

7

TRUST DEED

C		26			
	сттс 7	10. 7.8h THE	ABOVE SPACE FO	RECORDER'S USE ONLY	
THIS INDENTURE, made	June 12	19	81 , between	A CCIOREC	KEU 14
OCROTHY MC GI					1
			**************************************	rm	,
nerein referred to as "Mortg	agors," and CHICA	GO TITLE AND TR	UST COMPANY,	an Illinois corporation de	ang business in
Chicago, Juno s, herein refer	red to as TRUSIE	s, witnesseth:	holders of the Inc	talment Note hereinefter	described said
egal holder holders being					described, said
cent notact of nor less being	netern terested to a	15 11014015 01 410 110	to, at the principal		1
SEVEN THOUSEN	D TWO HUNDR	ED AND NO/1	00 (\$7.200	.00)	Dollars,
videnced by one certain	stalment Note of	the Mortgagors of	even date herewi	th, made payable to TH	E ORDER OF
BEARER					
and delivered, in and by	makink nid Nose	the Mantanaon		the said principal sum	
ind delivered, in and by	which and Note	e halance of princ	promise to pay Pinal remaining f	rom time to time unpa	id at the rate
of xxxxxxxxxpercentp					
n XXXXXXXXX cont	C) dilitari ii bistaii	nomes (moreomy prin		,	ļ
TWO HUNDRED A	ND NO/10			Dollars or more on the	e 1st day
of July 19 81	, and\$203_	<u> </u>		Doll	ars or more on
he 1st day of each				ccept that the final paym	
nd interest, if not sooner	paid, shall be du	e on he 1st			h payments on
ccount of the indebtednes	s evidenced by said	note to Je Arst ap	piled to interest	on the unpaid principal t	palance and the
emainder to principal; pro of per annu	vided that the prin	icipai oi de i instal	ment uniess paid	when due shall bear inte payable at such banking	house or truet
ompany in	un, and an or said			ers of the note may, from	
n writing appoint, and in ab	sence of such appoi			naddeus Kogut	
n said City,				•	
NOW, THEREFORE, the Merms, provisions and limitation	ortgagors to secure th	e payment of the said	principa' sum of m	oney and said interest in acc	ordance with the
erms, provisions and limitation to be performed, and also in co	s of this trust deed, a insideration of the sui	nd the performance of m of One Dollar in ha	nd paid, i re int	whereof is hereby acknowle	dged, do by these
presents CONVEY and WARRA	NT unto the Trustee,	its successors and assign	ns, the following des	cribed Real Estate and all of	their estate, right, COUNTY OF
erms, provisions and illinitation of the performed, and also in cooresents CONVEY and WARRA itle and interest therein, COOK AND ST.	ATE OF ILLINOIS, to	wit:	crej or c.	Lougo	
			× .		
The South 1/2 0	f Lot 10 ir	Block 11	in Snowdon	s Subdivision	or the
North West &	of the Nort	th west a of	Section	17, in menip 3	o NOT CIT.
- 44		ina Doninaine	al Mamidia	in Car Committee	The state of the s
Range 14 East	of the Th	ird Principa	al Meridia	i, in Cac com	TEN .
Range 14 East	of the Thi	ird Principa	al Meridian	i, in Cycle cour	C P. C. Co.
Range 14 East	of the Thi	ird Principa	al Meridia	n, in C.C. Com	S MEA
Range 14 East Mllinois.	of the Th	ird Principa	al Meridia	in C.C. com	MAI
Range 14 East Mllinois.	of the Th	ird Principa	al Meridian	ie	MAI
Range 14 East Mllinois.	of the Thi	ird Principa	al Meridia	This instrument draft	
Range 14 East Filinois. 84 1:46			al Meridian	This instrument draft	ectr.
Range 14 East Filinois. 84 1:46			al Meridian	This instrument draft	ectr.
Range 14 East Filinois. 84 1:46			al Meridian	This instrument draft	ectr.
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all impro- hereof for so long and during state and not secondarily are modificating, water, light, pow	after described, is refe vements, tenements, c. all such times as Mord d all apparatus, equ r. refrireration (whele	erred to herein as the "t assements, fixtures, an tizagors may be entitled ipment or articles no her single units or cent	DUAN DUAN Oremises," 9850 S. d appurtenances the: thereto (which are we or hereafter the: arally controlled), and	This instrument draft E.D. TSCHETTER, A. Cicaro Ave., Oak Lawn reto belonging, and all rents, belgedged primarily and on a pein or thereon used to sup the untilation, including (with	ec. r. Attorne at L. 18. 136 issues and profit-rity with said trill ply heat, eas, air our restricting the
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all improhereof for so long and during state and not secondarily) aronditioning, water, light, pow	after described, is referements, tenements, eall such times as Mod all apparatus, eque, refrigeration (wors andes, storm doors an	sted to herein as the "tasements, fixtures, an tasgors may be entitled ipment or articles no her single units or cent d windows, floor cow	DUAN DUAN Oremises, "9850 S. d appurtenances the thereto (which are w or hereafter the rally controlled), an rings, inador beds,	This instrument draft E.D. TSCHETTER, P. Clooro Ave., Oak Lawn reto belonging, and all rens, beldeded primarily and on a rein or thereon used to sup cin or thereon used to sup to ventilation, including (with awnings, stoves and water) was divisited to the superior of the superior of the superior was divisited to the superior of the superior of the superior was divisited to the superior of the superior was divisited to the superior of the superior was divisited to the superior was d	thorne at L. IL 36 issues and profit inty with said roll pply heat, eas, air out restricting the seaters. All of the circles are the seaters.
