| | FORM No. 206 September, 1975 | | 88 | | .83 ≊ | | | | |
|--|--|--|---|--|--|--|--|--|--|
| | | | . 900 | | MAR 8 | | | | |
| | DEED (Illinois) h Note Form 1448 | | - S | | 4 | | | | |
| (Monthly payme | th Note Form 1448 nts including interest) | 270145 | 84 | | •• \T | 14 | | | |
| | | | o | TL - AL1 | | | Use Only P.E. | (° | 10.0 |
| | MARCH | 8, | 1417 6 2 6 1 8 84 | | | | IE MADEJ. | HIS W | TEE |
| HIS INDENTURE | , made | | 19, | between | | | in referred to as | | |
| | | M | AIN BANK OF | CHICAGO | | | | | , ora, and |
| rein referred to as | "Trustee," witnesset Note," of even date | h: That, Where | eas Mortgagors | are justly ind | ebted to the | legal holde | r of a principa | al promiss | ory note, |
| Tistamient | riole, of even date | nerewith, exce | ated by mortga | goro, maco p | ayaoto to D | curci | | | |
| no del rei d, in and | by which note Mort | gagors promise | to pay the princ | ipal sum of | | | | | |
| | ND SEVEN HUNDI incipal-remaining fro | | | | | | m, such princip | | |
| o be payable ir in | tallments as follows | : SEVEN F | UNDRED THIF | RTY-THREE | AND 19/ | 100- | | | Dollars |
| | f erch and every r | | | | | | | | |
| on the <u>13111</u> add | due on the 13th | nonth thereatte day of | MARCH | 19 <u>85</u> ; al | l such paym | ents on acc | ount of the inde | i and inter ebtedness | est, it not evidenced |
| by said note to be a | epplied f.st 1) accrue | d and unpaid in | nterest on the un | paid principal | l balance and | the remains | der to principal; | the portio | n of each |
| per cent p | er annum, ar 1 all suc | h payments bei | ng made payable | at _MAIN_ | BANK_OF | CHICAGO | | | |
| at the election of the | or at such other place legal holder there of | as t e legal hol and /ithout not | der of the note m tice, the principal | ay, from time sum remainin | to time, in a | writing appo eon, togethe | int, which note f r with accrued in | further pro nterest the | ovides that reon, shall |
| become at once due a or interest in accord | legal holder there of and payable, at the bla ance with the terms u | ce of payment a | foresaid, in case of default shall occ | lefault shall or our and contin | ccur in the pa nue for three | yment, when | n due, of any ins performance of | tallment o any other | f principa agreemen |
| contained in this Tra parties thereto sever | ance with the terms ust Deed (in which evally waive presentme | ver ; election ma nt ריי, מקרים nt. | y be made at any , notice of dishor | time after the | ne expiration ad notice of p | of said thre rotest. | e days, without | notice), ai | nd that al |
| NOW THERE | FORE, to secure the bove mentioned note | payment of the | said principal su | ım of money | and interest | in accorda | nce with the te | rms, prov | isions and |
| Mortgagors to be p | performed, and also be presents CONVEY | in consider 10 | of the sum of | One Dollar | in hand paid | l, the receip | t whereof is he | ereby ackr | owledged |
| and all of their esta | ite, right, title and in | terest therein, s | situat, lying and | being in the | | | | | |
| CITY OF C | f lots 6 and 7 | | TY)F | | | | ND STATE OF | | |
| Thirteen fee | et South of th | ne North 1 | ine of | Lot 6 to | o a point | on the | South lin | e of sa | aid lot |
| 7, 39.5 Fee | et East of the | e West line | e of said 1 | o+ 7: Al | lso that | part of | lots 8,9, | and 10 | lying |
| West of the | line which is n West Side El | s the West | line of th | at part o | of said l | Lots 8,9 | , and 10 c | onveye | d to th |
| 2046926 in | Book 4849, Pa | age 25: A | 1110au comp | ally by b | | | | | |
| | | -0, | 150 all of | lots 11 | 12, 13, | and 14 | ; All in | the Blo | ock 1 : |
| | | of Chicago | , in Secti | lots 11 on 6 | 12, 13, | and 14 | ; All in | the Blo | ock 1 : |
| Third Princ | ipal Meridian. | of Chicago in Cook | , in Secti | lots 11 on 6 To | 12, 13, ownship | and 14 39 North | ; All in Range 1 | the Blo | ock 1 : st of |
| Third Prince which, with the pro- TOGETHER | ipal Meridian, operty hereinafter de with all improvemen | of Chicago , in Cook scribed, is refer tts, tenements. | , in Secti City, 111 rred to herein as easements, and a | lots 11 on 6 To inois. the "premise | 12, 13, ownship s," | and 14 39 North | ; All in Range 1 | the Blo | ock 1 : |
| Third Princ. which, with the pro TOGETHER so long and during said real estate and | ipal Meridian, operty hereinafter de with all improvemen all such times as Mo i not secondarity) a | of Chicago, in Cook scribed, is referents, tenements, ortgagors may be not all fixtures. | , in Secti City, 111 rred to herein as easements, and a be entitled therein annaratus equip | lots 11 on 6 | 12, 13, ownship s," then to below s, issues and les now | and 14 39 North | ; All in , Range 1 | the Blo | ock 1 : st of thereof for |
| Third Princ. which, with the pre TOGETHER so long and during said real estate and gas, water, light, p stricting the foreg of the foregoing ar | ipal Meridian, operty hereinafter de with all improvemen all such times as Md not secondarily), a lower, refrigeration a oing), screens, windowe declared and agree | of Chicago, in Cook, scribed, is referents, tenements, ortgagors may be and air condition with the cook of the coo | , in Secti City, 111 rred to herein as easements, and a be entitled thereto apparatus, equip oning (whether s ags, storm doors of the mortgaged | on 6 To inois. the "premise appurtenances of (which rents ment or articingle units on and windows, premises who | 12, 13, wnship s," then to below s, issues and les now (x) centrally controlly contr | and 14 39 North Jing, and a profits are p reafter the analysis in tor lify ttack d | ; All in , Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, | the B16.4, Ea. and profits and on a used to so used to go used to | ock 1 st of thereof for parity wis supply heaters. A agreed th |
| Third Princ. which, with the princ which, with the prince of the foregoing and during said real estate and gas, water, light, pstricting the foregoing are all buildings and a cessors or assigns. | ipal Meridian, operty hereinafter de with all improvemen all such times as Mc 1 not secondarily), a ooing), screens, windove declared and agree dditions and all simi shall be part of the m | of Chicago, in Cook, scribed, is referents, tenements, ortgagors may be not all fixtures, and air condition with the condition of the part of the rape | , in Secti City, 111 red to herein as see entitled therete apparatus, equip ning (whether s gs, storm doors of the mortgaged paratus, equipme ises. | lots 11 on 6 | 12, 13, wmship s," there to belos, s, issues an les now of centrally corrected effor cover ether physica hereafter ple | and 14 39 North Jing, and a profits are p rea 'ter the nth' led'), an Jing, alor lly ttach d ced in alor | ; All in , Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, ore lises by Mo | the B16 4, Ea. and profits and on a used to s neluding (and water if and it is rtgagors o | st of thereof for parity without releaters. A agreed the |
