UNOFFICIAL COPY



T NOT	RUST	DEED					
			25	332 480			
C ₁ -C							
THIS INDENT	N. made	NOVEMBER 1	<u> </u>	1979 , between	FOR RECORDER'S US	EONLY	
ROBERT J. MUS							
herein referred to	1 a5 🐪 0 👡 1	gors," and CHICA	GO TITLE AN	TRUST COMPAN	Y, an Illinois corpor	ition doing business in	·
THAT, WHEREA	AS the Mora		ndebted to the			inafter described, said	.
! -	•	/ X.		Note, in the princip	•		ļ
1					made payable as sta	Dollars, ted therein	•]
and delivered, in	and by whic	h said Note 🕒 🏃	ortgagors promi	se to pay the sum of	18000.00	including interest in	
instalments as fol	lows:						
of DECEMBER	19 79 .	and		210.51	Dollars or more 210.51_	on the <u>19</u> day Dollars or more on	
the same day of not sooner paid, sl	each month hall be due c	thereafter until sa on the 19 day	aid note is fully y of NOVEMBE	paid except that the R 1986,	final payment of pr	incipal and interest, if	
NOW, THEREFT	DRE, the Mo ast deed, and	rigagors to secure the	he payment () the covenants and	e said sum of money	in accordance with the	te terms, provisions and ors to be performed, and e presents CONVEY and right, title and interest AND STATE OF	
also in consideration WARRANT unto the therein, situate, lying	of the sum of the Trustee, its and being in	f One Dollar in han successors and assi	d paid, the receip	t waered is hereby act d scribe i Real Estate COII	knowledged, do by thes and all of their estate NTY OF	e presents CONVEY and right, title and interest AND STATE OF	
11.11.013, 10 411				(),			
	OF WEST	1/2 OF NORTH	WEST 1/4 (OF SECTION C.	TOWNSHIP 39 N	ORTH.	
	RAIIGE 14	LYING EAST	OF THE 3RD	PRINCIPLE MÉT	IDIAN IN COOK	COUNTY ILLINOI	s
						a	
				a e		* * * * * * * * * * * * * * * * * * *	
	s.e				0.	3. /	
	13.			ing the second of the second o		Sign.	<u> </u>
	13.6 J)	j	- <i>L</i> •	*	Ô	
					,		
						U _x	
which, with the prope	rty hereinafte	r described, is referri	ed to herein as the	"premises,"		,C,	G
TOGETHER with	all improvem	ents, tenements, cas	ements, fixtures, .	and appurtenances the: led thereto (which are r	reto belonging, and all pledged primatily and o tein or thereon used t	rents, issues and prof ts n a parity with said real o supply heat, gas, air	
conditioning, water, I foregoing), screens, w	ight, power, r vindow shade d to be a per	efrigeration (whether, storm doors and to of said real estate	r single units or co windows, floor co whether physically	intrally controlled), and overings, inador beds, a attached thereto or r	d ventilation, including awnings, stoves and was not, and it is agreed that	o supply heat, gas, air (without restricting the ater heaters. All of the it all similar apparatus,	7
equipment of articles the real estate.	bereatter place	ed in the premises by	y the mortgagors o	r their successors or as	signs shall be considered trever, for the purposes.	as constituting part of	2
trusts berein ser forth said rights and benetit	i, free from all s the Mortgage	I rights and benefits ors do hereby expres	under and by vir sly release and wa	tue of the Homestead se.	Exemption Laws of the	State of Illinois, which	G
					appearing on page 2 se binding on the mo		
successors and assig WITNESS the ha	ns.	•		ay and <u>ye</u> ar first abo			
Marian (LLuer	Es laye	[SEAL]	Robert	I Mucia	SEAL	
	ich.		SEAL	marehan	a mugac	AC [SEAL]	
STATE OF ILLINOIS.	. ,	1	SAULIUS A.	GUSARAS			
CONTRACTOR OF THE PARTY OF THE	SS.	a Notary Public	in and for and res ROBER	iding in said County, in T. J. MUSCART A	the State aforesaid, DO NO MARY JANE I	HEREBY CERTIFY JUSCARI HIS WIF	F
SOTARY	e who I	personally_knowr	to me to be the	same person ta w	hose name's appea	ng subscribed to the	}
	foregoing	instrument.	appeared before		in person and	acknowledged that free and	

UNOFFICIAL COPY

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

HIL COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (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 liems or claims for liem not expreedy, subordinated to the lien hereof; (a) pay when due any indebtedness which may be secured by a lien on charge on the greinies. Superior to the hien hereof, and upon request exhibit satisfactory evidence of the dischage of such prior lien to Trustee or to premises; (c) countly with all requirements of law or manicipal ordinances with respect to the premises and the use thereof; (f) make no material alterajions in said premises except a required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attackeds all general taxes, and shall pay special taxes, special assessments, water charges, ewer exist exhorters, and other charges, against the premises when due, and stall, upon written request, furnish to Trustee or to holders of the note or assessment which Mortgagors may desire to contract.

3. Mortgagors shall Reep all buildings and improvements now or hereafter situated on said premises insured against love or damage by fire, historia, and any ordinance with a stall proportion of the contract o

8. No action for the enforcement of the hen or of any provision hereo, shall be subject to any detense which would not be good and available to the party interposing same in an action at law upon the note hereby see rece.

9. Trustee or the holders of the note shall have the right to inspect the pient et al. It reasonable times and access thereto shall be permitted for that purpose.

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

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

11. Trustee shall release this trust deed and the hen thereof by propes instrument upon p estation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and delvo a release hereof to and at the required of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, tep sets ting that all indebtedness hereby secured has been paid, which tepresentation Trustee may accept as true without inquiry. Where a release hereof a successor trustee, such succept as the genuine note herein described any note which bears an identification 7 amber purporting to be placed its identification number on the note described herein, it may accept as the genuine note herein describen herein contain. If c, the note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of an animal trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein do seried any note which may be presented and which propers to be executed by the persons herein designated as makers thereof.

12. Trustee may resign by instrument in writing filed in the

persons herein designated as makers thereof.

12. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which are instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder or Deeds of he county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential fittle, powers a 2d authority as are herein given Trustee.

13. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claim to under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the paramet of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "mote" when used in this instrument shall be construed to mean "notes" when more than one note is used.

14. Before releasing this trust deed. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed to dee in provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

PREPARED BY: MICHELLE SHAY 7 S. DEARBORN CHICAGO, ILLINOIS

PLACE IN RECORDER'S OFFICE BOX NUMBER

LENDER TRUST DE AND TRU	IMPORTANT! PROTECTION OF BOTH THE BORROWER AT THE INSTALMENT NOTE SECURED BY THE ED SHOULD HE IDENTIFIED BY CHICAGO THE SECURE THE TRUSTEE, BEFORE THE TRUILED FOR RECORD.	HS LE	Identification No		
то:	CHICAGO TILLE I TOUR CON	ARTMENT.		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	
٦	CHICAL LELINOIS 60602			BOX 533	

END OF RECORDED DOCUMENT