County of Cook

TRUST DEED 26 387 458 THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDUSTRIER, made JULD MAGUIRE, his wife, berein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illin is, levels referred to as TRUSTEE, witnesseth: THAT, WHERE'S I'VE Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder of the Mortgagors are pustly indebted to the legal holders of the Note, in the principal sum of ——EIGHT THOUGHND AND 00/100 (\$8,000.00) ——EIGHT THOUGHND AND 00/100 (\$8,000.00) ——BIGHT THOUGHND AND 100/100 (\$8,000.00) ——BIGHT THOUG	6837	35	• . •				
THIS INDUSTIVE, made JULTO MAGUILER, his wife, JULTO MAGUILER, his wife, JULTO MAGUILER, his wife, JULTO MAGUILER, his wife, MINIST REGRET on as "Mortgagon," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illin bu, Ilerian referred to as TRUSTEE, witnesseth: HAT, WHERA, of the Mortgagors are justly indebeted to the legal holders of the Instalment Note hereinafter described, said legal holder or inclass bring herein referred to as Holders of the Note, in the principal sum of ——EIGHT THOUSAND AND 00/100 (\$8,000.00) ——Dollars, witnessed by one certain as aliment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which as 'Note the Mortgagors promise to pay the said principal sum and interest of 128 per cent per annum in it, said ents (including principal armaining from time to time unpaid at the rate of 128 per cent per annum in it, said ents (including principal and interest) as follows: EIGHTY—TWO AND 29/100 (\$3.29) ———————Dollars or more on the 1st day of each month there fire! us!! said note is fully paid except that the final payment of principal individed that the principal of each install length under the unpaid principal balance and the remainder to principal; provided that the principal of each install length under said when due shall bear interest at the rate of 15% per annum, and all of said principal and interest, the loaders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of ROOY, LOLEGE, and a company in additional of this trust deed, and the performance of the coverage and said interest the rate of 15% per annum, and all of said principal and interest the national content of the said principal and interest the rate of the said principal and interest the principal provided that the principal of each install length under the said principal and interest the principal provided that the principal of each install length under the principal	TRUST	DEED	.	26 3	87 4	58	
Bertin refer ed no as "Mortgagons," and cHicAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, lernin referred to as THUSTER, witnesseth: THAT, WHEREA'S the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or indicate his ingenite referred to as Holders of the Note, in the principal sum of principal sum of the Mortgagors are justly indebted to the legal holder of the Note hereinafter described, said legal holder or indicate his property of the Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said one to the Mortgagors promise to pay the said principal sum and interest from date on the balance of principal remaining from time to time unpaid at the rate of 128 per cent per annum in it said ents (including principal and interest) as follows: ETGHTY—TWO AND 29/100 (188.2.29)——————————————————————————————————			n				
Chicago, Illin his, lerein referred to as TRUSTEE, witnesseth: HAT, WHERE'S t. te Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or index_bing herein referred to as Holders of the Note, in the principal sum of ——EIGHT TRO_SEND AND 00/100 (\$8,000.00)— Dollars, evidenced by one certain and alment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which are not to be almost of principal remaining from time to time unpaid at the rate of 128 per cent per annum in is stale ents (including principal and interest) as follows: EIGHTY—TRO_AND 29/100 (\$3.29)————————————————————————————————————		- •	R TON,	1982	, between	THOMAS	MAGUIRE and
evidenced by one certain and almost Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which air Note the Mortgagors promise to pay the said principal sum and interest from date on the balance of principal remaining from time to time unpaid at the rate of 128 per cent per annum in a faile ents (including principal and interest) as follows: EIGHTY-TWO AND 29/100 (\$29)————————————————————————————————————	Chicago, Illin is, lerein refe THAT, WHEREA the Mo	erred to as TRUSTE! rtgagors are justly is	E, witnesseth: idebted to the	legal hold	ers of the	Instalment N	
evidenced by one certain and alment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which air Note the Mortgagors promise to pay the said principal sum and interest from date on the balance of principal remaining from time to time unpaid at the rate of 128 per cent per annum in a faile ents (including principal and interest) as follows: EIGHTY-TWO AND 29/100 (3d. 29)————————————————————————————————————	EIGHT THOU	SAND AND 00	/100 (\$8	,000.0	0)		Dollars.
on the balance of principal remaining from time to time unpaid at the rate of 12% per cent per annum in is rath ents (including principal and interest) as follows: EIGHTY-TWO AND 29/100 (38.29) ————————————————————————————————————	evidenced by one certain					ewith, made	•
of Cotober 1982, and EIGHTY-TV-NAND 29/100 (S82.29)——Dollar or more on the 1st day of each month there iter unit said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on '1 1st day of September, 1985, All such payments on account of the indebtedness evidenced by said note to be fire applied to interest on the unpaid principal palance and the remainder to principal; provided that the principal of each inst themet unless paid when due shall bear interest at the rate of 15% per annum, and all of said principal and interest being made payable at such banking house or trust company in flit is, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of RUDY Unit Fee. NOW, HERREFORE, the Mortgagner to secure the payment of the said principal and any of manny and sufficiently in the said the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the payment of the said principal and support of the said of the said support of the said of the said support of the said of the said of the sa	from date	on th	e balance of	principal	remainin	g from time	to time unpaid at the rate
