UNOFFICIAL COPY

TRUST DEED

26647307

7 JUN 83 10: 5:	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, MADE May 2	19 83, between THOMAS J. REILLY, WIDOWED, not
of the TOWN State of ILLINOIS herein ref Banking Association doing business in THAT, WHEREAS the Mortgagors are ju	of CICERO County of COOK erred to as "Mortgagors," and FIRST NATIONAL BANK OF CICERO, a National n Cicero, Illinois, herein referred to as TRUSTEE, witnesseth: ustly indebted to the legal holder or holder of the Installment Note hereinafter des- ing herein referred to as Holders of the Note, in the principal sum of
STX THOUSAND and no/100ths-	
V.RS' NATIONAL BANK OF CICERO and self round, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from	
May 2, 1983 on the of 15.50 n. cent per annum in ir	
	Lithday of June 1983 and TWO HUNDRED NINE and 46/100th Dollars (\$209.46) on the 24th day of each
sooner paid, shall be ite in the payments on account of the indebtained and the remainder to pricipal; interest at the then highest rate primitte	aid note is fully paid except that the final payment of principal and interest, if not 24th day of May 19 86. All such ess evidenced by said note to be first applied to interest on the unpaid principal provided that the principal of each installment unless paid when due shall bear d by law and all of said principal and interest being made payable at such banking of the note may, from time to time, in writing appoint, and in absence of such ap-
provisions and limitations of this trust deed, and performed, and also in consideration of the sum CONVEY and WARRANT unto the Trustee, its su interest therein, situated, lying and being in the	sith paviler, of the said principal sum of money and said interest in accordance with the terms, of the performed of the covenants and agreements herein contained, by the Mortgagors to be not One bo a firm hand paid, the recalpit whereof is hereby acknowledged, do by these presents uccessors and assir with a following described Real Estate and all of their estate, right, title and a TOWN OF JICER) STATE OF ILLI OIS, to with
LOT 37 IN BLOCK 11 IN HAWTHORN	TE LAND and IMP OVF 4FNT COMPANY'S ADDITION TO MORTON PARK, TH WEST 1/4 OF SEUTION 28, TOWNSHIP 39 NORTH, RANGE 13, EAST
	17
This instrument was prepared b Frederick Hamilton 6000 W. Cermak Road, Cicero, I	
	20047307
which, with the property hereinafter described, TOGETHER with all improvements, tenement	is referred to herein as the "premises." is, easements, fixtures, and appurtenances thereto belonging, and all firm issues and the second seco
thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity withs: direal etate and not secondarily), and all apparatus equipment or articles now or hereafter therein or thereon used to supply heat, gas, airco ditioning, water, light, power refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foilogistic screens, window shades, storm doors and windows, floor coverings, inadoor beds, awnings, stoves and water heaters. All of the foregoing the declared to be a part of said real estate whether physically statched theretoo rond, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.	
TO HAVE AND TO HOLD the premises unto to trusts herein set forth, free from all rights and ber rights and beneifts the Mortgagors do hereby e.	he said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and netits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said xpressly release and waive.
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. WITNESS the handand sealof Mortgagors the day and year that above written.	
The second secon	(SEAL) X Monos & Pailly (SEAL)
A. J. Commission	Thomas J. Reilly
STATE OF IDLINOIS	(SEAL) (SEAL)
O SS THAT	Public in and for and résiding in said County, in the State sforesaid, DO HEREBY CERTIFY Thomas J. Reilly, widowed, not since remarried
subscribe	IS personally known to me to be the same personwhose namehe
GIVEN 1903	
Loan # 20319	Aileen Truhlar Notary Public

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGEVithe reverse side of this trust deed