| Third Princ. which, with the pre TOGETHER so long and during said real estate and gas, water, light, p stricting the forego of the foregoing ar all buildings and a cessors or assigns s TO HAVE A and trusts herein s | ipal Meridian, operty hereinafter de with all improvemen all such times as Mt d not secondarily), a lower, refrigeration 2 olong), screens, window declared and agree dditions and all simi shall be part of the m ND TO HOLD the jet forth, free from a | of Chicago, in Cook, scribed, is referents, tenements, tortgagors may be and air condition with shades, awnird dear or other apportgaged premises unto till rights and be | , in Secti City, 111 rred to herein as easements, and a be entitled theretc apparatus, equip oning (whether s gs, storm doors of the mortgaged paratus, equipme ises. he said Trustee, i-mefits under and | lots 11 on 6 inois. the 'premise oppurtenances o (which rent ment or articl ingle units or and windows, premises whe nt or articles tits or his succe by virtue of | 12, 13, wmship s," there to belos, s, issues an les now of centrally corrected effor cover ether physica hereafter ple | and 14 39 North Jing, and a profits are p rea 'ter the nth' led'), an Jing, alor lly ttach d ced in alor | ; All in , Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, ore lises by Mo | the B16 4, Ea. and profits and on a used to s neluding (and water if and it is rtgagors o | st of thereof for parity without releaters. A agreed the |
| Third Princ. which, with the pr TOGETHER so long and during said real estate an gas, water, light, p stricting the foreg of the foregoing ar all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bei | ipal Meridian, poperty hereinafter de with all improvemen all such times as M i not secondarily, a ower, refrigeration a oing, screens, windov e declared and agree, dditions and all sim shall be part of the n NOT OHOLD the jet forth, free from a nefits Mortgagors do eed consists of two p | of Chicago, in Cook scribed, is refeats, tenements, ordered to the cook all fixtures, and air conditic d to be a part of lar or other ap nortgaged premi remises unto ti ll rights and be hereby express agges. The cove | , in Sectii City, 111 red to herein as easements, and a be entitled theretc apparatus, equiponing (whether s gs, storm doors of the mortgaged paratus, equipme ises, and Trustee, innefits under and sly release and wants, conditions | lots 11 on 6 rolling. inois. the "premise inpurtenances of (which rent ment or articlingle units or and windows, premises when to rarticles its or his succept virtue of aive. | 12, 13, ownship s," then to belos, issues and les now of the centrally conflor coverther physica hereafter placessors and as the Homester in appearing | and 14 39 North sing, and a profits are p rea 'ter the number of the color lity stack of ced in and signs, foreve ad Exemptio on page 2 | ; All in, Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, over ises by Moor, Lyws of the S (the reverse six.) | the B16.4, Ea. and profits and on a used to soluding of water in and it is regagors of the second that the se | thereof for parity wis supply heaters. A agreed that their supply the supply heaters, which is their supply t |
| Third Princ. which, with the pr TOGETHER so long and during said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust D are incorporated h Mortgagors, their I | ipal Meridian, operty hereinafter de with all improvemen all such times as Mc not secondarily, a ower, refrigeration z oingl, screens, window e declared and agree, with the sum of the most of the mo | of Chicago, in Cook scribed, is refet ts, tenements, ordagors may b nd all fixtures, and air conditic ar or other ap nortgaged prem oremises unto till rights and be heavely express hages. The cove d hereby are m assigns. | , in Sectil City, 111 reed to herein as easements, and a be entitled therete apparatus, equip ning (whether s ggs, storm doors of the mortgaged paratus, equipme sies. he said Trustee, enefits under and ily release and w anants, conditions ade a part hereol | lots 11. on 6 T. inois. the "premise appurtenances of which rents ment or articlingle units or and windows, premises when to articles its or his succept virtue of aive. and provision the same as | 12, 13, ownship s," the to beloe s, issues an les now or the centrally control over the physical hereafter ple essors and as the Homeste: us appearing though they | and 14 39 North sing, and a profits are p rea 'ter the number of the color lity stack of ced in and signs, foreve ad Exemptio on page 2 | ; All in, Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, over ises by Moor, Lyws of the S (the reverse six.) | the B16.4, Ea. and profits and on a used to soluding of water in and it is regagors of the second that the se | thereof for parity wis supply heaters. A agreed that their supply the supply heaters, which is their supply t |
| Third Princ. which, with the pr TOGETHER TOGETHE | ipal Meridian, operty hereinater de with all improvemen all improvemen all one secondarily), a ower, refrigeration in one secondarily), a ower, refrigeration in one secondarily), a ower, refrigeration in one of the manual of t | of Chicago, in Cook scribed, is refet ts, tenements, ordagors may b nd all fixtures, and air conditic ar or other ap nortgaged prem oremises unto till rights and be heavely express hages. The cove d hereby are m assigns. | , in Sectil City, 111 reed to herein as easements, and a be entitled therete apparatus, equip ning (whether s ggs, storm doors of the mortgaged paratus, equipme sies. he said Trustee, enefits under and ily release and w anants, conditions ade a part hereol | lots 11. on 6 T. inois. the "premise appurtenances to (which rents ment or articlingle units or and windows, premises when to articles its or his succept virtue of aive. and provision the same as | 12, 13, ownship s," the to beloe s, issues an les now or the centrally control over the physical hereafter ple essors and as the Homeste: us appearing though they | and 14 39 North sing, and a profits are p rea 'ter the number of the color lity stack of ced in and signs, foreve ad Exemptio on page 2 | ; All in, Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, over ises by Moor, Lyws of the S (the reverse six.) | the B16.4, Ea. and profits and on a used to soluding of water in and it is regagors of the second that the se | thereof for parity wis supply heaters. A agreed that their supply the supply heaters, which is their supply t |
| Third Princ. which, with the pr TOGETHER TOGETHE | ipal Meridian, operty hereinater de with all improvemen all improvemen all one secondarily), a ower, refrigeration in the secondarily), a ower, refrigeration in the secondarily), a ower, refrigeration in the secondarily, and dittions and all similiant be part of the m ND TO HOLD the jet forth, free from a nefits Mortgagors do seed consists of two perion by reference an heirs, successors and ands and seals of M PLEASE RINT OR | of Chicago, in Cook scribed, is refet ts, tenements, ordagors may b nd all fixtures, and air conditic ar or other ap nortgaged prem oremises unto till rights and be heavely express hages. The cove d hereby are m assigns. | , in Sectil City, 111 reed to herein as easements, and a be entitled therete apparatus, equip ning (whether s ggs, storm doors of the mortgaged paratus, equipme sies. he said Trustee, enefits under and ily release and w anants, conditions ade a part hereol | lots 11. on 6 T. inois. the "premise appurtenances to (which rents ment or articlingle units or and windows, premises when to articles its or his succept virtue of aive. and provision the same as | 12, 13, ownship s," the to beloe s, issues an les now or the centrally control over the physical hereafter ple essors and as the Homeste: us appearing though they | and 14 39 North sing, and a profits are p rea 'ter the number of the color lity stack of ced in and signs, foreve ad Exemptio on page 2 | ; All in, Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, over ises by Moor, Lyws of the S (the reverse six.) | the B16.4, Ea. and profits and on a used to soluding of water in and it is regagors of the second that the se | thereof for parity with unply hear without reaters. A agreed the retheir su pon the us inois, which the rest binding of the rest beautiful the rest of the rest beautiful the rest of t |
