| | 9 /2 | | |
|---------|-------------|--|--|
| | | | |
| | EA FER | | |
| 2.12e*3 | | | |

A CONTROL Mandacher and a land

Ţ

| | | | | | | - |
|--|--|--|--|--|---|-----------|
| | | | | | | |
| 🛌 X-8 FERENSER ALLENOVERSEN SOM | and the court was to record the transport of the second of | er 14 % 2 LLSM | Proceduration demonstrations, report language the residence | andresses (management) of the contract | الماكل والماكات والمحادة ويستعل والمستعيد | 42** |
| N | | | | | | |
| boxxod (3) | avenswood | हा ध्या क्ष | CI in On | | | |
| Chicago, Harges St | 5_ | 71 | 7.1 (5) (6) | | | |
| TRU | S7 DEED | | • | 262 | 74626 | |
| | 70_ | 1927 37 | THE PROPRESENCE OF | M RECORDING SUSE OF | NIY. | 13. |
| THIS INDENTURE | , made Ju torr and Eiruson Sto | mo 25, | t 182 having | | | ì |
| | s "More sees" now 21. | - | - | corporation doing but | ones, os Chic. So. | |
| in the ment herein refer | red to as TRUSTLE +. | arraseth. | | | | - 1 |
| legal holder ur holde | the Mortgapus, 1997 is to being referred to as F | AA rotile No | ic, in the principal sur | n oi | | |
| FIFTY THOUSA | ND AND NO/100 | -6.1.16 | (\$50,000.00 |) | Dollars, | |
| DANK OF RAVE | eriain instalment Notes NSWCKID | or the Mi. (gaf o | rs of even date nerew | ith, made payable to | THE ORDER OF | |
| | and by which said No | ote the Mor'sa | gers promise to pay | the said principal s | um and interest | |
| | er cent per annum 10001010 | | | from time to time un | ipaid at the rate | |
| PAYABLE ON D | | | <u> </u> | YHOOSHAY FAXADARACK | | |
| | , mayaxaxaxaxxxxxx qaaxaxxxxxx | | | | | |
| and cinterest test forms | btedness evidenced by s | ومزاعاته والمستونة بالماران | ocucios polisticos | S IIA , XXXXXXXXX | uch payments on | - |
| remainder to princip | pal; provided that the p ser annum, and all of sa | rincipal of each | instalment unless paid | when due shall bear ir | iterest at the tale | í |
| company in | nd in absence of such app | Chicago, | Illinois, as the hol | ters of the note may, f | rom time to time | |
| in east City." | | | | 1// | | |
| terms, provisions and li to be performed, and a | E, the Mortgagors to secure imitations of this trust deed iso in consideration of the | , and the performar sum of One Dollar | ce of the covenants and a in hand paid, the receipt | greement ther in contained whereof is baret a acknow | l, by the Mortgagors | - |
| title and interest Cook | WARRANT unto the Truste- therein, situate, lying AND STATE OF ILLINOIS, | e, its successors and and being in to wit: | assigns, the following des the City of Chi | cribed Real Carate and all c | of their estate, right, COUNTY OF | - |
| i | | | | | | |
| The N | orth 33 1/3 feet of | Lot 20 in Blo | ck 8 in John Lawi | s Cochron's St. di | /sian | |
| of the | orth 33 1/3 feet of West half of the N | ortheast Qua | ter of Section 8, | s Cochran's Succi Township 40 North | ısion | |
| of the | orth 33 1/3 feet of West half of the N 14 East of the Third | ortheast Qua | ter of Section 8, | s Cochran's Succi Township 40 North | ision | |
| of the | West half of the N | ortheast Qua | ter of Section 8, | s Cochron's Succi Township 40 North | ision | |
| of the | West half of the N | ortheast Qua | ter of Section 8, | s Cochron's Suudi Township 40 Nord | ision | |
| of the | West half of the N | ortheast Qua | ter of Section 8, | s Cochran's Suudi Township 40 Nord | ision | |
| of the Range | West half of the N 14 East of the Third | ortheast Qua d Principal M | ter of Section 8, eridian. | Township 40 North | O | |
| of the Range | West half of the N 14 East of the Third | ortheast Qua d Principal M | ter of Section 8, eridian. | Township 40 North | O | |
| of the Range | West half of the N 14 East of the Third | ortheast Qua d Principal M | ter of Section 8, eridian. | Township 40 North | O | |
| of the Range which with the property to COETHER with all the ToCETHER with all the tocetand to second conditioning, water, ligh foregoing, screens, win foregoing are declared to quipment or articles he | West half of the N 14 East of the Third The improvements, tenements, tenements, tenements, tenements, tenements, tenements, tenements, tenements, tenements, to power, refrigeration (whe dow shades, storm doors are to be a part of said real estate placed in the premise reafter placed in the premise | ortheast Quant Arrincipal M Principal M exements, fixtures the continuous to the continuous the | ne "premises," and appurtenances there itted thereto (which are premised), and contrally controlled), and coverings, indoor beds, a lly attached thereto or n or their successors or ass. | to belonging, and all rent edged primarily and on a p ventilation, including (with winings, stowes and water 1), and it is agreed that all gras shall be considered as a | s, issues and profits arity with said red to the control of the nour restricting the heaters. All of the ismilar apparatus, constituting part of | 672 |
