UNOFFICIAL COPY



TRUST DEED

#49574245.101 20 SEP 83 101

26785278

	a-i	<u>r</u>	~0100210	
CTTC 7	SEP-ZU-US THE ABOVE S	PACE FOR UTA	85278 A 111	10.20
THIS INDENTURE, made Decemb			ORDER'S USE ONL!	
JACK J. HOFFMAN -				
herein referred to as "Mortgagors," and CHICA Chicago, Illinois, herein referred to as TRUSTE THAT, WHEREAS the Mortgagors are justly in legal holder or holders being herein referred to a	E, witnesseth: idebted to the legal holders	of the Instalmer	nt Note hereinafter decarib	
EIGHT ThO'JSAND and No/100ths				
evidenced by che certain Instalment Note of BEARER			ade payable to THE ORD	
and delivered, in and by which said Not from December 1.h, 1978 on the of 9 1/2 per cent per annum in install	e balance of principal rer ments (including principal an	naining from t d interest) as fo	ime to time unpaid at t llows:	he rate
of January 19 79 and ONE	13/100 -	Do	llars or more on the <u>7th</u>	day
	reafter until said note is fu- ue on the 7th day of done to be first applied to acipa of each instalment un- to principal and interest bein Chicago, Illinois, a intment ann at the office of	lly paid except Sept. interest on the aless paid when ag made payables the holders of full Jiro Yam	that the final payment of p 19 ³² . All such paym a unpaid principal balance due shall bear interest at e at such banking house the note may, from time toguchi, 1011 W. Bel	erincipal ents on and the the rate or trust to time, Imont
Cook AND STATE OF ILLINOIS, to	wit:	iy or Circug	O COUN	IY OF
Lot 29 (except the North 40 In Pine Grove, a Subdi North, Range 14, East of t	vision of the Fractiona	Seltion 21	Township 40	=
This front deed is given as a	ollateral for a loan fo	commercia	purposes.	12
This Trust Deed shall become any third party.				81
which, with the property hereinafter described, is refe TOGETHER with all improvements, tenements, thereof for so long and during all such times as Mor estate and not secondarily) and all apparatus, eque conditioning, water, light, power, refrigeration (whete foregoing), screens, window shades, storm doors an foregoing are declared to be a part of said real estate equipment or articles hereafter placed in the premises the real estate. TO HAVE AND TO HOLD the premises unto th trusts herein set forth, free from all rights and benef said rights and benefits the Mortgagors do hereby exp	arred to herein as the "premises," assements, fixtures, and appurter gagors may be entitled thereto (ipment or articles now or her single units or centrally cont d windows, floor coverings, in e whether physically attached to by the mortgagors or their successors are the sunder and by virtue of the the sunder and t	nances thereto be which are pledged eafter therein or rolled), and ventil dor beds, awning- hereto or not, and essors or assigns sh l assigns, forever, lomestead Exempy	longing, and all reits, issuestant primarily and or a arity with thereon used to apply the ation, including (withou restriction, including (withou restriction), stoves and water he ters. A it is agreed that all sin itarial be considered as constituting for the purposes, and upon the tion Laws of the State of Illino	profits said real , gas, air ting the tiof the profits ses and is, 'h'
This trust deed consists of two pages. The this trust deed) are incorporated herein by references	covenants, conditions and p	rovisions appear	ring on mage 2 (the reverse	side w 1
successors and assigns.	f Mortgagors the day and yea			
Jack J. Hoffman	[SEAL]		[[SEAL]
Jacky: Horningh	[SEAL]	,	I	[SEAL]
STATE OF ILLINOIS, I	Jiro Yamaguchi, a	notary publ	ic	
County of Cook SS. a Notary Pu	olic in and for and residing in sai			ERTIFY J
foregoing instrument, he voluntary act, for the uses Given under my ha Nota-ial Sea	own to me to be the same pers- appeared before me signed, sealed and delivered and purposes therein set forth. and and Notarial Seal this 7	this day in the said Instruct	person and acknowledge hent as his of December 1	
R. 11/75	Page 1			

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

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

1. Montgagers shall do J promptly repair, restore or rebailed any buildings or improvements now or hereafter on the premises which may be come charged or be destroyed; (c) keep said premises in good condition and repair, without wasts, and free from morchanic's or other from the premises which may be come the premise of the premises of the premises and the premises and the premises and the premises and the premises which the premises and premises; (c) comply with all requirements of law or municipal ordinances with respect to the premises and the use threat(f) make no material interactions in and premises except any stanctions and premises are constituted in the premises when due, and shall, upon written request, furnish to Trustee or to holders of the not explicit the premises and the use threat(f) make no as assessment which blue part is buildings and improvements now or hereafter situated on said premises insured against the sunt, any stantish to the part is the premises when due, and shall, upon written request, furnish to Trustee or to holders of the not include the part is the premises when due, and shall, upon written request, furnish to Trustee or to holders of the not any stantish to the order of the part is the part of the premises when due, and shall, upon a written request, furnish to restore the part is the part of the part

iciency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defines which would not be good and ilable 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 at all reasonal extensions and access thereto shall be

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonal extensions and 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 no laquic into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee by obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, an it provequire indemnities satisfactory 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 satisfactory 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 here, quest of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at hereof, such successor trustee may accept as the genuine note herein described any note which bears an identification number purposing such successor trustee may accept as the genuine note herein described any note which bears an identification number purposing by baced thereon by a prior trustee hereindes the genuine note herein described any note which as any bear persons herein designated as the makers thereof; and where the release is requested of the original trustee and it is never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which as any be presented and which conforms in substance with the description herein contained of the note and which

premises are situated shall be Successor in Frist. Any Successor in Frist.

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

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any 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.

		
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 TRUSTED DEED IS FILED FOR RECORD.	CHI	on No
MAILTO: JIRA YAMIAGUCAI MAILTO: JOHN BECCHONT CHECAGO, CL. 606 M		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 730 W. Melrose Chicago, 11. 60657

END OF RECORDED DOCUMENT