| Third Princ. which, with the pr TOGETHER so long and during said real estate an gas, water, light, p stricting he foreg of the foregoing and lbuildings and a cessors or assigns TO HAVE A and trusts herein s said rights and bet This Trust Da wrincorporated h Mortgagors, their I Witness the h | ipal Meridian, operty herinafter de with all improvemen all improvemen all in on secondarily), a ower, refrigeration in one secondarily), a ower, refrigeration in one secondarily), a ower, refrigeration in one of the management | of Chicago, in Cook scribed, is refet ts, tenements, ordagors may b nd all fixtures, and air conditic ar or other ap nortgaged prem oremises unto till rights and be heavely express hages. The cove d hereby are m assigns. | , in Sectil City, 111 reed to herein as easements, and a be entitled therete apparatus, equip ning (whether s ggs, storm doors of the mortgaged paratus, equipme sies. he said Trustee, enefits under and ily release and w anants, conditions ade a part hereol | lots 11. on 6 T. inois. the "premise appurtenances to (which rents ment or articlingle units or and windows, premises when to articles its or his succept virtue of aive. and provision the same as | 12, 13, ownship s," the to beloe s, issues an les now or the centrally control over the physical hereafter ple essors and as the Homeste: us appearing though they | and 14 39 North sing, and a profits are p rea 'ter the number of the color lity stack of ced in and signs, foreve ad Exemptio on page 2 | ; All in, Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, over ises by Moor, Lyws of the S (the reverse six.) | the B16.4, Ea. and profits and on a used to soluding of water in and it is regagors of the second that the se | thereof for parity with unply hear without reaters. A agreed the retheir su pon the us inois, which the rest binding of the rest beautiful the rest of the rest beautiful the rest of t |
| Third Princ. which, with the pr TOGETHER so long and during said real estate an gas, water, light, p stricting he foreg of the foregoing and lbuildings and a cessors or assigns TO HAVE A and trusts herein s said rights and bet This Trust Da wrincorporated h Mortgagors, their I Witness the h | ipal Meridian, operty hereinafter de with all improvemen all such times as M in ot secondarily, a ower, refrigeration; oingl, screens, window e declared and agree, window e declared and agree, with the summer of the most o | of Chicago, in Cook scribed, is refet ts, tenements, ordagors may b nd all fixtures, and air conditic ar or other ap nortgaged prem oremises unto till rights and be heavely express hages. The cove d hereby are m assigns. | , in Sectil City, 111 reed to herein as easements, and a be entitled therete apparatus, equip ning (whether s ggs, storm doors of the mortgaged paratus, equipme sies. he said Trustee, enefits under and ily release and w anants, conditions ade a part hereol | lots 11. on 6 T. inois. the "premise appurtenances to (which rents ment or articlingle units or and windows, premises when to articles its or his succept virtue of aive. and provision the same as | 12, 13, ownship s," the to beloe s, issues an les now or the centrally control over the physical hereafter ple essors and as the Homeste: us appearing though they | and 14 39 North sing, and a profits are p rea 'ter the number of the color lity stack of ced in and signs, foreve ad Exemptio on page 2 | ; All in, Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, over ises by Mon L was of the S (the reverse six.) | the B16.4, Ea. and profits and on a used to soluding of water in and it is regagors of the second that the se | thereof fi parity wi supply hea without r neaters. A agreed th or their su poon the us inois, whice Trust Dee binding of |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust Da re incorporated h Mortgagors, their I Witness the h | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration et olingle, streens, window e declared and agres, window e declared and agres, window e declared and agres and the summer of the most of the | of Chicago, in Cook scribed, is refet ts, tenements, ordagors may b nd all fixtures, and air conditic ar or other ap nortgaged prem oremises unto till rights and be heavely express hages. The cove d hereby are m assigns. | , in Sectil City, 111 reed to herein as easements, and a be entitled therete apparatus, equip ning (whether s ggs, storm doors of the mortgaged paratus, equipme sies. he said Trustee, enefits under and ily release and w anants, conditions ade a part hereol | lots 11. on 6 T. inois. the "premise appurtenances to (which rents ment or articlingle units or and windows, premises when to articles its or his succept virtue of aive. and provision the same as | 12, 13, ownship s," then to belos, s, issues an les now c, centrally c, floor cover ther physica hereafter ple essors and as the Homester ns appearing though they n. (Seal) | and 14 39 North Jing, and a profits are p rea fer the nun, etc), an Jing, and a Jing, and | ; Å11 in, Range 1 Il rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an intereto or not, wer isses by Mo. T, or the purpose L ws of the S (the rev's e six et out ir full an ADEJ | the Blod., Ea and profits and on a used to s necluding (I and it is rtgagors o ses, and untate of Ili shall be | ock 1 st of thereof from parity with the parity without readers. A agreed the readers which the readers winois, which the parity with the par |
