Date	September 7,	1975.			•
T	HIS INDENTURE W	ITNESSETH That he and State of	indersigned as grantors, of the 0.015for and in considerati	City of Stege	r 290:00
inclu	ding interest, eviden	ced by a promisso y not	e of even date herewith, convey	and warrant to Fire	st National Bank in Chicago
impn to wi Si M	Lots 31 and ection 32 and eridian.	u32d in the 18th y 11 33 Township 35	in Keeneys 1st Adding the Range 14 East	tiblie State of its of The Third	bia Heights, in
٠	••••••••				
comn	nonly known as . 323	33 Peoría	Steger	······111	tnots
		Address		City	State
issue: maril there trally windo said : herea	TOGETHER with a s and profits 'hereof y and on a parity wi in or thereon used to 'controlled', and ve was, floor coverings, real estate whether parter placed in the pro- tal estate.	all improvements, tener for so long and during th said real estate and supply heat, gas, air centilation, including for inador beds, awnings, physically attached the remises by the mortga;	and by virtue of t'e he nestead ments, casements, "sur a and all such times as how car ors not secondarily) and al' a i a conditioning, water, light, pov violent restricting the forer is stoves and water heaters. "I rect or not, and it is agreed to cors or their successors or ass d assessments upon said prop	appurtenances ther may be entitled the ratus, equipment of er, refrigeration (vng), screens, windo of the foregoing a hat plain apping shall be consider.	eto belonging, and all rents reto (which are pledged pri r articles now or hereafte whether single units or cen w shades, storm doors and reclared to be a part of artus, equipment or article ered as constituting part of
	de about full town	DE CO PRI ALL MACE ALL	a weessmente abou said blob	erty ie due, to	veen rue nanguika rueten

GRANTORS AGREE to pay all taxes and assessments upon said property. The due, to keep the buildings thereon insured to their full insurable value, to pay all prior encumbrances and the interest art and not keep the property tenantable and in good repair and free of liens. In the event of failure of grantors to com of the above covenants then grantee is authorised to attend to the same and pay the bills therefor, which shall wit 8% interest thereon, become due immediately, without demand. On default in any payments due in accordance with the note secured hereby, or in the event of a breach of any covenant herein contained, grantee may declare the whole indebtedness are together with interest thereon from the time of such default or breach, and may proceed to recover such indebtedness by foreclosure thereof, or by suit at law, or both, as if all of said indebtedness had then matured by express terms.

AS FURTHER SECURITY grantors hereby assign, transfer and set over to grantee all the leads, issues and profits of said premises, from and after this date, and authorize him to sue for, collect and receipt for the "me, to serve all necessary notices and demands, to bring forcible proceedings to recover possesion thereof, to rerent the said primises as he may deem proper and to apply the money so arising to the payment of this indebtedness, or to any advincemints made as aforesaid, and it shall not be the duty of grantee to inquire into the validity of any such taxes, assessments, ieth encumbrances, interest or advancements.

Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill in the may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice will jour regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the relative property of the time of application for such receiver and without regard to the premises or whether the same shall be then occupied as a homestead or not and the Trustee have may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said permenduring the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory perick the dediction, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale: (2) the deficiency in second as and deficiency.

with application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

Witness our hands and seals this 7th day of September 139

Signed and Sealed in the Presence of Loudine C. Bonific (Seal)

(Seal)

First National Bank In Chicago Heights

Cook

"THIS INSTRUMENT WAS PREPARED BY"
Mary Carr
100 FIRST NATIONAL PLAZA
CHICAGO HEIGHTS, ILLINOIS 60411

I, Lorraine Reynolds

a Notary Public, in and for, and residing in said County, in the Statusternaid, do hereby certify that Caroline Bonifield

15 personally known to me to be the same series of the paint.

18 subscribed to the foregoing instrument, appeared in the person and acknowledged that 5 Sh e signed, sealed instelliging the salid instrument as her free and voluntary act for the said of the s

instrument as free and voluntary act for the state of the

Lename Peyred Notary Public

SMAS A

tary Public.

## UNOFFICIAL COPY

