NOFFICIAL COPY

| THIS INDENTURE, made March 3rd, "MARTIS TRUST & SAVINGS BANK, herein referred to a "Mortgagors", and GRECKVULTINGSLANGURENTYAN Illinois corporation doing business in Cilinois, herein referred to a "Mortgagors" and GRECKVULTINGSLANGURENTYAN Illinois corporation doing business in Cilinois, herein referred to a STUSTEN winness. This to Mortgagors are justly indebted to the legal holder or holders of in heart in referred to a Study indebted to the legal holder or holders of in heart in referred to a Study indebted to the legal holder or holders of in heart in referred to a Study indebted to the legal holder or holders of in heart in referred to a Study indebted to the legal holder or holders of in heart in referred to a Study indebted to the principal sum of Twenty Two Thousand Tw Hundred Eighty Care and no 7.00ths evidenced by one certain lastiar an "lose of the Mortgagors promite to pay the said principal sum in instalments as follows: Two Hundred Sixty Five and 2/100ths PAYEE AS THEREIN NAMED Arecount on 1822 fifth day of Ahrar 1980 and Two Hundred Sixty Five and 25/100ths. Two Hundred Sixty Five and 2/100ths PAYEE AS THEREIN This the said Five when the principal balance from time to time unpaid at the rate of 8 of the said of said principal and interest being made payor and interest after maturity at the rate of 8 of the said of said principal and said the said of the said of said principal and said the said of the said of said principal and said the said of the said of said principal and said said said said said said said the said of said said said said said said said said | * 700 | TOUCT DEED | |
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| THIS INDENTURE, made March 3rd, LAR-11-CO 16-CO | | TRUST DEED | 1980 MAR II PM 4 54 |
| THIS INDENTURE, made March 3rd, LAR-11-CO 16-CO | | | |
| HARRIS TRUST & SAVINGS BANK, Herein referred to a "Mortapapors" and GECKYLTIKESLANGURESTICAMILETY in Hilbrids corporation doing business in Cillinois, herein refer use to a STRUSTEN vinesses. Hill AT, WHEREAS the Mortapapors are justly indebted to the legal holder or holders of the instalment Noise, hereinsafter describe ligal holder or holders with the Mortapapors are justly indebted to the Noise, in the principal sum of Twenty Two Thousand Tw Hundred Eighty Care and no LOOths Evidenced by one certain installer and Noise of the Mortapapors promise to pay the said principal sum in instalments as follows: Avo Hundred, in and by which said Now the Mortapapors promise to pay the said principal sum in instalments as follows: Avo Hundred, in and by which said Now the Mortapapors promise to pay the said principal sum in instalments as follows: Avo Hundred Sixty Five and 2/100ths Excenter on the fifth day of Annual 1980, and Two Hundred Sixty Five and 25/100ths Excenter on the fifth day of Annual 1980, and Two Hundred Sixty Five and 25/100ths Excenter on the fifth day of Annual 1980, and Two Hundred Sixty Five and 25/100ths Excenter on the fifth day of Annual 1980, and Two Hundred Sixty Five and 25/100ths Excenter on the fifth day of Annual 1980, and Two Hundred Sixty Five and 25/100ths Excenter on the fifth day of Annual 1980, and I have the said on the fifth day of March 1987, which is the principal balance from the for time unput at the rate of 8 Fifth of the principal and interest being made payabo. In all of said principal and interest being made payabo. In all of said principal and interest being made payabo. In all of said principal and interest being made payabo. In all of said principal and interest being made payabo. In all of said principal and interest being made payabo. In all of said principal and interest being made payabo. In all of said principal and interest being made payabo. In all of said principal and interest being made payabo. In all of said principal and interest being mad | C, C | | |
| HARRIS TRUST & SAVINUS BANK, Herein referred to a "Mortgagors" and GREXWIXITEMEANCHERIZIONMENTY and Illinois corporation doing business in Cillinois, herein refer ule to a TRUSTEN vinesses. THAT WHEREAS the Mortgagors are justly indebted to the legal holder of holders of the instalment Noise, hereinsifter described in the Work, in the principal sum of Twenty Two Thousand Tw Hundred Eighty Cure and no/LOOths evidenced by one certain instair sm. Voice of the Mortgagors of even date herewith, made payable to THE ORDER OF MEXECO and delivered, in and by which said Nor-whe Mortgagors promite to pay the said principal sum in instalments as follows: Proc Hundred Sixty Five and 2/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths reversely on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths excentre on the first day of Andria 1980 and Two Hundred Sixty Five and 25/100ths first addition to make the property of the Hundred Sixty Five and 25/100ths In Order 1980 and | THIS INDENT | URE, made March 3rd, | AR-11-60 13 605 11 a between James Thibodeaux, |
| herein referred to "Mortgagors' and GRECAUCHTEGETAMSCHRESTOMERSTEAN Illinois corporation design business in Cilinois, herein referred to as trust Illinois. Herein referred to as the Holder of the Note, in the principal sum of Theorety Two Thousand Tw Bundred Eighty Care and no /100ths Bundred Eighty Care and no /100ths Evidenced by one certain insturpant Note of the Mortgagors of even dute herewith, made payable to THE ORDER OF MEXICO BYTE AS TREESTN NAMES and delivered, in and by which sain Now the Mortgagors promise to pay the said principal sum in instalments as follows: The Hundred Sixty Five and 20/100ths Accounts on the Sixty Five and 20/100ths Accounts on the Hundred Sixty Five and 20/100ths Accounts on the Sixty Five A | | HARRIS T | RUST & SAVINGS BANK, |
| THAT. WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note, hereinafter described to as Holders of the Note, in the principal sum of Twenty Two Thousand Twenty Two Twenty Twenty Twenty Two Twenty | | to : "Mortgagors", and AMCXXXXX | KNOKAKAKTRUSTXXXXKAKTXan Illinois corporation doing business in Ch |
| Fundred Eighty Care and no/100ths evidenced by one certain invation of one of the Mortgagors of even date herewith, made psyable to THE ORDER OF MEXEE AND Hundred Sixty Five and 2/100ths Pro Hundred Sixty Five and 2/100ths And delivered, in and by which said Now the Mortgagors promise to pay the said principal sum in instalments as follows: Pro Hundred Sixty Five and 2/100ths And Two Hundred Sixty Five and 25/100ths Dollars gexteen on the 6th day of | THAT, WHERI | EAS the Mortgagors are justly indebto | |