| Third Princ. which, with the pr TOGETHER so long and during said real estate an gas, water, light, p stricting he foreg of the foregoing and lbuildings and a cessors or assigns TO HAVE A and trusts herein s said rights and bet This Trust Da wrincorporated h Mortgagors, their I Witness the h | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration et olingle, streens, window e declared and agres, window e declared and agres, window e declared and agres and the summer of the most of the | of Chicago , in Cook scribed, is refet ts, tenements, to diagnors may and air conditic w shades, awnir d to be a part of lar or other ap nortgaged premi remises unto til rights and be hereby expressages. The cow HENRY | , in Secti City, 111 red to herein as easements, and a seasements, and a see entitled therete apparatus, equip ming (whether s igs, storm doors of the mortgaged paratus, equipme isses. he said Trustee, enefits under and ily release and w mants, conditions ade a part hereof ay and year first | lots 11 on 6 The linois. the "premise popurtenances to (which renter the lingle units or and windows, premises when to a article sits or his successits or his successits or his successits or his considerable with the line of the line | 12, 13, ownship s," the to belo s, issues an les now c.' les now | and 14 39 North sing, and a profits are p rea fer the nun, led), an us, indo ly | ; All in, Range 1 Il rents, issues a ledged primarily rein or thereon d ventilation, in beds, stoves an thereto or not, over ises by Mon L was of the S (the reverse six.) | the Blod., Ea and profits and on a used to s necluding (I and it is rtgagors o ses, and untate of Ili shall be | ock 1 st of thereof from parity with the parity without readers. A agreed the readers which the readers winois, which the parity with the par |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust Da re incorporated h Mortgagors, their I Witness the h | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration et olingle, streens, window e declared and agres, window e declared and agres, window e declared and agres and the summer of the most of the | of Chicago , in Cook scribed, is refet ts, tenements, to dil fixtures, and air conditio w shades, awnir d to be a part of lar or other ap ortgagor men lar or other ap ortgagod prem premises unto the hereby express tages. The cove d hereby are massigns. ortgagors the de HENRY | , in Secti City, 111 red to herein as easements, and a seasements, and a see entitled therete apparatus, equip ming (whether s igs, storm doors of the mortgaged paratus, equipme isss. he said Trustee, enefits under and ily release and w mants, conditions ade a part hereof ay and year first | lots 11 on 6 The linois. the "premise pour tenances of (which rents ingle units or and windows, premises when to a raticle sits or his success by virtue of aive. and provision the same as above written and provision the same as a province written and provision the same as a province written and province writen and province writen and province writt | 12, 13, ownship s," the to belo s, issues an les now c.' les now | and 14 39 North sing, and a profits are p rea fer the number of the signs, foreve diced in an assistant of signs, foreve diced in an assistant of signs, foreve sorther of the sorther of | ; Å11 in , Range 1 ll rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an thereto or not, or ises by Mo r, or the purpos 1 ws of the S (the reve e sit out in full an MADE) | the Blod, Ea and profits and on a used to snetuding (I was and used to snetuding (I was and it is rtgagors o ses, and upstate of III of the shall be and it is a fine of this? | thereof from the parity with the parity without real real real real real real real real |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust Da re incorporated h Mortgagors, their I Witness the h | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration et olingle, streens, window e declared and agres, window e declared and agres, window e declared and agres and the summer of the most of the | of Chicago , in Cook scribed, is refet ts, tenements, ordigagors may b nd all fixtures, and air conditio w shades, awnir d to be a part lar or other ap nortgaged prem remises unto til lr rights and be hereby express ages. The cove d hereby are m assigns. ortgagors the d HENRY | , in Secti City, 111 red to herein as easements, and a seasements, and a see entitled therete apparatus, equip ming (whether s ags, storm doors of the mortgaged paratus, equipme sess. of the mortgaged paratus, equipme sess. of the mortgaged paratus, equipme sess. of the mortgaged paratus, equipme sess. of the mortgaged paratus, equipme sess. onefits under and ty release and w mants, conditions and e part hereol ay and year first | lots 11 on 6 The line is the "premise pour tenances of (which rents ment or articles its or his successive the line in | 12, 13, ownship s," their to belos, s, issues an les now c, ' centrally c, floor cover there physica hereafter ple essors and as the Homester ns appearing though they n. ((Seal) I, the ur REEBY CER WIEL, HI the same pe | and 14 39 North Jung, and a profits are p rea fer the nun, led), an Jung, in loo J | ; All in, Range 1 Il rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an thereto or not, over isses by Morr, or the purpose I was of the S (the revr se situet out ir full an ADDE) Notary Public in HENRY MADD | the Blod, Ea and profits and on a used to s notluding (Industry and Industry and Industry and Italian | ock 1 st of thereof fr parity wi supply he without r reaters. A agreed th or their su con the us inois, whi Trust Dee binding (Se: |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust Da re incorporated h Mortgagors, their I Witness the h | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration et olingle, streens, window e declared and agres, window e declared and agres, window e declared and agres and the summer of the most of the | of Chicago , in Cook scribed, is refet ts, tenements, to diagnosmay to dall fixtures, and air conditie with shades, awnir dar or other ap ortgagof prem portgagod prem portgagor steed hereby express pages. The could HENRY | , in Secti City, 111 red to herein as easements, and a easements, and a properties of the mortgaged paratus, equipments, equipments, equipments, equipments, equipments, endifferents, end and any release and well and the red and the re | lots 11 on 6 The line is the "premise popur tenances of (which renter the ment or articles in the line in line | 12, 13, ownship s," the to belo s, issues an les now a ' les now | and 14 39 North sing, and a profits are p rea fer the number of the single of the sin | ; Å11 in , Range 1 Il rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an thereto or not, or the purpose 1 two of the State of the reverse site out in full an ADEJ Notary Public in HENRY MADEJ se nameS ar me this day in I instrument as | the Blod. 4, Ea and profits and on a used to snetuding (in cluding (in and it is rtgagors o ses, and up that the thin and it is rtgagors of the thin and for the thin and th | ock 1 st of thereof fit parity wi supply he without r neaters. A agreed th or their su con the us inois, while Trust Dee binding of (Se: (Se: (Se: said Count ad acknow |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust Da re incorporated h Mortgagors, their I Witness the h | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration et olingle, streens, window e declared and agres, window e declared and agres, window e declared and agres and the summer of the most of the | of Chicago , in Cook scribed, is refet ts, tenements, ortgagors may b nd all fixtures, and air conditio w shades, awnir d to be a part t lar or other ap nortgaged prem remises unto til ll rights and be hereby express ages. The cove d hereby are m assigns. ortgagors the d Lec HENRY | , in Secti City, 111 red to herein as easements, and a easements, and a be entitled therete apparatus, equip noing (whether s ags, storm doors of the mortagage paratus, equipme sess. the said Trustee, enefits under and iy release and w mants, conditions ade a part