE SPACE FOR	RECORDER'S USE ONLY	
THIS INDENTURE, made Just Theme Wilmin as 17, Hust	ly 12 Band and wife	19 79 , between W	altar J. Wisniewski ar	ıd
herein referred to as "Mogr.gors," Chicago, Illinois, herein referred to THAT, WHEREAS the Mortga ers legal holder or holders being herein three hundred eighty for	as TRUSTEE, witnesseth: are justly indebted to the referred to as Holders of the	legal holders of the Insta e Note, in the principal s	lment Note hereinafter described um of Twenty one thous	1 said
evidenced by one certain Instalment			e payable as stated therein	
and delivered, in and by which said instalments as follows:	Note the Mr.t agors promi	se to pay the sum of	923,384.00 including inter	rest in
Two hands a mater seven of August 19 79, and the same day of each month there not sooner paid, shall be due on the	ifter until said note is fully			
NOW, THEREFORE, the Mortgagore limitations of this trust deed, and the per also in consideration of the sum of One WARRANT unto the Trustee, its success therein, situate, lying and being in the CILLINOIS, to wit:	s to secure the payment of " rformance of the covenants and Dollar in hand paid, the receip sors and assigns the following lity of Burnhum	and sum of money in a legatements herein containe it whereof is hereby acknowled describe Real Estate and COUNTY	cordance with the terms, provision d, by the Mortgagors to be performed edged, do by these presents CONVE all of their estate, right, title and in OF Cook AND STAT	is and d, and Y and iterest E OF
a Subdivision of that pa a Subdivision of that pa Range 14, East of the Th Railroad Company's right line drawn from a point of the Calumet River fro of-way to a point on the said Section 1,1,451 fee excepting a strip of lan	won (7) in G. Fran It of the East Hal ird Principal Heri -of-way, Southerly 825 feet Northeast In the center line: South line of the t East of the South d 100 feet wide de-	of Croics and Sartification 1, The diam, lying North of the Calvier Record of the Michigan corner of said Newst corner of a will be said for a much disasted for a much said f	corside Drive Addition Nownship 36 North, werly of Michigan Centriver and Easterly of the Southerly bank extral Railroad right- fortheast Quarter of aid Montheast Quarter, lie attweet, in the	ral a
Northeast corner thereof plut thereof recorded De- Filinois.	cumber 3rd, 1924, ;	169 of Plats, Pa as Document No. 8	692933 / in Cook County	1
JOON COUNTY, 11: FILED FOR RECI	JN918 DRD		Historical fair or an	129
SEP 4 '79 (0	1 49 M i		*25129044	25129044
which, with the property hereinafter descrit TOGETHER with all improvements, te thereof for so long and during all such tin- estate and not secondarily) and all appa conditioning, water, light, power, refrigera- foregoing), screens, window shades, storm foregoing are declared to be a part of saic equipment or articles hereafter placed in the the real estate.	mements, casements, fixtures, a nes as Mortgagors may be entitl tratus, equipment or articles a tion (whether single units or co a doors and windows, floor co	and appurtenances thereto be led thereto (which are pledge now or hereafter therein o entrally controlled), and vent overings, inador beds, awnin		
TO HAVE AND TO HOLD the premise trusts herein set forth, free from all rights said rights and benefits the Mortgagors do h	es unto the said Trustee, its su and benefits under and by vir- ereby expressly release and wai	ecessors and assigns, forever, tue of the Homestead Exem	, for the purposes, and upon the uses ption Laws of the State of Illinois, wh	and hich
This trust doed consists of tor-		ve.		
this trust deed) are incorporated herei	ges. The covenants, conditi	ons and provisions appear	aring on page 2 (the reverse side	e of
this trust deed) are incorporated herei	ges. The covenants, condition by reference and are a paragram of Mortgagors the d	ons and provisions appear on thereof and shall be bin	ding on the mortgagors, their he	e of eirs.
this trust deed) are incorporated here successors and assigns.	ges. The covenants, conditi in by reference and are a pa	ons and provisions appeared thereof and shall be bin ay and year first above we walter J. Wisni Jater J. Wisni	ding on the mortgagors, their he	e of eirs.
this trust deed) are incorporated here successors and assigns. WITNESS the hand and seal STATE OF LILINOIS	ges. The covenants, conditi in by reference and are a pa of Mortgagors the d SEAL I. MALY AND totary Public in and for and res AT Malter J. Wisni	ons and provisions appeared thereof and shall be bin ay and year first above we walter J. Wisni Trene Wisniewsk. PLAVEC iding in said County, in the state of the said County, in the state of the said County, in the said County, in the state of the said County, in th	ding on the mortgagors, their he	e of sirs.
this trust deed) are incorporated here successors and assigns. WITNESS the hand and seal STATE OF LLINOIS Ounty of	ges. The covenants, condition by reference and are a parameter of Mortgagors the description of Mortgagors the description of SEAL I. MARY BNN Stotary Public in and for and research Malter J. Wisnivife analy known to me to be the trument, appeared before	ons and provisions appears thereof and shall be bin ay and year first above we walter J. Wisni Trone Wisniewsk FLAVEC iding in said County, in the same persons whose reme this day in delivered the said Instru	iding on the mortgagors, their he ritten. SEA SEA SEA	e of eirs.

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

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

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged 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 not expressly 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 the lien 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 a reasonable time any building or buildings now or at any time in process of erection upon said not a 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 and the superior of the premises except as required by law or municipal worth of the superior of the superior designs and the superior designs and the context of the superior of th

court from time to time may administed to be an expected foreclosing this trust deed. Tan to a processing the provision of the lien hereof or of such decree, provided such application is more protesto foreclosure sale; (b) the deficiency intended of a sale and deficiency.

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

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

10. Trustee has no duly to examine the title, location, existence or condition on the commission, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deer, no shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, no by liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employer of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

11. Trustee shall release this trust deed and the lien thereof by proper instrument upon p. se nation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a releage to treed to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to trustee the note, to recognite that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a releage is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification of a successor trustee. Such successor frustee may accept as the genuine note herein desc

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

Identification No.

647424

CHICAGO TITLE AND TRUST COMPANY,

Assistant : rctary/Assistant View l

MAIL TO:

CHICAGO TITLE & TRUST COMPANY ATTN: IDENTIFICATION DEPARTMENT 111 WEST WASHINGTON STREET

CHICAGO, ILLINOIS 60602

PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

14136 Hoxie

Burnham, Ill. 60633

END OF RECORDED DOCUMENT