| which, with the property bereinside described, is referred to berein as the "greenies and leing in the THE ROBER OF MERKEE PAYEE AS THEREIN NAMED and delivered, in and by which said Now the Mortgagots promise to pay the said principal sum in instalments as follows: The Hundred Sixty Five and 2/100ths The Hundred Sixty Five and 2/100ths Decounts on the fitth day of Ann. 1980 and Two Hundred Sixty Five and 25/100ths Decounts on the fitth day of Ann. 1980 and Two Hundred Sixty Five and 25/100ths Decounts on the fitth day of Ann. 1980 and Two Hundred Sixty Five and 25/100ths The fitth of the day of Ann. 1980 and Two Hundred Sixty Five and 25/100ths Peter party 1987 with a final paymont of the balance due on the 6th day of March 1987 and all of said principal and interest being made payaba in the said in the tot inspect of a contract of the contract of the said principal and interest being made payaba in the said in the said and the said interest the said of the interest of the note may, from time to time in will grappoint, and in absorbe of such appointment, then at the of the said principal and interest being made payaba. The said principal and interest being made payaba and the coverant was prepared to the coverant was prepared to the said interest in accordance with the provisions and finitations of this timul deed, and the performance of the coverant was greenests better contained by the Mortgagots to the office of the said better in a state of the said said the said and said the said and the provisions and finitations of this timul deed, and the performance of the coverant was greenests better contained by the Mortgagots to the waste of the waste | * * * * * * * * * * * * * * * * * * * | | ders of the Note, in the principal sum of IWenty Iwo Incusang INC |
| and delivered, in and by which said Nov the Mortgagors promite to pay the said principal sum in instalments as follows: Nov Hundred Sixty Five and 2//100ths Nov. Hundred Sixty Five and 2//100ths | | | Dayer As Turpern Namer |
| Anchorse on the first and 27/100ths Pollos services on the first and 27/100ths 1980 19 | | | PAYEE AS THEREIN NAMED |
| Dollars around the fith day of Annumenth theresters to and include the 6th day of Annumenth theresters to and include the 6th day of Pebruary 1987, with a final paym at of the balance due on the 6th day of March 1987, interest poor after maturity on the principal balance from time to time ungaint at the 188 per annum; each of said instalments of principal baying interest after maturity at the rate of 2.20 per cent permit and all of said principal and interest being made payaba. So the banking house or trust company in Ohicago, Illinois, as the holders of the note may, from time to time in viving appoint, and in abbrace of such appointment, then at the of NOW, THEREFORE, the Merigagors to secure the payment of the civing a special maturity at the rate of 2.20 per cent permit and all of said first so the civing and secure of such appointment, then at the of NOW, THEREFORE, the Merigagors to secure the payment of the civing a special security of the said security | | | |
| Dollars mechangs on the 6th day ofmonth theresher, to and including the 6th day of Pebruary, 19 87, with a final paym at of the balance due on the 6th day of March 19 87 interest form at the payment of the balance from time to time unpaid at the rate of 8, 20 per cent perm cent of said instalments of principal brain, interest after maturity at the rate of 2, 20 per cent perm and all of said principal and interest being made payab. A ach banking house or trust company in Chicago, and all of said principal and interest being made payab. A ach banking house or trust company in Chicago, and all of said principal and interest being made payab. A ach banking house or trust company in Chicago, Illinois, as the holders of the note may, from time to time, in virily appoint, and in absence of such appointment, then at the of NOW, THEREFORE, the Mortgagors to secure the payment of the 1sd principal sum of money and said interest in accordance with the provisions and instalations of this trust deck, and the performance of the coverage and agreements berein obtained by the Mortgagors to secure to be performanced to the coverage and agreements berein obtained by the Mortgagors to be performanced by the Mortgagors to be performed by the Mortgagors of the Mortgagors of the COUNTY Of Cook AND STATE OF ILLINOIS Lot 171 and the South 8.33 feet of Lot 1.2 inSt., Charles Road first addition to Provise being a subdivision of the Northhalf (2) of East half (3) of the Northhalf (3) of the Northa | COCCUEDED ON (A | ne 6th day of An | 1980 and Two Hundred Sixty Five and 25/100ths |
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| and all of said principal and interest being made payab | interest of the interest | after maturity on he | principal balance from time to time unpaid at the rate of |
| Illinois, as the holders of the note may, from time to time, in vivia appoint, and in absence of such appointment, then at the of the contract | 'and all of said p | principal and interest being made pay | ab h banking house or trust company in Chicago, |
| Lot 171 and the South 8,33 feet of Lot 172 inSt. Charles Road first addition to Proviso being a subdivision of the North half (\$) of East half (\$) of he Northeast Quarter (\$) of Section 8, Township 39 North, Range 12, East of the Third Principal Meridian in Cook County, Illinois. THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are, Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are, Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are, Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are, Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises be an advance and all paperating the foregoing, is read, window shader, down and water shade the transport of the real estate. THIS INSTRIMENT HERE AND TO HOLD the premises unto the said Trains and askings, forewre, for the purposes, and upon the base and trains the forth, free from all rights and benefits under and by virtue of the Homested Exemption Laws of the State of Himote, which said rights and benefits were said received and water. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors assigns. WI | Illinois, as the h | nolders of the note may, from time to | time, in v riting appoint, and in absence of such appointment, then at the o |