hereod ay and year first | lots 11 on 6 R. inois. the "premise ppurtenances of (which remise ingle units or and windows, premises when to rarticles its or his succes by virtue of aive. and provision the same as above writter above writter from the same as above description specific to me to be foregoing ins signed, sea act, for the | 12, 13, ownship s," the ite to belos, issues an les now c, 1 es | and 14 39 North sing, and a profits are p rea fer the number of the single of the sin | ; Å11 in , Range 1 Il rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an thereto or not, or the purpose 1 two of the State of the reverse site out in full an ADEJ Notary Public in HENRY MADEJ se nameS ar me this day in I instrument as | the Blod. 4, Ea and profits and on a used to snetuding (in cluding (in and it is rtgagors o ses, and up that the thin and it is rtgagors of the thin and for the thin and th | thereof for parity with upply hea without relaters. A agreed this relaters their supply hea without relaters. A agreed this relaters had refer to their supply head to be binding of the control of the c |
| Third Princ. which, with the pr TOGETHER so long and durings said real estate and gas, water, light, p stricting the foreg of the foregoing and lbuildings and a cessors or assigns TO HAVE A and trusts herein s said rights and bet This Trust Da writer and the said rights and bet This Trust Da Witness the h Pr TYP Sid State of Illinois, Co | ipal Meridian, operty hereinafter de with all improvemen all ont secondarily), a ower, refrigeration is ower, refrigeration is ower, refrigeration is ower, refrigeration is diditions and all similiant be part of the m ND TO HOLD the jet forth, free from a nefits Mortgagors do sed consists of two precin by refrence an heirs, successors and ands and seals of M PLEASE RINT OR ENAME(S) BELOW INATURE(S) | of Chicago , in Cook scribed, is refet ts, tenements, to dall fixtures, and air condition and air condition are of the apart of lar or other ap ortgagor man the to be a part of lar or other ap ortgagod premi premises unto the hereby express tages. The cove defended to the condition in p p p e e f v | , in Secti City, 111 red to herein as easements, and a seasements, and a se entitled therete apparatus, equip ming (whether s ggs, storm doors for the mortgaged paratus, equipme isses. he said Trustee, enefits under and ily release and w mants, conditions ade a part hereof ay and year first MADES Ss., in the State afore versonally known subscribed to the dged that f. h.e.) ree and voluntar vaiver of the righ | lots 11 on 6 The line is the "premise pupur tenances of (which rente ment or articlingle units or and windows, premises when to rarticles its or his successits or his successite of the same as above written and provision of the same as above written with the same as above written and provision of the same as a same and provision of | 12, 13, ownship s," the to belo s, issues an les now c, ' les now contain to les now contain t | and 14 39 North sing, and a profits are p rea fer the number of the single of the sin | ; Å11 in , Range 1 Il rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an thereto or not, or the purpose 1 two of the State of the reverse site out in full an ADEJ Notary Public in HENRY MADEJ se nameS ar me this day in I instrument as | the Blod. 4, Ea and profits and on a used to snetuding (in cluding (in and it is rtgagors o ses, and up that the thin and it is rtgagors of the thin and for the thin and th | thereof for parity will upply hea without readers. A agreed that their su you the binding of their su you the said Count of their su you the said Count of their su you had acknow release a su of their su you had acknow release a su you had acknow you had |
| Third Princ. which, with the pr TOGETHER so long and durings said real estate and gas, water, light, p stricting the foreg of the foregoing and lbuildings and a cessors or assigns TO HAVE A and trusts herein s said rights and bet This Trust Da writer and the said rights and bet This Trust Da Witness the h Pr TYP Sid State of Illinois, Co | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration; ough, screens, window e declared and agree, diditions and all simi shall be part of the n ND TO HOLD the; et forth, free from a nefits Mortgagors do seed consists of two p erein by reference an heirs, successors and ands and seals of M PLEASE RINT OR E NAME(S) BELOW INATURE(S) DUINTY OF | of Chicago , in Cook scribed, is refet ts, tenements, to dall fixtures, and air condition and air condition are or other ap ortgagor must lar or other ap ortgaged premi portgaged premi de hereby express ages. The cove de hereby are m assigns. ortgagors the d et al. d this color of the man d d d d d d d d d d d d d | , in Secti City, 111 red to herein as easements, and a seasements, and a se entitled therete apparatus, equip ming (whether s ggs, storm doors for the mortgaged paratus, equipme isses. he said Trustee, enefits under and ily release and w mants, conditions ade a part hereol ay and year first MADEJ SS., n the State afore versonally known subscribed to the diged that f.h.e.b. ree and voluntar vaiver of the righ | lots 11 on 6 The line is the "premise pupur tenances of (which rente ment or articlingle units or and windows, premises when to rarticles its or his successits or his successite of the same as above written and provision of the same as above written with the same as above written and provision of the same as a same and provision of | 12, 13, ownship s," the ite to belos, issues an les now c, 1 es | and 14 39 North sing, and a profits are p rea fer the number of the single of the sin | ; Å11 in , Range 1 Il rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an thereto or not, or the purpose 1 two of the State of the reverse site out in full an ADEJ Notary Public in HENRY MADEJ se nameS ar me this day in I instrument as | the Blod. 4, Ea and profits and on a used to snetuding (in cluding (in and it is rtgagors o ses, and up that the thin and it is rtgagors of the thin and for the thin and th | thereof for parity will upply hea without release a said Countries and acknow release a said Countries a said Countries a said Countries and acknow release a said Countries |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust D are incorporated th Mortgagors, their I Witness the foreg State of Illinois, Co | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration; ough, screens, window e declared and agree, diditions and all simi shall be part of the n ND TO HOLD the; et forth, free from a nefits Mortgagors do seed consists of two p erein by reference an heirs, successors and ands and seals of M PLEASE RINT OR E NAME(S) BELOW INATURE(S) DUINTY OF | of Chicago , in Cook , scribed, is refet , tenements, tenements, tenements, tenements, and air condition and air condition with the condition of the condition | , in Secti City, 111 red to herein as easements, and a seasements, and a se entitled therete apparatus, equip ming (whether s ags, storm doors of the mortgaged paratus, equipme issent sources and the said Trustee, in- entity of the mortgaged paratus, equipme issent sources and the said Trustee, in- entity of the mants, conditions and ea part hereol