North, Range 13, East of the Third Principal Merician, in Cook County, Illinois. COOK COUNTY, Illinois COOK COUNTY, Illinois FILED FOR RECORD RECORD REC	the 1st day of each and interest, if not soon account of the indebtedne remainder to principal; prof 15% per any company in in writing appoint, and in a in said City, NOW, THEREFORE, the terms, provisions and limitation to be performed, and also in presents CONVEY and WARR title and interest there COOK Lot 34 in F	month the paid, shall be due to see evidenced by said ovided that the prinum, and all of said absence of such appointment of this trust deed, consideration of the such and the trustee, in situate, lying a TATE OF ILLINOIS, to cank DeLaugh	presenter until se te on the land in the principal and interest in the payment of	29/100 aid note is st'day ret applied inst lmen interest filli joi at the of the c in hand put d assigns, th the ide Mai	s fully pai of Sep of to interest t unless p being mass, as the fice of Ri 4pal uno owners and id, the role te follow may Jillag	d except that tember, I est on the united and when due de payable at holders of the UDY WOLL Rugg 16 of morey and series whereof is essential e cf.	Dollars or more on the final payment of principal 985. All such payments on paid principal balance and the shall bear interest at the rate such banking house or trust note may, from time to time, FFR. SCARP PARK, ICAIDITERS OF PARK, ICAIDITERS ACOUNTY OF COMMENTAL OF THE STATE AND PARK, ICAGO RIDGO PARK, OF SUBDIVISION OF the Subdivi
which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, eastements, fixtures, and appurtenances thereto belonging, and all rents, issues and provided of resolvents and appurition and all rents, issues and provided primarily and on a parity with sa direction of resolvents and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, ga., air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors 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 assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, 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 mortgagors, their heirs, successors and assigns. WITNESS the hand S and seal S of Mortgagors the day and year first above written. SEAL 1 SEAL 1 SEAL 1 SEAL 2 SEAL 3 SEAL 3 ON THOMAS MAGUIRE SEAL 4 SEAL 4 SEAL 5 A Notary Public in and/for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY	North, Range	e 13, East o					
which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and provisions of the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, fixtures, and appurtenances thereto belonging, and all rents, issues and provisions of the property had been appured to a part of said real estate and not secondarily) and all apparatus, equipment or articles now of hereafter therein or thereon used to supply heat, ga, art conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors 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 assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed onsists of two pages. The covenants, 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 mortgagors, their heirs, successors and assigns. WITHER HADD MAGUIRE [SEAL] [SEAL] [SEAL] [SEAL] STATE OF ILLINOIS, A Notary Public in and/for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY		•	COOK (วกเมเรา	II I BEOG	c	Seiney H. Olson
which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and provide the reto for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with a direct of solong and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with a direct of solong and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with a direct conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting to foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors 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 assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, 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 mortgagors, their heirs, successors and assigns. WITHEST the hand a part of Mortgagors the day and year first above written. SEAL 1 SEAL 1 SEAL 1 SEAL 2 SEAL 3 Notary Public in and/for and residing in said County, in the State	40		FILE	D FOR R	ECORD		
TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and provided for so long and during all such times as Mortagors may be entitled thereto (which are pledged primarily and on a pastity with su distance and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gar, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortigagors 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 assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, 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 mortgagors, their heirs, successors and assigns. WITHES the hand S and seal S of Mortgagors the day and year first above written. [SEAL]	1000		1982 0	T 21	AH 11: 0:	2	26387438
SS. a Notary Public in and/for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY	TOGETHER with all imp thereof for so long and durin estate and not secondarily) conditioning, water, light, po foregoing, screens, window foregoing are declared to be equipment or articles hereaft the real estate. TO HAVE AND TO HOI trusts herein set forth, free fissid rights and benefits the M This trust deed consist this trust deed) are incorpsuccessors and assigns. WITNESS the hand S	rovements, tenements, gg all such times as Mo and all apparatus, eq wer, refrigeration (whe shades, storm doors a part of said real est er placed in the premise D the premises unto thom all rights and bene origagors do hereby ex is of two pages. The porated herein by reand said said said said said said said sai	easements, fixtu rigagors may be outpenent or articular rigagors may be outpenent or articular rigagors whether single units and windows, flo once whether phys s by the mortgag he said Trustee, fits under and be pressly release an covenants, co ference and are of Mortgagors	res, and apprendicted their cless now of centrally or covering ically attactors or their its successor y virtue of a waive. Inditions a a part her the day an least the day an least their cless and their cless are their cless are their cless and their cless are their cless are their cless and their cless are their cl	purtenances reto (which r hereafter controlled s, inador b hed thereto successors rs and assig the Homes and provisi reof and sl d year firs	are pieoged pri therein or thi,), and ventilatio eds, awnings, so or not, and it or assigns shall not assigns shall not ead Exemption ions appearing hall be binding it above writte	marry and on a parry with a unitarious used to supply heat, ga., ain, including (without restricting the tovers and water heaters. All of the is agreed that all similar apparatus be considered as constituting part of the purposes, and upon the uses and Laws of the State of Illinois, which gon page 2 (the reverse side of g on the mortgagors, their heirs gen.
SS. a Notary Public in and/for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY		<u> </u>		100 W	MARCO		,
		SS. a Notary P				nty, in the State	aforesaid, DO HEREBY CERTIFY