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all improthereof for so long and during state and not secondarily) aronditioning, water, light, power oregoing), screens, window shoregoing are declared to be a guipment or articles hereafter	after described, is referements, tenements, eall such times as Mod all apparatus, eque, refrigeration (wors andes, storm doors an	sted to herein as the "tasements, fixtures, an tasgors may be entitled ipment or articles no her single units or cent d windows, floor cow	DUAN DUAN Oremises, "9850 S. d appurtenances the thereto (which are w or hereafter the rally controlled), an rings, inador beds,	This instrument draft E.D. TSCHETTER, P. Clooro Ave., Oak Lawn reto belonging, and all rens, beldeded primarily and on a rein or thereon used to sup cin or thereon used to sup to ventilation, including (with awnings, stoves and water) was divisited to the superior of the superior to the superior of the superior of the superior to the superior of the superior of the superior to th	thorne at L. IL 36 issues and profit inty with said roll pply heat, eas, air out restricting the seaters. All of the circles are the seaters.
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all impro thereof for so long and during state and not secondarily) ar conditioning, water, light, pow foregoing are declared to be a squipment or articles hereafter the real estate. TO HAVE AND TO HOLD	after described, is refe vements, tenements, e all such times as Mori dail apparatus, equ r, refrigeration (whet ades, storm doors an part of said real estat placed in the premises the premises unto th	arred to herein as the "Tasements, fixtures, and taggors may be entitled impment or articles no her single units or cent d windows, floor cow the whether physically so by the mortgagors or or a said Trustee, its succ	DUAN	This instrument draft E.D. TSCHETTER, A. Cicaro Ave., Oak Lawn reto belonging, and all rents, ledged primarily and on a pa iventilation, including (with awnings, stoves and water I not, and it is agreed that all signs shall be considered as or orever, for the purposes, and	Attorne at L. IL. 366 issues and profiterity with said real ply heat, gas, air out restricting the eaters. All of the similar apparatus, nostituting part of upon the uses and
Range 14 East Filinois. 84 1: 45 which, with the property herein. TOGETHER with all impro- thereof for so long and during state and not secondarily) ar conditioning, water, light, pow foregoing), screens, window sho regoing are declared to be a quipment or articles hereafter the real estate. TO HAVE AND TO HOLD Tusts herein set forth, free froi	after described, is refe wements, tenements, ed, all such times as Mort dall apparatus, equ r, refrigeration (whet ades, storm doors an part of said real estat placed in the premises the premises unto th mal rights and benef	ared to herein as the "y assements, fixtures, an Exagors may be entitled ipment or articles no the risingle units or cent d windows, floor cow the whether physically is by the mortgagors or te as and Trustee, its cast and and by wirtu	DUAN oremises, "9850 S. d appurtenances the thereto (which are w or hereafter the rally controlled), and rings, inador beds, titached thereto or i their successors or as, fee of the Homestead	This instrument draft E.D. TSCHETTER, A. Cicaro Ave., Oak Lawn reto belonging, and all rents, ledged primarily and on a pa iventilation, including (with awnings, stoves and water I not, and it is agreed that all signs shall be considered as or orever, for the purposes, and	Attorne at L. IL. 366 issues and profiterity with said real ply heat, gas, air out restricting the eaters. All of the similar apparatus, nostituting part of upon the uses and
Range 14 East Filinois. 84 1: 45 which, with the property herein TOETHER with all improv hereof for so long and during state and not secondarily) as oregoing, screens, window as oregoing, screens, window hereal estate. TO HAVE AND TO HOLD tusts herein set forth, free froi aid rights and benefits the Mor This trust deed consists	after described, is refe evements, tenements, ed all such times as Mori d all apparatus, equ r, refrigeration (whet ades, storm doors an part of said real estat placed in the premises the premises unto the mal rights and benef gagors do hereby exp of two pages. The	ared to herein as the "i assements, fixtures, an izagors may be entitled ipment or articles no de windows, floor cost de windows, floor cost by the mortgagors or by the mortgagors or e said Trustee, its succ its under and by wirtu ressly release and worth	DUAN DUAN DUAN DUAN DEFINITION DE	This instrument draft E.D. TSCHETTER, A. Cloero Ave., Oak Lawn neto belonging, and all rents, bedged primarily and on a pein or thereon used to suy it writiation, including (with awnings, stoves and water Hot, and it is agreed that all signs shall be considered as concever, for the purposes, and Exemption Laws of the State appearing on page 2 (the	Attorne at L. II. 36 Issues and profit- trity with said rul- ply heat, gas, air out restricting the eaters. All of the similar apparatus, onstituting part of upon the ases and of Illinois, which e reverse side of