| which, with the property TOGETHER with all thereof for so long and estate and not seconda conditioning, water, ligh foregoing), screens, win foregoing are declared in torgoing are declared in the real estate. TO HAVE AND TO trusts herein set forth, f said rights and benefits it | West half of the N 14 East of the Third In the serible of third In the serible of the third In the serible of the third In the serible of the serible of the serible of third In the | ortheast Quai d Principal M erred to berein as it easements, fixtures tragators may be ent trigators of a tribel ther single units or d windows, floor te whether physica by the mortgagon te whether physica to the said Trustee, its fits under and by tressly release and w | ne "premises." and appurtenances there ittled thereto (which are pi now or hereafter there centrally controlled), and coverings, inador beds, a lly attached thereto or a or their successors or ass successors and assigns, for firtue of the Homestead E nive. | to belonging, and all rent edged primarily and on a p in or thereon used to su ventilation, including (will winings, stoves and water s), and it is gareed that all gms shall be considered as ever, for the work of the State was the state of | s, issues and profits arrity with said real pply heat, gas, air nout restricting the heaters. All of the similar apparatus, constituting part of upon the uses and te of Illinois, which | 7202 |
| which, with the property TOGETHER with all thereof for so long and estate and not seconda conditioning, water, ligh conditioning, water, ligh estate and not seconda conditioning, water, ligh estate and not seconda conditioning, water, ligh tered to a long and estate and not seconda conditioning, water, ligh thereof to a long and estate and not seconda to the secondary that is a long to the secondary that is the sec | West half of the N 14 East of the Third A treinafter described, is ref improvements, tenements, during all such times as Mo- rily) and all apparatus, eq t, power, refrigeration (whe to be a part of said real est to be a part of said real est tree from alt rights and bene the Mortgagost do hereby exp nsists of two pages. The teoropogated herein by ref | erred to herein as it easements, fixture injument or article there single units or di windows, floor tee whether physical by the mortigagor we said Trustee, its fits under and by veressly release and we covenants, cond | ne "premises," and appurtenances there and appurtenances and or befa. ally attached thereto or a or their successors or ans successors and assigns, for articular of the domesteade E- aive. | to belonging, and all rent edged primarily and on a p in or thereon used to su wentilation, including (with winings, stowes and water or), and it is agreed that all gams shall be considered as ever, for the purposes, and exemption Laws of the Stat ppearing on page 2 (th | s, issues and profits tarity with said real pply heat, gas, air nout restricting the heaters. All of the similar apparatus, constituting part of upon the uses and the of Illinois, which e reverse side of | 202/46 |
| which, with the property TOGETHER with all thereof for so long and estate and not seconda estate and not seconda foregoing, screens, with foregoing are declared equipment or articles he the real estate. TO HAVE AND TO trusts herein set forth, foregoing are declared in the real estate. This trust deed co this trust deed or this trust deed or this trust deed are in successors and assigns WITNEFS the house | West half of the N 14 East of the Third A the control of the third A thi | ortheast Quaid Principal M Pri | re "premises." , and appurtenances there itled thereto (which are pi now or hereafter there centrally controlled), and coverings, inador beds, a lly attached thereto or n or their successors or ass successors and assigns, for firtue of the Homestead E aive. Itlions and provisions a part hereof and shall be | to belonging, and all rent edged primarily and on a p in or thereon used to su ventilation, including (with white, stoves and water to, and it is agreed that all gars shall be considered as ever, for the purposes, and xemption Laws of the Stat ppearing on page 2 (the binding on the mortgal | s, issues and profits tarity with said real pply heat, gas, air nout restricting the heaters. All of the similar apparatus, constituting part of upon the uses and the of Illinois, which e reverse side of | 2027/4020 |