appeared

Page 1

signed, sealed and delivered the said Instrument as their act, for the uses and purposes therein set forth. Notary Public

Page 2

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

1. Mortgagers shall (a) promptly repair, restors or rebuild any buildings or improvements now or heartier, on the premises which may be come damaged or to destoyed; of the page of the price is the premise appeter to the life. Beroof, and upon request enable is not continued on drept. When the case and the premises which may be premises appeter to the life. Beroof, and upon request enable is a face of the discharge of each price is not premises. (a) county with all requirements of live or mancipal configuration of the premises and the use thereof, (if) where to premise and the understood of the premises and the use thereof, (if) where to institute the premises and the use thereof, (if) where to institute the premise is an object to the premise and the use thereof, (if) where to institute the premise where days, and while you will are required the terminal to the premises and the use thereof, (if) where the premises and the use thereof, (if) where the premises and the use thereof, (if) where the premises and the use thereof, (if) while the premises and the use thereof, (if) where the premises and the use thereof, (if) while the premises and the use thereof, (if) while the premises and the use thereof, (if) while the premises the use of the premises and the use the premise the use of the premises and the premises and the use of the premises and the premises and

premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

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 it issued. Trustee or successor shall be entitled to reasonable compensation for any other set 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.

Identification 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 DEED IS FILED FOR RECORD. Cake Joust, per

PLACE IN RECORDER'S OFFICE BOX NUMBER DO

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 10831 South Menard

683735

CHICAGO TITLE AND TRUST COMPANY,

Chicago Ridge, IL.

END OF RECORDED DOCUMENT