Range 14 East Filinois. 84 1: 45 which, with the property herein TOCETHER with all impro- thereof for so long and during state and not secondarily) as oraginized water, light, pow oragonized state and not secondarily as oraginized are declared to be a quipment or articles hereafter he real estate. TO HAVE AND TO HOLD tusts herein set forth, free froi aid rights and benefits the Mor This trust deed consists	after described, is refe evements, tenements, ed all such times as Mori d all apparatus, equ r, refrigeration (whet ades, storm doors an part of said real estat placed in the premises the premises unto the mal rights and benef gagors do hereby exp of two pages. The	ared to herein as the "i assements, fixtures, an izagors may be entitled ipment or articles no de windows, floor cost de windows, floor cost by the mortgagors or by the mortgagors or e said Trustee, its succ its under and by wirtu ressly release and worth	DUAN DUAN DUAN DUAN DEFINITION DE	This instrument draft E.D. TSCHETTER, A. Cloero Ave., Oak Lawn neto belonging, and all rents, bedged primarily and on a pein or thereon used to suy it writiation, including (with awnings, stoves and water Hot, and it is agreed that all signs shall be considered as concever, for the purposes, and Exemption Laws of the State appearing on page 2 (the	Attorne at L. II. 36 Issues and profit- trity with said rul- ply heat, gas, air out restricting the eaters. All of the similar apparatus, onstituting part of upon the ases and of Illinois, which e reverse side of
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all impro- thereof for so long and during state and not secondarily) as oregoing, screens, window shoregoing, screens, window foregoing, screens, window shoregoing, screens, window hereal estate. TO HAVE AND TO HOLD This trust deed consists this trust deed onsists this trust deed of are incorpo	after described, is refe wements, tenements, ed all such times as Mort d all apparatus, equ r, refrigeration (whet ades, storm doors an part of said real estat placed in the premises the premises unto the mal rights and benef tagagors do hereby exp of two pages. The rated herein by refe	ared to herein as the "t assements, fixtures, an izgagors may be entitled ipment or articles no her single units or cent d windows, floor cow to the the physically is by the mortgagors or e said Trustee, its suc- its under and by virtu- ressly release and waive covenants, conditio- erence and are a par	DUAN Dremises," 9850 S. d appurtenances their thereto (which are in a purings, inador beds, intable of their successors or as sessors and assigns, fee of the Homestead ins and provisions thereof and shall	This instrument draft E.D. TSCHETTER, A. Cicaro Ave., Oak Lawn reto belonging, and all rents, belgedge primarily and on a pein or thereon used to sup dentilation, including (with awnings, stoves and water hot, and it is agreed that all signs shall be considered as corever, for the purposes, and Exemption Laws of the State appearing on page 2 (the be binding on the mortga.	Attorne at L. II. 36 Issues and profit- trity with said rul- ply heat, gas, air out restricting the eaters. All of the similar apparatus, onstituting part of upon the ases and of Illinois, which e reverse side of
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all impro- thereof for so long and during state and not secondarily) as oregoing, screens, window shoregoing, screens, window foregoing, screens, window shoregoing, screens, window hereal estate. TO HAVE AND TO HOLD This trust deed consists this trust deed onsists this trust deed of are incorpo	after described, is refevements, tenements, et all such times as Mori dail apparatus, eque, refrigeration (worst and part of said real estar placed in the premises unto the mail rights and bent gagors do hereby expiof two pages. The rated herein by referand seal	ared to herein as the "tasements, fixtures, an tagors may be entitled ipment or articles no her single units or cent of the work of the whother physically one to whether physically one to the work of the work o	DUAN Dremises," 9850 S. d appurtenances their thereto (which are used to rarlly controlled), amings, inador beds, attached thereto or heir successors or as sessors and assigns, for e of the Homestead ins and provisions thereof and shall by and year first ab	This instrument draft E.D. TSCHETTER, A. Clearo Ave., Oak Lawn reto belonging, and all rents belonging, and all rents belonging, and all rents of the considered primarily and on a pein or thereon used to sup ein or thereon used to sup ein or thereon used to say it is agreed that all signs shall be considered as convery, for the purposes, and Exemption Laws of the State appearing on page 2 (the be binding on the mortgatory written.	Attorne at L. II. 36 Issues and profit- trity with said rul- ply heat, gas, air out restricting the eaters. All of the similar apparatus, onstituting part of upon the ases and of Illinois, which e reverse side of
Range 14 East Filinois. 84 1: 45 which, with the property herein TOCETHER with all impro- hereof for so long and during state and not secondarily) are conditioning, water, light, pow foregoing, screens, window sho regoing, screens, window foregoing, screens, window foregoing, screens, window foregoing, screens, the conductive the real estate. TO HAVE AND TO HOLD Tusts herein set forth, free fro said rights and benefits the Mor This trust deed consists this trust deed onsists this trust deed are incorpo- successors and assigns.	