| Lot 171 and the South 8,33 feet of Lot 172 inSt. Charles Road first addition to Proviso being a subdivision of the North half (\$) of East half (\$) of he Northeast Quarter (\$) of Section 8, Township 39 North, Range 12, East of the Third Principal Meridian in Cook County, Illinois. THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are, Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are, Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are, Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash are, Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises be an advance and all paperating the foregoing, is read, window shader, down and water shade the transport of the real estate. THIS INSTRIMENT HERE AND TO HOLD the premises unto the said Trains and askings, forewre, for the purposes, and upon the base and trains the forth, free from all rights and benefits under and by virtue of the Homested Exemption Laws of the State of Himote, which said rights and benefits were said received and water. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors assigns. WI | NOW, THERE | FORE, the Mortgagors to secure the pays | ment of the 1 id principal sum of money and said interest in accordance with the |
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| Lot 171 and the South 8,33 feet of Lot 172 inSt. Charles Road first addition to Proviso being a subdivision of the North half (\$) of East half (\$) of the Northeast Quarter (\$) of Section 8, Townshin 39 North, Range 12, East of the Third Principal Heridian in Cook County, Illinois. THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash Ale. Chicago, Ill. THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash Ale. Chicago, Ill. THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash Ale. Chicago, Ill. Which, with the property herinafter described, is referred to herein as the "premises." TOCETHER with all improvements, incoments, catements, fixures, and apputenances thereto belonging, and all rents, issues and pro its the cool long and during all such times an Maritapare may be emitted thereto (which are pledged primarily and on a parity with said real company to the control of supply heat, air conditioning, water, light peringeration (whether single units or centrally controlled), and ventilation, including without restricting the foregoingly, screen, window shades, whether physically attached thereto or not, and it is spread that all similar apparatus, equipment or articles breafter placed in the premises the motteagors or their successors or assigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premise sunder and by virtue of the Homesteed Exemption Laws of the State of Himols, which said rights and been the hours part of the part of the premises and upon the uses and trusts in the hours part of the | lying and being in i | the per office matter of the period of a contract of the contr | COUNTY OF Cook AND STATE OF ILLINOIS |
| first addition to Proviso being a subdivision of the North half (\$\frac{1}{2}\$) of East half (\$\frac{1}{2}\$) of the Northeast Quarter. (\$\frac{1}{2}\$) of Section 8, Township 39 North, Range 12, East of the Third Principal Meridian in Gook County, Illinois. THIS INSTRIMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash Ave., Chicago, Ill. which, with the property hereinafter described, is referred to herein as the "premises." TOCETHER with all improvements, tenements, extenents, fixtures, and appurtenances thereto belonging, and all rents, issues and pro its the cost long and during all such times as Mostgagors may be entitled thereto levisch are pledged primarily and on a parity with said real extendable and all apparent property in the control of the con | | | |
| (\$) of East half (\$) of the Northeast Quarter (\$) of Section 8, Township 39 North, Range 12, East of the Third Principal Meridian in Gook County, Illinois. THIS INSTRUMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash Ave., Chicago, Ill. THIS INSTRUMENT WAS PREPARED BY DOROTHY Melamerson, 185 N. Wabash Ave., Chicago, Ill. Which, with the property hercinafter described, is referred to herein as the "premises." TOETHER with all improvements, tenements, easterness, fixtures, and appurtenances thereto belonging, and all rents, issues and pro its the cook long and during all such times as Mottpapers may be entitled thereto (which are pledged primarity and on a parity with aid real control of the considered as an entitled thereto in thereon used to supply heat, pas, alt conditioning, water, light perfect the control of the considered as constituting part of the real correging, secrets, window shace, whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles bereafter placed in the premises be mortesports of their successor or assigns shall be considered as constituting part of the real cetate. TO HAVE AND TO HOLD the premises unto the said Transec, its successors and assigns, forever, form all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Himost, which haid rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Himost, which haid rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Himost, which haid rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Himost, which haid rights and benefits under and by a state of Himost, which haid rights and benefits under and by a state of Himost, which haid rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Himost, which haid rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Himost, which haid rights and | | first addition to Pro | oviso being a subdivision of the North half |
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premis ged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other spressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on il en hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the not sonable time any building or buildings sone or at any time in process of erection upon said premises; (c) comply with all repair or discharges of the process of the process of the control process of the process of the