ay and year first MAAU STAN SEA, in the State afore versonally known subscribed to the diged that 1.h.e.; tree and voluntary vaiver of the righ NOIS | lots 11 on 6 The line is the "premise pupur tenances of (which rente ment or articlingle units or and windows, premises when to rarticles its or his successits or his successite of the same as above written and provision of the same as above written with the same as above written and provision of the same as a same and provision of | 12, 13, ownship s," the to belo s, issues an les now c, ' les now contain to les now contain t | and 14 39 North sing, and a profits are p rea fer the number of the single of the sin | ; Å11 in , Range 1 Il rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an thereto or not, or the purpose 1 two of the State of the reverse site out in full an ADEJ Notary Public in HENRY MADEJ se nameS ar me this day in I instrument as | the Blod. 4, Ea and profits and on a used to snetuding (in cluding (in and it is rtgagors o ses, and up that the thin and it is rtgagors of the thin and for the thin and th | thereof for parity wis upply her without readers. A agreed the role binding of the control of th |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust D are incorporated h Mortgagors, their I Witness the h State of Illinois, Co | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration z oingl, screens, windov e declared and agres, diditions and all simi shall be part of the n ND TO HOLD the j et forth, free from a nefits Mortgagors do sed consists of two p erein by reference an heirs, successors and ands and seals of M PLEASE RINT OR E NAME(S) BELOW INATURE(S) Dunty of THE CONTROLL SEA NOTARY IJULE S MITORIAL SEA MITORI | of Chicago , in Cook scribed, is refet ts, tenements, to dil fixtures, and air condition and air condition and air condition are or other ap definition or other ages. The cove HENRY | , in Secti City, 111 red to herein as easements, and a seasements, and a se entitled therete apparatus, equip ming (whether s ags, storm doors of the mortgaged paratus, equipme issent sources and the said Trustee, in- entity of the mortgaged paratus, equipme issent sources and the said Trustee, in- entity of the mants, conditions and ea part hereol ay and year first MAAU STAN SEA, in the State afore versonally known subscribed to the diged that 1.h.e.; tree and voluntary vaiver of the righ NOIS | lots 11 on 6 The line is the "premise pupur tenances of (which rente ment or articlingle units or and windows, premises when to rarticles its or his successits or his successite of the same as above written and provision of the same as above written with the same as above written and provision of the same as a same and provision of | 12, 13, ownship s," the to belo s, issues an les now c, ' les now contain to les now contain t | and 14 39 North sing, and a profits are p rea fer the number of the single of the sin | ; Å11 in , Range 1 Il rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an thereto or not, or the purpose 1 two of the State of the reverse site out in full an ADEJ Notary Public in HENRY MADEJ se nameS ar me this day in I instrument as | the Blod. 4, Ea and profits and on a used to snetuding (in cluding (in and it is rtgagors o ses, and up that the thin and it is rtgagors of the thin and for the thin and th | thereof for parity wis upply her without readers. A agreed the role binding of the control of th |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust D are incorporated h Mortgagors, their I Witness the h State of Illinois, Co | ipal Meridian, operty hereinafter de with all improvemen all such times as di not secondarily), a ower, refrigeration; oling), screens, windov e declared and agree, diditions and all simi shall be part of the n ND TO HOLD the j et forth, free from a nefits Mortgagors do sed consists of two p erein by reference an heirs, successors and ands and seals of M PLEASE RINT OR E NAME(S) BELOW INATURE(S) Dunty or HERSE MOTARY IU- Was propered by- was propered by- | of Chicago , in Cook scribed, is refet ts, tenements, to dia fixtures, and air condition and air condition are to other ap defined and the assigns. origagors the of the assigns. in p al this of ILLI al t | , in Secti City, 111 red to herein as easements, and a seasements, and a se entitled therete apparatus, equip ming (whether s ags, storm doors of the mortgaged paratus, equipme issent sources and the said Trustee, in- entity of the mortgaged paratus, equipme issent sources and the said Trustee, in- entity of the mants, conditions and ea part hereol ay and year first MAAU STAN SEA, in the State afore versonally known subscribed to the diged that 1.h.e.; tree and voluntary vaiver of the righ NOIS | lots 11 on 6 Non 6 Non 6 Non 6 Non 7 Inois the "premise purtenances to (which renter the control of the control of the control of the control of the same as above written to me to be foregoing instance, and provision to the same as above written to me to be foregoing instance, and provision to me to be foregoing instance, and the me to be f | 12, 13, ownship s," the to belo s, issues an les now c, ' les now contain to les now contain t | and 14 39 North sing, and a profits are p rea fer the number of the rea fer the number of the sing, and of your of the sing, foreve de Exemptio on page 2 were here s SOPPHE N dersigned, a THFY that S WIFE rsonS who eared before ered the saic poses therei | Range 1 Il rents, issues a ledged primarily rein or thereon of ventilation, in beds, stoves and thereto or not, over isses by Morton of the purpose of the State of the purpose of t | the Blod. 4, Ea and profits and on a used to snetuding (in cluding (in and it is rtgagors o ses, and up that the thin and it is rtgagors of the thin and for the thin and th | thereof for parity wis upply her without readers. A agreed the role binding of the control of th |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust D are incorporated h Mortgagors, their I Witness the h State of Illinois, Co | ipal Meridian, poperty hereinafter de with all improvemen all such times as with not secondarily), a ower, refrigeration; ough, screens, window e declared and agree, diditions and all simi shall be part of the n ND TO HOLD the j et forth, free from a nefits Mortgagors do seed consists of two p erein by reference an heirs, successors and ands and seals of M PLEASE RITOR E NAME(S) BELOW INATURE(S) DUINTY OF WIND THE CONTROL WIND THE CONTR | of Chicago , in Cook scribed, is refet ts, tenements, to defent and air condition and air condition and air condition are refet alar or other ap ortgagors must lif rights and be hereby express tages. The cove defent assigns. ortgagors the defent assigns. in pressure the first to the firs | , in Secti City, 111 red to herein as easements, and a easements, and a be entitled therete apparatus, equip ming (whether s ggs, storm doors for the mortgaged paratus, equipme isses. he said Trustee, enefits under and ily release and w mants, conditions and a part hereol ay and year first MADEJ SS., n the State afore ersonally known subscribed to the ree and voluntar vaiver of the righ | lots 11 on 6 Non 6 Non 6 Non 6 Non 7 Inois the "premise purtenances to (which renter the control of the control