after described, is refevements, tenements, et all such times as Mori dail apparatus, eque, refrigeration (worst and part of said real estar placed in the premises unto the mail rights and bent gagors do hereby expiof two pages. The rated herein by referand seal	ared to herein as the "tasements, fixtures, an tagors may be entitled ipment or articles no her single units or cent of the work of the whother physically one to whether physically one to the work of the work o	DUAN Dremises," 9850 S. d appurtenances their thereto (which are used to rarlly controlled), amings, inador beds, attached thereto or heir successors or as sessors and assigns, for e of the Homestead ins and provisions thereof and shall by and year first ab	This instrument draft E.D. TSCHETTER, A. Cicaro Ave., Oak Lawn reto belonging, and all rents, belgedge primarily and on a pein or thereon used to sup dentilation, including (with awnings, stoves and water hot, and it is agreed that all signs shall be considered as corever, for the purposes, and Exemption Laws of the State appearing on page 2 (the be binding on the mortga.	Attorne at L. II. 36 Issues and profit- trity with said rul- ply heat, gas, air out restricting the eaters. All of the similar apparatus, onstituting part of upon the ases and of Illinois, which e reverse side of
Range 14 East Filinois. 84 1: 45 which, with the property herein TOCETHER with all impro- hereof for so long and during state and not secondarily) are conditioning, water, light, pow foregoing, screens, window sho regoing, screens, window foregoing, screens, window foregoing, screens, window foregoing, screens, the conductive the real estate. TO HAVE AND TO HOLD Tusts herein set forth, free fro said rights and benefits the Mor This trust deed consists this trust deed onsists this trust deed are incorpo- successors and assigns.	after described, is refevements, tenements, et all such times as Mord all apparatus, equ refrigeration (whet ades, storm doors an part of said real estat placed in the premises unto the mal rights and benef leagors do hereby exp of two pages. The reated herein by referant and said	ared to herein as the "casements, fixtures, an taggors may be entitled piment or articles no her single units or cent of which we have a simple units or cent of the case of t	DUAN Dremises," 9850 S. d appurtenances their thereto (which are used to rarlly controlled), amings, inador beds, attached thereto or heir successors or as sessors and assigns, for e of the Homestead ins and provisions thereof and shall by and year first ab	This instrument draft E.D. TSCHETTER, A. Clearo Ave., Oak Lawn reto belonging, and all rents belonging, and all rents belonging, and all rents of the considered primarily and on a pein or thereon used to sup ein or thereon used to sup ein or thereon used to say it is agreed that all signs shall be considered as convery, for the purposes, and Exemption Laws of the State appearing on page 2 (the be binding on the mortgatory written.	Attorne at L. IL 36. Issues and profit rity with said rull ply heat, gas, air out restricting the eaters. All of the similar apparatus, onstituting part of upon the uses and to fillinois, which is reverse side of gors, their heirs,
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all impro- thereof for so long and during state and not secondarily) ar conditioning, water, light, pow foregoing), screens, window sho foregoing ar declared to be a equipment or articles hereafter the real estate. TO HAVE AND TO HOLD Tusts herein set forth, free fro- said rights and benefits the Mor This trust deed consists this trust deed) are incorpo- successors and assigns. WITNESS the hand	after described, is refevements, tenements, et all such times as Mord all apparatus, equ refrigeration (whet ades, storm doors an part of said real estat placed in the premises unto the mal rights and benef leagors do hereby exp of two pages. The reated herein by referant and said	ared to herein as the "tasements, fixtures, an tagors may be entitled ipment or articles no her single units or cent of the work of the whother physically one to whether physically one to the work of the work o	DUAN Dremises," 9850 S. d appurtenances their thereto (which are used to rarlly controlled), amings, inador beds, attached thereto or heir successors or as sessors and assigns, for e of the Homestead ins and provisions thereof and shall by and year first ab	This instrument draft E.D. TSCHETTER, A. Clearo Ave., Oak Lawn reto belonging, and all rents belonging, and all rents belonging, and all rents of the considered primarily and on a pein or thereon used to sup ein or thereon used to sup ein or thereon used to say it is agreed that all signs shall be considered as convery, for the purposes, and Exemption Laws of the State appearing on page 2 (the be binding on the mortgatory written.	Attorne at L. IL 136 issues and profit- irity with said rul ply heat, gas, air out restricting the seaters. All of the similar apparatus, onstituting part of upon the uses and of Illinois, which e reverse side of gors, their heirs,