| which, with the property TOGETHER with all thereof for so long and estate and not seconda conditioning, water, ligh conditioning, water, ligh conditioning, water, ligh forepoing are declared equipment or articles he the real estate. TO HAVE AND TO trusts herein set forth, for said rights and benefits it This trust deed one in this trust deed one in successors and assigns WITNESS the hand | West half of the N 14 East of the Third In the second of | ortheast Quaid Principal M Pri | ne "premises," , and appurtenances then titled thereto (which are p mow or hereafter there coverings, inador beds, a lly attached thereto or n or their successors or ass successors and assigns, for drive of the Homestead E view. Itions and provisions a part hereof and shall b day and year first abo | to belonging, and all rent edged primarily and on a p in or thereon used to su ventilation, including (with white, stoves and water to, and it is agreed that all gars shall be considered as ever, for the purposes, and xemption Laws of the Stat ppearing on page 2 (the binding on the mortgal | s, issues and profits tarity with said real pply heat, gas, air nout restricting the heaters. All of the similar apparatus, constituting part of upon the uses and the of Illinois, which e reverse side of | 26274626 |
| which, with the property TOGETHER with all thereof for so long and estate and not seconda estate and not seconda foregoing, screens, win foregoing are declared requipment or articles he the real estate. TO HAVE AND TO trusts herein set forth, for said rights and benefits i This trust deed co this trust deed or this trust deed are in successors and assigns WITNEFS the home | West half of the N 14 East of the Third In the second of | ortheast Qual d Principal M erred to berein as it catements, fixtures rigagors may be en- injument or article ther single units or a windows, floor a windows, floor s by the mortgagor se said Trustee, its fix under and by v ressly release and v covenants, cond erence and are a of Mortgagors the | re "premises." , and appurtenances there itled thereto (which are pi now or hereafter there centrally controlled), and coverings, inador beds, a lly attached thereto or n or their successors or ass successors and assigns, for firtue of the Homestead E aive. Itlions and provisions a part hereof and shall be | to belonging, and all rent edged primarily and on a p in or thereon used to su ventilation, including (with white, stoves and water to, and it is agreed that all gars shall be considered as ever, for the purposes, and xemption Laws of the Stat ppearing on page 2 (the binding on the mortgal | s, issues and profits tarity with said real pply heat, gas, air nout restricting the heaters. All of the ismilar apparatus, constituting part of upon the uses and the of Illinois, which e reverse side of gors, their heirs, | 26274626 |
| which, with the property TOGETHER with all thereof for so long and estate and not seconda conditioning, water, ligh foregoing are declared requipment or articles be the real estate. TO HAVE AND TO trusts herein est forth, for said rights and benefits it This trust deed co this trust deed) are in successors and assigns WITNESS the hand Jonathon C. S | West half of the N 14 East of the Third hereinafter described, is ref improvements, tenements, rilly and all apparatus, eq. t, power, tefrigeration (whe dow shades, storm doors as to be a part of said real ests tree from all rights and bene he Mortgagors do hereby exp misists of two pages. The tecorporated herein by ref to the said said said said said to the said said said said said said to the said said said said said said said said | erred to herein as it easements, fixture in significant with the provided the residue to the res | ne "premises," and appurtenances there, and appurtenances there, and appurtenances there and appurtenances there and appurtenances there and the second of the second of the and or hereafter there centrally controlled), and coverings, inador beds, a lly attached thereto or n or their successors or ass successors and assigns, fo ritue of the Homestead E raive. Itions and provisions a part hereof and shall be day and year first abo | to belonging, and all rent edged primarily and on a p in or thereon used to su wentilation, including (with whings, stowes and water oil, and it is agreed that all gars shall be considered as ever, for the purposes, and exemption Laws of the State ppearing on page 2 (the binding on the mortgale written. | s, issues and profits tarity with said real pply heat, gas, air nout restricting the heaters. All of the similar apparatus, constituting part of upon the uses and the of Illinois, which he reverse side of gors, their heirs, [SEAL] | 26274626 |
| which, with the property TOGETHER with all thereof for so long and estate and not seconda conditioning, water, ligh conditioning, water, ligh foregoing are declared requipment or articles he the real estate. TO HAVE AND TO trusts herein set forth, for said rights and benefits it This trust deed one this trust deed one it successors and assigns WITNESS the hand | West half of the N 14 East of the Third A hereinafter described, is ref improvements, tenements, interpretation (whe inty) and all apparatus, eq. t, power, refrigeration (whe dow shades, storm doors ar to be a part of sind real exis I and seal s SS. a Notary Put That | erred to herein as it easements, fixtures impressed to his easements, fixtures impressed to a richer the ringle units or the whether physical by the mortgagor the whether physical established to the richer single units or the whether physical by the mortgagor the whether physical established to the richer that the ri | ne "premises," and appurtenances there, and appurtenances there, and appurtenances there and appurtenances there and appurtenances there and the second of the second of the and or hereafter there centrally controlled), and coverings, inador beds, a lly attached thereto or n or their successors or ass successors and assigns, fo ritue of the Homestead E raive. Itions and provisions a part hereof and shall be day and year first abo | Township 40 North | s, issues and profits tarity with said real pply heat, gas, air nout restricting the heaters. All of the similar apparatus, constituting part of upon the uses and the of Illinois, which he reverse side of gors, their heirs, [SEAL] | 25274626 |
