TRUST DEED

26923660

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THIS TRUST D TO, made January 6, 19 84 between	LILLIAN MUTHLEB aZXZa. 1	-0.51
erein referred to a 'Mortgagors," and EDWARD P CREMERIUS	of Cook	
County, Illinois, herein referred to as TRUSTEE, with	nesseth THAT, WHEREAS the Mortgagors are justly indeb	· · · · · · · · · · · · · · · · · · ·
d to the legal hold is c. the Promissory Note (herein called "Note") hereinafter describ lolders of the Note evir once by one certain Promissory Note of the Mortgagors of even		
n and by which said Note ', 'gagors promise to pay an Amount Financed of TWE	LVE THOUSAND DOLLARS AND 37/100 ++	:a, +
++++++++++++++++++++++++++++++++++++++	ars with interest thereon, payable in installments as follow	vs:
TWO HUNDRED NINTY AIC AT DOLLARS AND 24/100±+++++++	++++++++++++++++++++++++++++++++++++++	
TWO HUNDRED NINTY EIT IN DOLLARS AND 24/1004+++++++ of FEBRUARY 19 81 and TWO HUNDRED NINTY EIG	HT DOLLARS AND 247100+++++++	ay
obliars or more on the same day of each month thereafter, except a final payment of	++298-24+++++++++ 10 day of January of 19	()
NOW, THEREFORE, the Mortgagors to secure the paym and the said sum of money in a	accordance with the terms, provisions and limitations of t	his
rust deed, and the performance of the covenants and greem its hierein contained, by the sum of One Dollar in hand paid, the receipt whereo is hereby acknowledged, do by the weeks and assigns the following described Real Estat. —12" of their estate, right, title	the Mortgagors to be performed, and also in consideration ese presents CONVEY and WARRANT unto the Trustee.	of its
uccessors and assigns the following described Real Estate 1 >" -f their estate, right, title COUNTY OFCOOK		
Lots one (1) and two (2) in Block twent	AND STATE OF ILLINOIS, to w	
Subdivision of Blocks two (2) five (5)) to eight (8), inclusive,	
eleven (11) to twenty-eight (23); inclu	isive, and the Resubdivision	
of Black four (4) of Rood & Hestra's Ac	ddition to Morgan Park,	
said Addition being a Subdivision of the North East Quarter (N.E. 1/4) (Excert	the North twenty (20) acres	
thereof) and the East half $(E 1/2) \gamma f$	the Northwest Quarter (N.W.	
1/4) (except the North twenty (20) ac.	es thereof) of Section	
twenty (20) Township thrity-seven (3)	, worth, Range fourteen (14)	•
East of the Third Principal Meridian,	TIL 20 K Comich. TITTHOTS.	
ien		
Maria de Maria de Carlos de Ca Carlos de Carlos de C		
84 1 : 06	l/e	
4.6 · ·	1100	
also known as <u>11432 South Aberdeen, Chicago, Ill</u> (Number and Str	inois	3.4
which, with the property hereinafter described, is referred to herein as the "premises."		
	nces thereto belonging and all rents, issues at 1 prof. s the	reof
TOGETHER with all improvements, tenements, easements, fixtures, and appurtenant for so long and during all such times as Mortgagors may be entitled thereto (which are secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon	pledged primarily and on a parity with said rea te nd	not
refrigeration (whether single units or centrally controlled), and ventilation, including	(without restricting the foregoing), screens, window sha	r'es.
storm doors and windows, floor coverings, awnings, stoves and water heaters. All of the physically attached thereto or not, and it is agreed that all similar apparatus, equipment	or articles hereafter placed in the premises by the mor gr	ors
or their successors or assigns shall be considered as constituting part of the real estate.		
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and a herein set forth, free from all rights and benefits under and by virtue of the Homestead benefits the Mortgagors do hereby expressly release and waive.	ssigns, lorever, for the purposes, and upon the uses and to Exemption Laws of the State of Illinois, which said rights	and
THIS TRUST DEED MAY NOT BE ASSUMED WITHOUT THE WRITTEN CONSE TRUST DEED SECURES.	NT OF THE LEGAL HOLDERS OF THE NOTE THAT I	THIS
This trust deed consists of two pages. The convenants, 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 mortg		10 May 1
WITNESS the hand and seal of Mortgagors the day and year first above	written.	
Lillie millebakla		
dellow contestion [SEAL]	[SE	AL]
[SEAL]	ीयम	AL]
and the second of the second secon		
STATE OF ILLINOIS, 1, Susan B. Tatnall		100 A
SS. a Notary Public in and for and residing in said (County Kane Substitution Mutholeto Q/K/a Li	County, in the State aforesaid, DO HEREBY CERTIFY T	HAT
who personally known to me to be the same pe	GENERAL PROPERTY OF THE PROPER	o the

foregoing instrument, appeared before me this		9594
foregoing instrument, appeared before me this	delivered the said introment as her fre	e and

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

1. Mortgagors shall (a) promptly repair, restore or rebuild any building or improvements now or hereafter, on the premises which may or claims for lien not expressly subordinated to the lien hereof, of condition and repair, without wast, and free from mechanic's or other liens the premises superior to the lien hereof, and upon request exhibit satisfaction are any indevictiness which may be secured by a lien or charge on bodders of the note; (a) complete within a reasonable time any binding or building or building to the state of the note; (a) complete within a reasonable time any binding or building or building to the premises and the use thereof; (b) make no modern and the premises and the use thereof; (b) make no material alternome in which any premises are premises and the use thereof; (b) make no material alternome in the premises when due, and shall, upon written request success to the premises and the restriction of the premises when due, and shall, upon written request in the success of the premise success the repair of the premise when due, and shall, upon written request premise or to hadder of the note duplicate receipts therefor. Or prevent the premises when due, and shall, upon written request premises or dampes by fire, by the insurance companies of moneys sufficient either to, pay the cost of replacits of the insurance policies providing for payment secured hereby, all in companies satisfactory to the holders of the note, under insurance policies providing for payment secured hereby, all in companies satisfactory to the holders of the note, under insurance policies providing for payment secured hereby, all the ready and the premise of the premise

END OF RECORDED DOCUMENT.