Range 14 East Filinois. 84 1: 45 which, with the property herein. TOGETHER with all imprometerof for so long and during state and not secondarily) are modificating, water, light, pow. foregoing, screens, window shoregoing, sare declared to be a quipment or articles hereafter the real estate. TO HAVE AND TO HOLD musts herein set forth, free frow said rights and benefits the Mor This trust deed consists this trust deed on incorposuccessors and assigns. WITNESS the hand DOROTHY MC G.	after described, is refevements, tenements, et all such times as Mord all apparatus, equ refrigeration (whet ades, storm doors an part of said real estat placed in the premises unto the mal rights and benef leagors do hereby exp of two pages. The reated herein by referant and said	ared to herein as the "casements, fixtures, an taggors may be entitled piment or articles no her single units or cent of which we have a simple units or cent of the case of t	DUAN Dremises," 9850 S. d appurtenances their thereto (which are used to rarlly controlled), amings, inador beds, attached thereto or heir successors or as sessors and assigns, for e of the Homestead ins and provisions thereof and shall by and year first ab	This instrument draft E.D. TSCHETTER, A. Clearo Ave., Oak Lawn reto belonging, and all rents belonging, and all rents belonging, and all rents of the considered primarily and on a pein or thereon used to sup ein or thereon used to sup ein or thereon used to say it is agreed that all signs shall be considered as convery, for the purposes, and Exemption Laws of the State appearing on page 2 (the be binding on the mortgatory written.	Attorne at L. IL 36. Issues and profit rity with said rull ply heat, gas, air out restricting the eaters. All of the similar apparatus, onstituting part of upon the uses and to fillinois, which is reverse side of gors, their heirs,
Range 14 East Fillinois. 84 1: 45 which, with the property herein TOGETHER with all improtence for so long and during state and not secondarily) arounditioning, water, light, pow loregoing, screens, window foregoing are declared to be a squipment or articles hereafter the real estate. TO HAVE AND TO HOLD trusts herein set forth, free frow and rights and benefits the Morr This trust deed consists this trust deed) are incorposuccessors and assigns. WITNESS the hand DOROTHY MC G. STATE OF ILLINOIS,	after described, is refevements, tenements, et all such times as Mort all super times as Mort all all apparatus, equ part of said real estat placed in the premises unto the part of said real estat placed in the premises unto the mal rights and benef two pages. The reated herein by reference and seal of and seal of of and seal of of of	ared to herein as the "sasements, fixtures, an against may be entitled ipment or articles no her single units or cent d windows, floor cow to the whether physically is by the mortgagors or its under and by virtuerssly release and wave covenants, conditio erence and are a parrof Mortgagors the data [SEAL] [SEAL]	DUAN DUAN DUAN DUAN DEPARTMENT OF THE PROPERTY OF THE PROP	This instrument draft E.D. TSCHETTER, A. Cicero Ave., Oak Lawn etto belonging, and all rents, belogded primarily and on a pein or thereon used to sup ein or thereon was the same as the same as the support of the state appearing on page 2 (the be binding on the mortgation over written.	Attorne at L. II. 36 III. 36
Range 14 East Filinois. 84 1: 45 which, with the property herein TOCETHER with all improvement of the foreign and during estate and not secondarily) an accordation, water, light, pow foregoing, screens, window shoregoing, state, power and casting the real estate. To HAVE AND TO HOLD that the real estate. To HAVE AND TO HOLD that the real estate. To HAVE AND TO HOLD that the real estate is set forth, free from the real estate. The state of the real estate is the real estate. The state of the real estate is the real estate of the real estate. The real estate is the real estate is the real estate in the real estate is the real estate in the real estate is the real estate. The real estate is t	after described, is refevements, tenements, et all such times as Mort all super times as Mort all all apparatus, equ part of said real estat placed in the premises unto the part of said real estat placed in the premises unto the mal rights and benef two pages. The reated herein by reference and seal of and seal of of and seal of of of	ared to herein as the "pasements, fixtures, an against may be entitled ipment or articles no her single units or cent d windows, floor call to the whether physically is by the mortgagors or said Trustee, its succilis under and by virturessly release and ware covenants, condition erence and are a partification of the mortgagors the data of the said trustee and are a partification of the said trustee and trustee	DUAN DUAN DUAN DUAN DEPARTMENT OF THE PROPERTY OF THE PROP	This instrument draft E.D. TSCHETTER, A. Cicero Ave., Oak Lawn etto belonging, and all rents, belogded primarily and on a pein or thereon used to sup ein or thereon was the same as the same as the support of the state appearing on page 2 (the be binding on the mortgation over written.	Attorne at L. II. 36 III. 36
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all improthereof for so long and during state and not secondarily) are conditioning, water, light, pow foregoing, screens, window foregoing are declared to be a equipment or articles hereafter TO HAVE AND TO HOLD trusts herein set forth, free frois and rights and benefits the form This trust deed consists this trust deed on sists this trust deed are incorporated to the secondary of	after described, is refevements, tenements, et all such times as Mord all super times as Mord all apparatus, equ refrigeration (whet ades, storm doors an part of said real estat placed in the premises unto the nall rights and benef gagors do hereby expo f two pages. The rated herein by referant and seal of of	ared to herein as the "tasements, fixtures, and gagors may be entitled ipment or articles no her single units or cent d windows, floor cow to the whether physically is by the mortgagors or e said Trustee, its success and by wirturessly release and waive covenants, conditionerence and are a par [SEAL] [SEAL]	DUAN Dremises," 9850 S. If appurtenances the thereto (which are wor hereafter their rally controlled), amings, inador beds, attached thereto or heir successors or as sessors and assigns, for e of the Homestead ins and provisions thereof and shall by and year first ab C. L.	