| which, with the property TOGETHER with all threed for so long and threed for so long and conditioning, water, ligh foregoing, screens, win foregoing are declared re quipment or articles he the real extale. AND TO trusts herein set forth, foid rights and benefits it This trust deed oc this trust deed) are in successors and assigns WITNESS the hand JOHNSON STATE OF ILLINOIS. | West half of the N 14 East of the Thire A hereinafter described, is ref improvements, tenements, during all such times as Mo during all such times as Mo t, power, refrigeration (whe dow shades, storm doors ar to be a part of said real esta to end I. the SS. a Notary Pul THAT THAT | erred to herein as it easements, fixtures in the regions may be entirely as the result of the result | ne "premises," , and appurtenances then titled thereto (which are p titled thereto (which are p titled thereto (which are p titled thereto or n converings, inador beds, a lly attached thereto or n or their successors or ass successors and assigns, for intue of the Homestead E titlens and provisions a part hereof and shall b day and year-first abo Lindsay Stary esiding in said County, in term and Lindsay S | to belonging, and all rent edged primarily and on a pin or thereon used to sa winings, towes and water of the tower of the tower of the tower of the tower, for the purposes, and exemption Laws of the Star pepearing on page 2 (the binding on the mortgate written). | s, issues and profits tarity with said real pply heat, gas, air nout restricting the heaters. All of the similar apparatus, constituting part of upon the uses and the of Illinois, which he reverse side of gors, their heirs, [SEAL] | 262/4626 |
| which, with the property TOGETHER with all threed for so long and threed for so long and conditioning, water, ligh foregoing, screens, win foregoing are declared re quipment or articles he the real extale. AND TO trusts herein set forth, foid rights and benefits it This trust deed oc this trust deed) are in successors and assigns WITNESS the hand JOHNSON STATE OF ILLINOIS. | West half of the N 14 East of the Thire A hereinafter described, is ref Improvements, tenements, during all such times as Mor rily) and all apparatus, equ dow shades, storm doors as to be a part of said real esti- reafter placed in the premises unto it ree from all rights and bene it will real said the said of the said said said said said said the said said said said said said said said said real esti- ree from all rights and bene its Mortgagors do hereby exp mand seal s continued to the said said in the said said said said the said said said said said the said said said said said said the said said said said said said said said | erred to herein as it easements, fixtures it in the property of the property o | ne "premises," , and appurtenances then itted thereto (which are p now or hereafter there coverings, inador beds, a lly attached thereto or n or their successors and assigns, for irrue of the Homestead E nive. Lindsoy Starp Lindsoy Starp esiding in said County, in terr and Lindsoy S he same person \$\frac{1}{2}\$ when the day the same person \$\frac{1}{2}\$ when the day the delivered the said the force me this day | to belonging, and all rent edged primarily and on a pin or thereon used to as wentilation, including (with whings, stowes and water of, and it is agreed that all gars shall be considered as ever, for the purposes, and exemption Laws of the State ppearing on page 2 (the binding on the mortgal we written. | s, issues and profits tarity with said real pply heat, gas, air nout restricting the heaters. All of the similar apparatus, constituting part of upon the uses and the of Illinois, which e reverse side of gors, their heirs, [SEAL] [SEAL] | 26274626 |