- 2. Morgagons shall pay before any penalty effective all general larses, and shall pay special taxes, special assessments, water charges, server service charges, and more charges against the premise when due, and shall upon written reguest, furnish to fristee or to holder of the holded publicate with the result of the property of the result of the property of th
- 3 Mortgagors shall keep all buildings and improvements now or interesher situated on said premises insured against loss or damage by first, lightning or windstorm since providing for syment. by the insulance compense of noneyes sufficient shall no pay the could or frequency or top pir in the meditedness secured hereby, all in companies statisfactory to the holders of the notice, under insurance policies payable, included or damage, to Trustee for the benefit of the holders of the notice, such rights to be evidenced by the standard mortgage distance to be attributed to each policy and shall deliver all policies, including additional leaf in ensembly policies, to holders of the notice, and in case of insurance should be spire, shall deliver invested.
- A in case of default therein. Trustee or the holden of the note may, but need not, make any payment or parform any and thereinbefrom required or Montgapon in any form and manner deemed expeeding, and may, but need not, make full or partial payments of principal or interest on pilot encumbrances, if any, and purchase, discharge, compromise or settle any tax hero or other phorities or full to precipal or contest my tax or assessment. All minorey paid for any of the purposes herein authorised is expenses pad to incurred in connection therewith, including attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the montgaged premises and the fine hereof, but secans to be compensation to Trustee to the react matter confirming which storn been authorized by state, shall be so much additional indeptioness secured hereby and shall become immediately due and paysite without notice and with interest thereon at the their highest rate permitted by their. In extrume on Trustee in though or the three than here be controlled and any and the controlled any office and only only the controlled and the their highest rate permitted by their. In extrume on Trustee is officially office and shall never be controlled any office and with interest themson at the their highest rate permitted by their. In extrust of the minimum of the production of
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the
- 6. Mortgagors shall pay each item of indestedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagors, all unged indestedness secured by that That Deed shall, nowthitistanting anything in the note or in this Trast Deed shall now that the payment of any trastitionary to continue the payment of any installment of brincipal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein continues.
- 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the noise or Trustee shall have the right in foreclose the line hereof. In the year and foreclose the line hereof, the new state of processes in the decree for salle at expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, appraiser's test, outputs for documentary and expenses shall be appraised after entry on the decree) of procuring all such abstracts of title, title associates and examinations, guarantee policies. Torrest certificates, and emiliar data and surances with respect to title at Trustee or holders of the note and yet deem to be reasonably necessary either to prosecute such suit or to evidence to done at any sale which may be hadpurquant to such decree the true condition of the title to or the value of the procuring value and payable, with interest to record the paragraph mentioned shall become or much additional indebtedness secured hereby and immediately due and payable, with interest to record. The then highest trate permitted by law, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate, in a barringtpy proceedings, to which either of them and the paragraph mentions; to which either of them and the paragraph entities; to which either of them and the paragraph entities; to which either of them and the paragraph entities; to which either of them and the paragraph entities; to which either of them and the paragraph entities; to which either of them and the paragraph entities; to which either of them and the paragraph entities; to which either of them and the paragraph entities; to which either of them and the paragraph entities; to which either of them and the paragraph entitle of the paragraph entities.
- 8 Tr., undeeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority. First, on account of all costs and expenses incident in ...—vectosure proceedings, including all such items as are mentioned in the preceding paraphabatic second, all other items, which under the terms the river of constitute secured intolettedness additional to that evidence by the note, with interest thereofice hereinprovided that principal and interviting in ...—unpaid on the note, fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may annex.
- 9 Upon, or all any time, circ me filting of a bill to foreclose this trust doed, the count in which such bill a filed may appoint a receiver of said premises. Such appointment may be made either billion of the circ. The said is without longer of the solventy or introduced you have premised or not and the Trusted between the receiver and without regry. I so the till invalue of the premises or whether the same shall be then occupied as a homesteed or not and the Trusted hereunder may be appointed as it. Innecess. Such receivers shall have power to collect the rents, susses and profits of said and so the promise during the filter times when Month, a. I for the intervention of such receiver, would be entitled to collect such times when Month, a. In of the intervention of such receiver, would be entitled to collect such including any time times when Month, a. In of the intervention of such receiver, would be entitled to collect such in its assess and profits and all other powers which may be necessary or at usual insufficient and such cases for the protection, possession, control, management and operation of the pramises during the whole of suspend of the Court from 1 in whole or in part of (1). The indebtences secured hereby, or by a control may submorts the receiver to apply the net import in his hands in graph by or become superior to the filter hereof or discuted hereby, or whole the court of the protection of t
- 10. No action for the enforcement of the lien or or in your unhereof shall be subject to any defense, which would not be good and available to the party interposition same in an action at law upon the note were incorrect.
- 11. Thistee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose
- 12. Trustee has no duly to examine the title, location, existence, or undefine. If the premises, not shall Trustee be obligated to record this trust deed onto exercise any power fine in given unless expressly obligated by the master or, not he label for any acts of omissions here under succept in case of its own grids in egyptics. Trustee, and in may require indemnifies satisfaction to exercish pays power grids and grid satisfaction to the signal or exercish pays power.
- 13. Trustee shall release this trust deed and the lent hereof by proper instru, even up in presentation of satisfaction y working declared by the strust deed has been fully part, and for steem any executes and deliver relet a firm hort of used at the request of any portion which shall, either before or after maturity thereof, produce and exhibit to Trustee the note; representation used to the produce and exhibit to Trustee the note; representation of the produce and exhibit to Trustee the releast is required to a such as of the produce and exhibit to Trustee the releast is required to a such as of the produce and exhibit to Trustee the note of the structure of a such as of the produce and exhibit to the produce an
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrat of lifes; which this instrument shall have been recorded or filed. In case of the resignation, inspituly or refusating a clot Trustee, the then Recorder of Decdo of the common which the premises are usualised shall be accession in Trust 4 Any Succession in Tr
- 15. This Trust Beed and all provisions thered, shall extend to another properties and all persons: armingur fer or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons armingur fer or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons lable for the payme. I of the in. abhidness or any part thereof, whether or not such be sensor shall have accorded the note or this Trust Deed.
- 16. Without the prior written consent of the holder or holders of the note secured hereby, the Mortgagor or Mortgagors at *** not convey or encumber title to the management of the holder of the holders of the hold

266473

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR BECORD.

The installment Note mentioned in the within Trust Deed has been identified herewith under identification No. 20319

FIRST NATIONAL BANK OF CICERO, as Trustee,

By

Vice President

Trust OfficeA

DM-->mc

NAME

FIRST NATIONAL BANK OF CICERO

STREET 6000 W. Cermak Road

CITY

Cicero, IL. 60650

RECORDER'S OFFICE BOX NUMBER

984

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

5430 W. 24th Street

Cicero, IL. 60650

END OF RECORDED DOCUMENT