This instrument draft E.D. TSCHETTER, A. Cicaro Ave., Oak Lawn reto belonging, and all rents, belgedge primarily and on a pein or thereon used to sup dentilation, including (with awnings, stoves and water hot, and it is agreed that all signs shall be considered as corever, for the purposes, and Exemption Laws of the State appearing on page 2 (the be binding on the mortgatove written. 13 NOWN	theorie at L. IL 366 issues and profit- irity with said rul ply heat, gas, air out restricting the seaters. All of the similar apparatus, onstituting part of upon the uses and of Illinois, which e reverse side of gors, their heirs, [SEAL] [SEAL]
Range 14 East Filinois. 84 12 45 which, with the property herein TOGETHER with all impro thereof for Box and during state of one and analy) ar conditioning, water, light, pow foregoing, acreens, window foregoing are declared to be a equipment or articles hereafter TO HAVE AND TO HOLD trusts herein set forth, free fro said rights and benefits the Mor This trust deed consists this trust deed) are incorpo successors and assigns. WITNESS the hand DOROTHY MC G: STATE OF ILLINOIS, County of COOK	after described, is refevements, tenements, et all such times as Morid all apparatus, equ refrigeration (whet ades, storm doors an part of said real estat placed in the premises the premises unto the mal rights and benef gagors do hereby expired to the premises of two pages. The rated herein by reference and seal of the premises with the premises of two pages. The rated herein by reference and seal of the premises with the premises of two pages. The rated herein by reference and seal of the premises of th	rred to herein as the "pasements, fixtures, an against the stage of th	DUAN DUAN DUAN DUAN DECEMBER 9850 S. A appurtenances the thereto (which are we or hereafter the rally controlled), an rings, inador beds, tttached thereto or heir successors or as sessors and assigns, fi e of the Homestead sand provisions thereof and shall y and year first ab C L J ding in said County, Gill and CL same person 5	This instrument draft E.D. TSCHETTER, A. Ckcero Ave., Oak Lewn reto belonging, and all rents, ledged primarily and on a pain or thereon used to sup ein or thereon used to supper ein or the purposes and water hot, and it is agreed that all signs shall be considered as or corever, for the purposes, and Exemption Laws of the State appearing on page 2 (the be binding on the mortgatove written. A. D. D. D. H. S. D. D. D. H. S. D. D. H. S. D. D. D. H. S. D.	Attorne at L It 36 Itsuses and profit rity with said rull ply heat, gas, air out restricting the eaters. All of the similar apparatus, onstituting part of upon the uses and of Illinois, which e reverse side of gors, their heirs, [SEAL] [SEAL] EREBY CERTIFY subscribed to the
Range 14 East Filinois. 84 1: 45 which, with the property herein TOCETHER with all impro- thereof for so long and during state and not secondarily) as conditioning, water, light, pow foregoing, screens, window sho foregoing, screens, window sho foregoing, screens, window sho foregoing are declared to be a cupupment or articles hereafter the real estate. TO HAVE AND TO HOLD This trust deed consists this trust deed consists this trust deed on incorpo successors and assigns. WITNESS the hand DOROTHY MC G: STATE OF ILLINOIS, County of COOK	after described, is refevements, tenements, et all such times as Mort all such times as Mort all all apparatus, equ part of said real estat placed in the premises the premises unto the mal rights and benef gagors do hereby expired two pages. The reated herein by reference and seal of	rred to herein as the "pasements, fixtures, an assements, fixtures, and assements, fixtures, and assements, fixtures, and assement or articles no her single units or cent d windows, floor cow by the mortgagors or by the mortgagors or its successive and wave covenants, condition erence and are a part of Mortgagors the data and a second and are a part of Mortgagors the data and a second and a s	DUAN DUAN DUAN DUAN DUAN DUAN DUAN DUAN	This instrument draft E.D. TSCHETTER, A. Cicero Ave., Oak Lawn eto belonging, and all rents, dedged primarily and on a page of the rent of	Attorne at L. IL 366 issues and profit inty with said real profit inty with said real profit inty with said real profit into the saters. All of the similar apparatus, onstituting part of upon the uses and rof Illinois, which is reverse side of gors, their heirs, [SEAL] [SEAL] EREBY CERTIFY subscribed to the knowledged that
