LS2741



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L.	THIS	INDEN	TURE, 1		CTT:	30		1983 .		OR RECORDER	'S USE ON	ILY	·	}
35 527	13)	YUKIO	GOD	A and T					rtgagors," and NY				
	THA' said I TWEN	1, Udr. legal lol NTY Or	AS the or he	e Mor olders	tgagors are being herei DEIGHT	n Chicago justly is n referre HUNDR	o, Illinois, her ndebted to th d to as Holde ED AND NO	ein referred to e legal holder rs of the Note /100 (\$21	o as TRUS or holder e, in the pi	TEE, witnesse s of the Instah rincipal sum o	ment Not		Dollars,	
27	from of t	ten (1 HUNDI	Febru 0%) ED TH	uary 	1, 198:	2 ND 28/	on t per cent 100 (\$234	he balance of per annum in	principal instalmer	to pay the s remaining fron nts (including p 1st	n time to principal a	time unpai and interest	d at the rate t) as follows:	
Chicago, II. 6060	the paym All s balan the com	1st nent of such pay nce and rate of pany in pint, xxx	principal ments of the rem 10% Chic	day of and in n acco ainder	each nterest, if sount of the to princip per annur	onth not so not inde te al; provi n, and al	er vaid, shall drose evidence de that the	the due on the ed by said no principal of e cipal and into littinois, as the	hereafter u Lst ote to be each instalr erest being	the AND 28, intil said note day of first applied to ment unless pa 3 made payable of the note re	is fully pa of Jans o interest id when c e at such	aid except uary on the uni lue shall be banking h	that the final 19 99 paid principal ear interest at ouse or trust	
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North LaSa	ססע	ument	21093	1001	1n Cool	Coun	cy, min	015,		lown Unit 1,4 of Se orth, Rang E relorded				
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PARED RY GERALD L.		TOGETHING and during and during the sindows. The action action action action action action free the transfer action actio	IER with a ring all suc tratus, equ ngle units por coverir treto or no all be cons E AND TO from all ri	all impressioners to times or central indicated a contral indicate	ovements, ter as Mortgago or articles r trally contro for beds, awa	nements, e ors may be now or her lled), and nings, stove or all simila g part of the s unto the der and by	asements, fixture entitled thereto reafter therein o ventilation, incomes and water here annually seems	is thereon used i luding (without iters. All of the f	nances there lged primaril to supply he restricting to foregoing are shereafter of	to belonging, and y and on a parity at, gas, air condi- the foregoing), so declared to be a placed in the premo- er, for the purpose of the State of 11	reens, wind part of said uses by the	low shades, s teal estate wi mostgagors o	storn doors at l hether slivsir ay r their successor	
DOCIMENT PREPARED RV	tru suc	ist deed ccessors	rust deed) are in and assig	corpor ms.	ated herei	n /by rei	ference and a	re a part her	reof and s	ions appearing shall be bindir rst above writt	ng on the	2 (the reve mortgage	erse side of thi gs, their heirs	i.
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Ė	1 "	TATE OF	ILLINOIS	SAN	ss.		Public in and i Yukio Go	da and To	in said Coun moko Go	nty, in the State :	ife			79456
		BARS	OTAP	/o	delinered t	appeared he said Ins			nd acknowle	whose name_s dged that voluntary act, fo	they		d to the foregoin signed, sealed and therein set forth	a фı
(iotaria S	ercov	NIN	ndiv., Instal	-Incl. In:		Page 1	Buch	us S	agal.	=	Notary Publ	lic

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

1. Mortgagers shall (1) prumptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other lines or claims for lien not expressly subcrdinated to the lien hereof, (3) pay when due any indebteness which may be secured by a lien or claims on superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building no war at any time in process of erection upon said premise; (5) comply with all remements of law or manifelal ordinahees with using the process of execution upon said premise; (3) comply with all remements of law or manifelal ordinahees with a comply of the process of execution of the process of execution of the comply with all represents of law or manifelal ordinahees with a comply of the process of the complex of the

some considerable and the process where was an assale upon written request, turnish to tristee or to holders of the note duplicate receipts therefor. To prevent default, hyerunder Mortgagors shall pay in full under protects, in the unamore provided by statute, are a assessment which Mortgagors may desire with the providing for payment by the insurance companies of manys under policies providing for payment by the insurance companies of manys under policies providing for payment by the insurance companies of manys under policies provides of each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, under insurance policies payable, in ease of link or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard marge clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in ease of insurance about to expire, shall deliver renewal policies, to expect the dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinhefore required of Mortgagors in any form and manner decented expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, affecting said premise, or context any or and manner decented expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, affecting said premise, or context any or and any or and membrance of the note of the prior of the prior prior encumbrances affecting said premise, or context any or and the lien hereof, plus reasonable compensation to Trustee or holders of the note and any about the window of the note to protect the mortgagor premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secur

or in , is T iss Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any insaliment of principal or intr. ct or the note, or (b) when default shall occur and continue for three days in the performance of your other agreement of the Mortgagors herein contains.

7. Whe the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the life in the content of t

11. 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 tidentity, capacity, or authority of the signatures or the total control of the premises, or to inquire into the validity of the signatures or the tidentity, capacity, or authority of the signatures or the note or trust deed, nor so 11°, use he obligated to record this trust deed or to exercise way power forcing them to the validity of the signatures or the note or trust deed, nor so 11°, use he believed to record this trust deed or to exercise way power forcing them.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon; core as into 6 statisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and frustee may receive a field evidence a release hereof or an attended has been fully paid; and frustee may receive a field evidence of the statistic trust of the secure of the presentation. Trustee the note, representing that all indebted east fereby secured has been paid, which representation frustee may accept as the uniform the description herein contained of the note and which upports to be executed by the persons herein desire and a secure of the note therein described any note which bears an identification number purporting to be placed thereon by a prior truster. In any accept as the note herein described any note which bears an identification number purporting to be placed thereon by a prior truster. In any accept as the note herein described any note which bears an identification number purporting to be placed thereon by a prior truster. In any accept as the note herein described any note which bears an identification unber purporting to be placed thereon by a prior truster. In any accept as the note herein described any note which herein any trustee and which upports to be executed by the persons herein designated as makers thereof. and which purports to be executed by the persons herein de

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

CHICAGO TITLE AND TRUST COMPANY.

X MAIL TO:

JASUDA, FUNAI, SIFERT & MITCHELL, LTD. 134 NORTH LA SALLE STREET

CHICAGO, ILLINOIS 60602

FOR RECORDER'S INDEX PURPOSES INSTRUCTION OF ABOVE DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER

END OF RECORDED DOCUMENT