| which, with the property TOGETHER with all threed for so long and threed for so long and conditioning, water, ligh foregoing, screens, win foregoing are declared re quipment or articles he the real extale. AND TO trusts herein set forth, foid rights and benefits it This trust deed oc this trust deed) are in successors and assigns WITNESS the hand JOHNSON STATE OF ILLINOIS. | West half of the N 14 East of the Thire A hereinafter described, is ref Improvements, tenements, during all such times as Mor rily) and all apparatus, equ dow shades, storm doors as to be a part of said real ests reafter placed in the premises unto it ree from all rights and bene it will real the said the said of the said said said said said said the said said said said said said said real ests reafter placed in the premise unto the time from all rights and bene its for said real ests reafter placed in the premise of the said said real ests reafter placed in the premise unto the said real ests reafter placed in the premise unto the said real ests reafter placed in the premise unto the said real ests reafter placed in the premise unto the said real ests reafter placed in the premise unto the said real ests reafter placed in the premise unto the said real ests reafter placed in the premise unto the said real ests said real ests reafter placed in the premise unto the said real ests reafter placed in the premise unto the said real ests said real ests reafter placed in the premise unto the said real ests reafter placed in the premise unto the said real ests | erred to herein as it easements, fixtures trigators may be entipped and windows, floor the whether physics by the mortgagorie whether physics by the mortgagorie whether physics its under and by cressly release and we covenants, conderence and are a proper than the condensation of Mortgagors the SEAL Undersigned objection and for and rongition C. S. | ne "premises," , and appurtenances then itted thereto (which are p now or hereafter there coverings, inador beds, a lly attached thereto or n coverings, inador beds, a lly attached thereto or n or their successors or ass successors and assigns, for irrue of the Homestead E nive. Lindsoy Starp Lindsoy Starp esiding in said County, in the control of the county, in the control of the county, in the control of the county, in the same person s one this day for me this day find delivered the said in the set forth. | Township 40 North | s, issues and profits arity with said real pply heat, gas, air heaters. All of the ismitar apparatus, constituting part of tupon the uses and te of illinois, which e reverse side of gors, their heirs, [SEAL] [SEAL] EREBY CERTIFY subscribed to the knowledged that free and | 26274626 |
| which, with the property TOGETHER with all threed for so long and threed for so long and conditioning, water, ligh foregoing, screens, win foregoing are declared re quipment or articles he the real extate. AND TO trusts herein set forth, faid rights and benefits it This trust deed co this trust deed) are in successors and assigns WITNESS the hand Jonathan C. S STATE OF ILLINOIS. | Mest half of the N 14 East of the Thire A hereinafter described, is ref improvements, tenements, during all such times as Mo during all such times as Mo to power, refrigeration (whe dow shades, storm doors ar to be a part of said real esta to end I. the SS. a Notary Put THAT who Ore personal and foregoing instruments who Ore personal and foregoing instruments Given under as a base A series of the Notary A series of | erred to herein as it easements, fixtures it in the property of the property o | ne "premises," , and appurtenances then itted thereto (which are p now or hereafter there coverings, inador beds, a lly attached thereto or n coverings, inador beds, a lly attached thereto or n or their successors or ass successors and assigns, for irrue of the Homestead E nive. Lindsoy Starp Lindsoy Starp esiding in said County, in the control of the county, in the control of the county, in the control of the county, in the same person s one this day for me this day find delivered the said in the set forth. | to belonging, and all rent edged primarily and on a pin or thereon used to as wentilation, including (with whings, stowes and water of, and it is agreed that all gars shall be considered as ever, for the purposes, and exemption Laws of the State ppearing on page 2 (the binding on the mortgal we written. | s, issues and profits sarity with said real pply heat, gas, air nout restricting the heaters. Alpfol to most restricting the heaters. Alpfol to upon the uses and te of illinois, which te reverse side of gors, their heirs, [SEAL] EREBY CERTIFY subscribed to the mowledged that | 26274626 |

369 S

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 PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly sepair, restore or rebind any buildings or improvements now or hereatter on the premises which may be to the provision of the

Court from time to time may authorize the receiver or apply on an anomy of a normal of the control of the contr

IMPORTANT:

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY BANK OF RAVENSWOOD, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. 00852 BANK OF RAVENSWOOD, Trustee.

AND HER Officer betsixeek Xieo Xeesisten Land FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE BANK OF RAVENSWOOD

1825 W. Lawrence Avenue Chicago, Illinois 60640

PLACE IN RECORDER'S OFFICE BOX NUMBER

5339 North Winthrop

END OF RECORDED DOCUMENT