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all improvement of the role of th	after described, is refevements, tenements, et all such times as Mort all such times as Mort all all apparatus, equ part of said real estat placed in the premises unto the part of said real estat placed in the premises unto the mal rights and benef two pages. The reated herein by refer and seal on and seal on on C. L. L and Seal on on C	asements, fixtures, an asements, fixtures, an asements, fixtures, an asements, fixtures, an asements, fixtures, and as a serior or articles no the raingle units or cent d windows, floor cow to the mortgagors or by the mortgagors or its successits under and by virturessly release and waive covenants, condition erence and are a part of Mortgagors the data and a serior of the first	DUAN DUAN DUAN DUAN DUAN DUAN DUAN DUAN	This instrument draft E.D. TSCHETTER, A. Cicero Ave., Oak Lawn eto belonging, and all rents, dedged primarily and on a page of the rent of	Attorne at L It 36 Itsuses and profit rity with said rull ply heat, gas, air out restricting the eaters. All of the similar apparatus, onstituting part of upon the uses and of Illinois, which e reverse side of gors, their heirs, [SEAL] [SEAL] EREBY CERTIFY subscribed to the
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all impro- thereof for so long and during estate and not secondarily) are conditioning, water, light, pow foregoing), screens, window sho foregoing are declared to be a equipment or articles hereafter the real estate. TO HAVE AND TO HOLD THIS therein set forth, free fro said rights and benefits the Mor This trust deed consists this trust deed are incorpo- successors and assigns. WITNESS the hand DOROTHY MC G. STATE OF ILLINOIS, County of COOK	after described, is refevements, tenements, et all such times as Mort all such times as Mort all all apparatus, equ part of said real estat placed in the premises the premises unto the mal rights and benef two pages. The reated herein by refer and seal of two pages. The rated herein by refer and seal of and seal of and seal of	asements, fixtures, an asements, fixtures, an asements, fixtures, an asements, fixtures, an asements, fixtures, and an another single units or cent d windows, floor cow by the mortgagors or by the mortgagors or its successive and wave covenants, condition erence and are a part of Mortgagors the data and purposes there appeared before appeared before signed, sealed and and purposes therein sealed and and purpose	DUAN DUAN DUAN DUAN DUAN DUAN DUAN DUAN	This instrument draft E.D. TSCHETTER, A. Cicero Ave., Oak Lawn eto belonging, and all rents, dedged primarily and on a page of the rent of	Attorne at L. IL 366 issues and profit inty with said real profit inty with said real profit inty with said real profit into the saters. All of the similar apparatus, onstituting part of upon the uses and rof Illinois, which is reverse side of gors, their heirs, [SEAL] [SEAL] EREBY CERTIFY subscribed to the knowledged that
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all impro- thereof for so long and during estate and not secondarily) are conditioning, water, light, pow foregoing), screens, window sho foregoing are declared to be a equipment or articles hereafter the real estate. TO HAVE AND TO HOLD THIS trust deed consists this trust deed onsists this trust deed are incorpo successors and assigns. WITNESS the hand DOROTHY MC G. STATE OF ILLINOIS, County of COOK	after described, is refevements, tenements, et all such times as Mort all such times as Mort all all apparatus, equ part of said real estat placed in the premises the premises unto the mal rights and benef two pages. The reated herein by refer and seal of two pages. The rated herein by refer and seal of and seal of and seal of	asements, fixtures, an asements, fixtures, an asements, fixtures, an asements, fixtures, an asements, fixtures, and as a serior or articles no the raingle units or cent d windows, floor cow to the mortgagors or by the mortgagors or its successits under and by virturessly release and waive covenants, condition erence and are a part of Mortgagors the data and a serior of the first	DUAN DUAN DUAN DUAN DUAN DUAN DUAN DUAN	This instrument draft E.D. TSCHETTER, A. Cicero Ave., Oak Lawn eto belonging, and all rents, dedged primarily and on a page of the rent of	Attorne at L. IL 366 issues and profit inty with said real profit inty with said real profit inty with said real profit into the saters. All of the similar apparatus, onstituting part of upon the uses and rof Illinois, which is reverse side of gors, their heirs, [SEAL] [SEAL] EREBY CERTIFY subscribed to the knowledged that
Range 14 East Filinois. 84 1: 45 which, with the property herein TOGETHER with all improvement of the role of th	after described, is refevements, tenements, et all such times as Mort all such times as Mort all all apparatus, equ part of said real estat placed in the premises the premises unto the mal rights and benef two pages. The reated herein by refer and seal of two pages. The rated herein by refer and seal of and seal of and seal of	asements, fixtures, an asements, fixtures, an asements, fixtures, an asements, fixtures, an asements, fixtures, and an another single units or cent d windows, floor cow by the mortgagors or by the mortgagors or its successive and wave covenants, condition erence and are a part of Mortgagors the data and purposes there appeared before appeared before signed, sealed and and purposes therein sealed and and purpose	DUAN DUAN DUAN DUAN DUAN DUAN DUAN DUAN	This instrument draft E.D. TSCHETTER, A. Cicero Ave., Oak Lawn eto belonging, and all rents, dedged primarily and on a page of the rent of	Attorne at L. IL 366 issues and profit inty with said real profit inty with said real profit inty with said real profit into the saters. All of the similar apparatus, onstituting part of upon the uses and rof Illinois, which is reverse side of gors, their heirs, [SEAL] [SEAL] EREBY CERTIFY subscribed to the knowledged that