the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such pirol fien to Trustee or to holders of the notic; (d) complete within a reasonable time any building or buildings now or at any time in process of exection upon said premises; (c) comply with all requirements of list or mindfold ordinances with respect to the premises and the use thereof; (f) make no material allerations in said premises except as required by here or mindfold ordinances with respect to the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner product by a state, any tax or assument which. Mortgagors may desire to constant the large in the manner product of the state of the constant of the state of the large of the la

third, all principal and interest remaining unpaid on the note; fourth, any over 100 Mortgagors, their heirs, legal representatives or assigns, as men rights appears appears appears and the filter of a pill to foreclose this it is tided, the court in which such bill is filed may appoint a receiver of said remises. Such appointment may be made either before or after sale, without order 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 pre-sisten whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver, such receiver, such receiver, such receiver, such application for such arguments of a such foreclosure suit and, in case of a sale and a defliciency, uning the full statutory period of redemption, 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 100 for the previous countries of units of said period. The Court from time time, any thorize the receiver to apply the net income in his lands in payment in whole or in part of: (a) The indebtedness secured hereby, or by any decree I are using 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, provides a chapitation is made prior to foreclosure sale; (b) the defliciency in case of a sale and defliciency.

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

11. Trustee or the holders of the note shall have the right to inspect the premises or to inquire ato the validity of the signatures or the

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable tir cs ant access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, not shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any acts or omissions to "in dee, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satis act, y to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisf cor evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the tequ. ..., ar, person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereb; secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor uses my extern a substance with the description herein contained of the note and which purports to be executed by the persons here in described any note which bears an identification number purporting to be placed thereon by a prior tru te. I ercunder or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons here in described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substa

Identification No. M 2 0 0 5

AMERICA THE TRANSPORT TO THE TRANSPORT IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. Assistant Vice President MAIL TO: FOR RECORDERS'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Box 4 necondi o Deeds PLACE IN RECORDER'S OFFICE BOX NUMBER

END OF RECORDED DOCUMENT