of the control of the control of the same as above written to me to be foregoing instance, and provision to the same as above written to me to be foregoing instance, and provision to me to be foregoing instance, and the me to be f | 12, 13, ownship s," their to belos, issues an les now c, ' les now courter (Seal) I, the ur CREBY CER LIDEY, HI the same pe trument, app led and deliv uses and pu led | and 14 39 North sing, and a profits are p rea fer the number of the rea fer the number of the sing, and of your of the sing, foreve de Exemptio on page 2 were here s SOPPHE N dersigned, a THFY that S WIFE rsonS who eared before ered the saic poses therei | Range 1 Il rents, issues a ledged primarily rein or thereon of ventilation, in beds, stoves and thereto or not, over isses by Morton of the purpose of the State of the purpose of t | the Blod. 4, Ea and profits and on a used to snetuding (including (including the state of Illian and it is stragagors o ses, and upstate of Illian of this is shall be a state of Illian and it is shall be a state of Illian and it is state of Illian and it is state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and Ill | thereof figurity with the parity with the parity without release a control of the parity without releases a control of the parity without releases a control of the parity without release a control of the parity without release a control of the parity publication of the parity with the |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust D are incorporated h Mortgagors, their I Witness the h State of Illinois, Co | ipal Meridian, operty hereinafter de with all improvemen all the with all improvemen and in ot secondarily), a ower, refrigeration is ower, refrigeration is one of the mental that he part of the most of the mos | of Chicago , in Cook scribed, is refet ts, tenements, to dia fixtures, and air condition and air condition are to other ap defined and the assigns. origagors the of the assigns. in p al this of ILLI al t | , in Secti City, 111 red to herein as easements, and a easements, and a be entitled therete apparatus, equip ming (whether s ggs, storm doors for the mortgaged paratus, equipme isses. he said Trustee, enefits under and ily release and w mants, conditions and a part hereol ay and year first MADEJ SS., n the State afore ersonally known subscribed to the ree and voluntar vaiver of the righ | lots 11 on 6 Condition in oil | 12, 13, ownship s," ther to belo s, issues an les now c, ' les now court les now court les les now c, ' les now contain contai | and 14 39 North sing, and a profits are p rea fer the number of the num | ; All in, Range 1 Il rents, issues a ledged primarily rein or thereon and ventilation, in beds, stoves an thereto or not, or the purpose of the stove in the stove of the sto | the Blod. 4, Ea and profits and on a used to snetuding (including (including the state of Illian and it is stragagors o ses, and upstate of Illian of this is shall be a state of Illian and it is shall be a state of Illian and it is state of Illian and it is state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and Ill | thereof figurity with the parity with the parity without release a control of the parity without releases a control of the parity without releases a control of the parity without release a control of the parity without release a control of the parity publication of the parity with the |
| Third Princ. which, with the pr TOGETHER so long and durings said real estate and gas, water, light, p stricting the forego of the foregoing and buildings and a cessors or assigns TO HAVE A and trusts herein s said rights and be This Trust D with the said rights and be This Trust D State of Illinois, Co State of Illinois, Co Given under my Commission expir This instrument | ipal Meridian, operty herinafter de with all improvement all improvement all improvement and in ot secondarily), a ower, refrigeration is ower, refrigeration is deficient and all similable part of the m ND TO HOLD the jet forth, free from a nefits Mortgagors do sed consists of two perion by reference an heirs, successors and all similable between the part of the most of the most of the perion by reference and seals of M PLEASE RINT OR E NAME(S) BELOW INATURE(S) Dunty of the most of the most of the perion by reference and seals of M PLEASE RINT OR E NAME(S) BELOW INATURE(S) WAS DUNTY OF THE MOST OF | of Chicago , in Cook scribed, is refet ts, tenements, to diagnosma, to d | , in Secti City, 111 City, 111 Tred to herein as easements, and a easements, and a en entitled therete apparatus, equipments, and a interest and a section of the mortgaged paratus, equipments, equipments, equipments, equipments, easements, under isses, he said Trustee, incentis under and and any release and we mants, conditions and a part hereof ay and year first MANULU — ss., in the State afore versionally known as the state afore the section of the right wave of the right and voluntary are and voluntary are and voluntary are a section of the right and the t | said, DO HE SOPHIE M. | 12, 13, OWNShip s," ther to belos, issues any les now and as the Homester essors and as the Homester ms appearing though they I, the ur (Seal) I, the ur REBY CER MUEJ, HI the same pe trument, appled and delivuses and pund. day of DDRESS OF | and 14 39 North sing, and a profits are p rea fer the number of the single of the sing, and of the single of the | ; Å11 in , Range 1 Il rents, issues a ledged primarily rein or thereon of the reon in beds, stoves an inbeds, stoves and the rein or not, or he purpose it was of the S (the reverse six et out in full an instrument as n set forth, incl. MARCH MARCH MARCH FOR STATISTIOTA PART OF | the Blod. 4, Ea and profits and on a used to snetuding (including (including the state of Illian and it is stragagors o ses, and upstate of Illian of this is shall be a state of Illian and it is shall be a state of Illian and it is state of Illian and it is state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and Ill | thereof figurity with the parity with the parity without release a control of the parity without releases a control of the parity without releases a control of the parity without release a control of the parity without release a control of the parity publication of the parity with the |
