

TRUST DESIDE INCHES

	CTTC 7 THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTUR	E, made September 7, 1379 , between MARTIN INVIMAN AND PATRICIA
	wife
he ein referred to	PARK NATIONAL BANK OF CHICAGO, A Lational Bunking Associates "Mortgagors," and National Bunking Associates and Marking and National Bunking Business
Chic 4go, Illinois, la	torein referred to as TRUSTEE, witnesseth:
THAT, W.TREAS	S the Mortgagois are justly indebied to the legal holders of the Instalment Note hereinafter described, so
legal hewter en hole	ders having harein referred to as Holders of the Note, in the principal sum of
PICHTY-F VI	Della Della
evidenced by on.	TOUBAND AND NO/100 Dolla cer_in Instalment Note of the Mortgagors of even date herewith
BEARER	
and 'elivered in	and by mich said Note the Mortgagors promise to pay the said principal sum and intere
from - Septe	ember 7. 1370-on the balance of principal remaining from time to time unpaid at the ra
of10.5_;	per cent per ar hum in instalments (including principal and interest) as follows:
ETGER HUNDE	RED TWO AND 53/10(
of November	RED TWO AND 5 1/100 DRED TWO AND 56/100 Dollars or more on the let da Dollars or more on the let
the Lat day of	of each and every , the eafter until said note is fully paid except that the final paym int of princip.
	ot sooner paid, shall be dv. or the let day of October, 2004. All such payments of
	debtedness evidenced by said wife to be first applied to interest on the unpaid principal balance and the provided that the principal of each instalment unless paid when due shall bear interest at the rail
	per annum, and all of said principal and terest being made r tyable at such banking house or true
company in	Chicago Illinois, as the holders of the note may, from time to time
	and in absence of such appointment, the office of PAR. NATIONAL BANK OF CHICAGO
in said City,	RF the Morteggors to secure the payment of the same of coins) sum of money and said interest in accordance with the
terms, provisions and	RE, the Mortgagors to secure the payment of the same principal sum of money and said interest in accordance with the limitations of this trust deed, and the performance of the corresponding to the sum of One Bollar in hand; and in receipt whereof is hereby acknowledged, do by these dwarRANT unto the Trustee, its successors and assigns, thrould vine described Real Estate and all of their estate, right therein, situate, lying and being in the City Corresponding to Plaines Country Of AND STATE OF ILLINOIS, to wit:
presents CONVEY and	WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right
Cook	AND STATE OF ILLINOIS, to wit:
	_The South 150 feet of the North 450 feet measured at right
	angles to the North line thereof of the West half of the South West Qu West half of the East half of the South West Quar er/(except hoad)
77	West half of the East half of the South Wes quarter/(except Road)
	of Section 10, Township 41 North, Range 12, bast of the Third
1112	of Section 10, Township 41 North, Range 12, hast of the Third
112	Principal Meridian in Cook County, Illinois
1122	Principal Meridian in Cook County, Illinois
112	Principal Meridian in Cook County, Illinois
112	Principal Meridian in Cook County, Illinois
	Principal Meridian in Cook County, Illinois
which, with the propert	ty hereinafter described, is referred to herein as the "premises,"
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which, with the propert	ty hereinafter described, is referred to herein as the "premises,"
which, with the propert TOGETHER with a thereof for so long and state and not second conditioning, water, lig foregoing, screens, wir foregoing are declared equipment or articles he	ty hereinafter described, is referred to herein as the "premises,"
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Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

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

1. Mortgagers shall (a) promptly epair, restore or rebuild any buildings or improvements mov or hereafter on the premises which restored the premises in specific condition and repair, without water, and free from mechanics or other lieus the premises superior to the lieu herofo, and upon request exhibit satisfactory evidence of the discharge of such prior lieu to the premises superior to the lieu herofo, and upon request exhibit satisfactory evidence of the discharge of such prior lieu to Trustee or to nodelers of the south of the process of evidence when the process of evidence upon said and the process of evidence when the process of evidence upon said and process of the process of evidence and process of the process of evidence and process of the process of evidence and process of the proc

TRUST DEED DATED

RIDER ATTACHED HERETO AND MADE PART HEREOF

- 17. Mortgagor(s) further agree that upon default in the payment of any of the said instalments or of any of the obligations evidenced by the note secured by the Trust Deed, or of any of the covenants or agreements stipulated in this Trust Deed, we/I shall pay interest at the rate of 10.75%per cent per annum, or such statutory rate in effect at the time of execution, upon the total indebtedness so long as said default shall continue and further agree that upon such default the principal sum above mentioned, or such part thereof as may be unpaid, and any advances made by the Holders of the Note, together with interest as aforesaid, shall, at the option of the Holders of the Note become immediately due and payable, without notice, anything hereinbefore contained to the contrary notwithstanding.
- 18. In lieu of Mortgagee establishing an escrow account or an escrow-like arrangement, Mortgagor(s) hereby pledge an interest bearing savings account with the Mortgagee, an amount sufficient to secure the payment of anticipated taxes, and an amount sufficient to secure the payment of anticipated insurance premium payments.
- 19. In the event of a Sale or Conveyance of the property described herein the entire balance remaining unpaid on this mortgage shall become due and payable immediately at option of the Holder of the Note.

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UNOFFICIAL COPY

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