26 996 753

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 I (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagers shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may to claim for line in not expertely industrial subtroducted to the line hereof, colly pay when due any indubtodness which may be nected by a like or charge on the premises supcisor to the line hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lies to Trustee to headers of the note; (d) completes within a restorable time any building or buildings or not at any time in process of rection upon said on the premises supcisor to the line hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lies to the restorable of the control of the control

indebtedness secured hereby, or by any decree foreclosing this trial deed, or any tax, special assessment or outer and whath may be or beauting superior to the lien hereby or of such decree, provided such application is made price to foreshear tax, by the decree is used and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense who, would not be good and available to the party interpoung same in an action at law upon the note hereby securing.

11. Trustee or the holders of the note shall have the right to imspect the premises at all reasonable times in dicress thereto hereby securing the permitted for that purpose.

12. Trustee has no dury to examine the title, location, existence or condition of the premises, or to incise the robig his to rescored this terms deed or to exercise any power herein given unless expressly obligated by the trens hereod, not be lable for any situation of the subject of the signatures or the deficitly, capacity, or authority of the sugnatories on the note or trest deed, nor that all trustees be oblig his to rescored this terms deed of to exercise any power herein given unless expressly obligated by the trens hereod, not be lable for any situation of the power herein given unless the expressly obligated by the trens hereod, not be lable for any situation of the support of the sugnatories of that of the agents or employees of Trustees, and it may requ'x indiminists satisfactory to it before exercising any power herein obligated by the trens hereod, not be lable for any situation of the support support of the support of the support of the support of the supp

herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be bredling upon Mortgagors and all persons disaming under or Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the popular indebtedness or any part thereof, whether on not such persons shall have executed the solic or this Trust Deed. The wred "minis" when this instrument shall be construed to mean "notes" when more than one note a used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee at determined by its rais subsidials in effect of the deed is instead. Trustee or successor shall be entitled to reasonable compensation for any others act or service performed as provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Elimons shall be applicable to this trust deed.

cofficerous No. 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. CHICAGO TITLE AND TRUST COMPANY, DEED IS FILED FOR RECORD. M Secretary Assessed Fire Pres

MAIL TO:

DUANE D. TSCHETTER ATTORNEY AT LAW 9850 S. CICERO AVE. Oak Lawn, III. 60453

PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

5646 South Laflin Avenue

Chicago, Illinois

ENU OF RECORDED DOCUMENT