UNOFFICIAL COPY



TRUST DEED

			THE HEO TO STREET	OR RECORDER 5 COD C	7,122
THIS INDENTURE, mad. Cloutier, his wif.	9-21-79	19	between Charles	R. Cloutier and	Margaret A.
herein referred to as "Moriga	bor and CHICAGO T	TITLE AND	NK OF CHICAGO , FRUST COMPANY, an	a National Bank: Illinois corporation do	ing Association ing business in Chicago
Illinois, herein referred to as THAT, WHEREAS the Mor- described, said legal holder or	tgagor are justly inde	bed to the le			issory Note hereinafter
					BOLL ABO
TWO THOUSAND SEVEN evidenced by one certain Pr BEARER	incipal Promisserv N	e of the Mo		•	
and delivered, in and to on or before Three (3 of ——10 3/4 per cent p	 yearwith interest 	thereon fro	om 9-21-79	until	maturity at the rate
each year; all of said principa said principal and interest be	I and interest bearing in ing made payable at su from time to time, in w	iteres of ear	naturity at the rate of - or se or trust company	in Chicago	t per annum, and all of , Illinois, as
PARK NATIONAL BANK NOW, THEREFORE, the M provisions and limitations of this and also in consideration of the WARRANT unto the Trustee, its lying and being in the	OF CHICAGO ortgagors to secure the p trust deed, and the perfort sum of One Dollar in ha successors and assigns, the City of Chica	sayment of the mance of the cond paid, the refollowing descriged	said r incip il sum of mo ovenal ts and agreements h eceipt whereof is hereby ribed Real F state and all of (OU'TTY OF	ney and said interest in accretin contained, by the Mo acknowledged, do by thes their estate, right, title an Cook AN	in said City, cordance with the terms, rigagors to be performed, se presents CONVEY and d interest therein, situate, ID STATE OF ILLINOIS,
The South 28 feet o	f Lot 45 in Block 14, Township 4	ck 2 in G O North R	oetz additica to	Chicago in the	N. rth
Meridian, in Cook C	ounty, Illinois	,			_
				77	<i>₹</i>
	_				218
					22.5
which, with the property hereinafte	r described, is referred to !	nerein as the "p	oremises,"	halansias and all assess in	
which, with the property hereinafte TOGETHER with all improver for so long and during all such timsecondarily) and all apparatus, equi refrigeration (whether single units of doors and windows, floor covering whether physically attached therei mortgagors or their successors or ass TO HAVE AND TO HOLD in	pment or articles now or or centrally controlled), as s, inador beds, awnings, o, or not, and it is agreed	nereatter there of ventilation, stoves and wat that all simil	ein or thereon used to sup including (without restric- ter heaters. All of the for- ar apparatus, equipment	opiy heat, gas, air condition ting the foregoing), screen: going are declared to be a or articles bereafter placed	ung, water, light, power, s, window shades, storm i part of said real estate
herein set forth, free from all rights benefits the Mortgagors do hereby e. This trust deed consists of	s and benefits under and taken waive.	by virtue of the	e Homestead Exemption i	Laws of the State of Illino	is, which said rights and
deed) are incorporated herein bassigns.					
WITNESS the hand	and seal of Mor	tgagors the d	· ·	written.	,
		[SEAL]	Charles R. Cl	louties to	[SEAL]
STATE OF ILLINOIS,		[SEAL] aldine J.		Cloutier	[SEAL]
County of Sook SS.	a Notary Public in	and for the res	siding in said County, in th	e State aforesaid, DO HER Cloutier, his w	
who	S personally known to	to me to be	the same person S	whose name are	subscribed to the

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 promises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanics or other lines in the control of the control of the promises and the provision of the promises and the provision of the control of the control of the provision of the provis

bankruptcy proceedings, to which either of them shall be a party, either as plaintlift, chimant or defendant by reason of this trust deed or any indebtedness hereby secured, or to preparations for the commercement of any suit for the lorectiosure nervoil after accrual of such right to forectook whether or not actually commenced, or to preparations for an exferse of any threatened suit or proceeding which might affect the premises on the secure of the premises of the premises of any threatened suit or proceeding which might affect the premises or the secure of the premises of the proceeding premises. Such appointment may be made either before or after sale, with a solice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises of which the premises of the premise of the p