| Third Princ. which, with the pr TOGETHER so long and durins said real estate an gas, water, light, p stricting the foreg of the foregoing at all buildings and a cessors or assigns s TO HAVE A and trusts herein s said rights and bet This Trust D are incorporated to Mortgagors, their I Witness the foreg State of Illinois, Co | ipal Meridian, poperty hereinafter de with all improvemen all such times as with all inprovemen all such times as with ower, refrigeration; ower, refrigeration; ower, refrigeration and diditions and all simi shall be part of the m ND TO HOLD the jet forth, free from a nefits Mortgagors do seed consists of two p erein by reference an heirs, successors and ands and seals of M PLEASE RITOR E NAME(S) BELOW INATURE(S) DUINTY OF WAS PROPERTY OF WA | of Chicago , in Cook scribed, is refet to, tenements, t | , in Secti City, 111 City, 111 Tred to herein as easements, and a easements, and a en entitled therete apparatus, equipments, and a interest and a section of the mortgaged paratus, equipments, equipments, equipments, equipments, easements, under isses, he said Trustee, incentis under and and any release and we mants, conditions and a part hereof ay and year first MANULU — ss., in the State afore versionally known as the state afore the section of the right wave of the right and voluntary are and voluntary are and voluntary are a section of the right and the t | said, DO HE SOPHIE ME TO me to be foregoing ins signed, Scale and to me to be foregoing instance of the to me to be foregoing instance of the same as above written to me to be foregoing instance of the same as above written to me to be foregoing instance of the same as above written to me to be foregoing instance of the same as above written to me to be foregoing instance of the same as above written to me to be foregoing instance of the same as a same | 12, 13, ownship s," ther to belo s, issues an les now c, ' les now court les now court les les now c, ' les now contain contai | and 14 39 North sing, and a profits are p rea fer the number of the single of the sing, and of the single of the | ; Å11 in , Range 1 Il rents, issues a ledged primarily rein or thereon of the reon in beds, stoves an inbeds, stoves and the rein or not, or he purpose it was of the S (the reverse six et out in full an instrument as n set forth, incl. MARCH MARCH MARCH FOR STATISTIOTA PART OF | the Blod. 4, Ea and profits and on a used to snetuding (including (including the state of Illian and it is stragagors o ses, and upstate of Illian of this is shall be a state of Illian and it is shall be a state of Illian and it is state of Illian and it is state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and it is shall be a state of Illian and Ill | thereof for parity will upply hea without readers. A agreed that their su you the binding of their su you the said Count of their su you the said Count of their su you had acknow release a su of their su you had acknow release a su you had acknow you had |

(Address)

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) comple within a reasonable time any buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgan clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in see of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore require. of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on principal or principal or interest on the principal or principal or interest or redeem from a principal or incurred in connection therewith, including reasonable attorneys fees, and any other moneys advanced by Trustee or the holders of the note to the protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action be ein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without ...tic and with interest thereon at the rate of eight per cent per annum. In action of Trustee or holders of the note shall never be considered at a volver of any right accruing to them on account of any default hereunder on the part of Mortgagors.
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill star ment or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shau pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the election of the holders of 'ne p incipal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, not withstanding anything in the principal or interest, or in case were shall occur in payment of principal or interest, or in case were shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 7. When the indebtedness hereby set red sh. Il become due whether by the terms of the note described on page one or by acceleration or otherwise, holders of the note or Trustee sh. Il have the right to foreclose the lien hereof and also shall have all other rights provided by the laws of Illinois for the enforcement of a mortgage ceb. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditure; and xpenses which may be paid or incred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, out. As an odocumentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to liems to be expended ifter intry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and sim. To a and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or treasonably necessary either to prosecute such suit or proceeding, including but not limited to probate and bankruptcy proceedings, to which either of them s all be a party, either as plaintiff, claimant or defendant, by reason of this Trust Deed or any inde
- 8. The proceeds of any foreclosure sale of the premises shall be distriute and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such are as as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness ad it also that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and interest remaining unpaints of the proceedings of the proceedings as their rights may appear.
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed ...e Court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without noti ..., w thout regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the remises or whether the same shall be then occupied as a homestead or not and the Truste hereunder may be appointed as such receiver, uch receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of ...le and a deficiency, during the full statutory period for redemption, whether there be redemption or not, as well as during any further times whe M...agors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be a ressary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of saic period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of ...le ...lo ...le ...lo ...le ...le
- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to an a clience which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access meret, shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to proord this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or emissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he may require and innities satisfactory to him before exercising any power herein given.
- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence th. t all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of a person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtec reshereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he has never executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note herein described any note which may be presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of the county in which the premises are situated shall be second Successor in Trust and in the vent of Trustee, and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.
- 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 at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

| | The Installment | Note mentioned | in the | within | Trust | Deed | has | been |
|-----------|-----------------|----------------|--------|--------|-------|------|-----|------|
| IMPORTANT | | | | | | | | |

FOR THE PROTECTION OF BOTH THE BORROWER AND IDENTIFY THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

| dentified fierewi | tti unuci | Identification | 110. | |
|-------------------|-----------|----------------|------|------|
| | | | | |
| | | Tructoo | | |

o. _____

END OF RECORDED DOCUMENT