

TRUST DEED 897392

## 27035743

10.00

стто	1	1
IIIS INDENTURE, made February	2	2 9
Jean Stillman, his wi	fe	

A A 1 THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made Jean Stillma	February 29 an, his wife	19 84 between Ro	onal <b>d J.</b> Sti	llman and	
Illinois, herein referred to	etgagors", and CHICAGO TITLI as TRUSTEE, witnesseth: Mortgagors are justly indebed t r or holders being herein referre	a the least holder or	holders of the princ	inal Promissory Note	Siereinafter
Two Hundred Two	enty-one and 46/10	0 (\$10,221.46	5)		DOLLARS,
evidenced by two certain	Principal Promissory Notesof	the Mortgagors of ev	en date herewith, m	ade payable to THE	
	d by which said Principa	tean from			
of perceived and the holders of the holders of the notion Epton, Mullin, Secr.  NOW, THEREFORE, the provisions and limitations of	nt per annum, payable semi-ancipal and interest bearing-interest being made payable at such bay, from time to time, in writing a Druth, Ltd., 140 She Mc reagors to secure the paymethic tust deed, and the performance the swarf One Dollar in hand positions, its successors and assigns, the follows:	nually on the	company in C: company in C: co of such appointment company and said	— per cent per annul hicago nt, then at the office of interest in accordance w d, by the Morigagors to the	n, and all of , Illinois, as of in said City, the teems, the performed,
	0_			•	
Northwest Ou	99 in Maynegalte narter of Section cincipal Meridian	24, Township in Cook Count	35 North, Ra y, Illinois.	ange 13, East	of
\.\.\.\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		COUNTY	ان الرام الرام الرام ا		$\kappa$
•					27 035 7/3
APR 84 3: 15		TOX.	J. S. C.		35
		5			7
mt i - i - i - i - i - i - i - i - i - i	nent was prepared			Dearborn, Chi	٠,
This institut	lent was prepared	by w.o. hapei		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
			4	•	
TOGETHER with all in for so long and during all su secondarily) and all apparatu refrigeration (whether single doors and windows, floor co whether physically attached mortgagors or their successor TO HAVE AND TO He herein set forth, free from all benefits the Mortgagors do he	cinafter described, is referred to here provements, tenements, easements ch times as Mortgagors may be ent- its, equipment or articles now or he units or centrally controlled), and overings, inador beds, awnings, sto thereto or not, and it is agreed it so rassigns shall be considered as co DLD the premises unto the said Tru It rights and benefits under and by creby expressly release and waive. sists of two pages. The covenan erein by reference and are a page.	tled thereto (which are peafter therein or thereon ventilation, including (wit wes and water heaters, Al and all similar apparatus, instituting part of the real istee, its successors and a wirtue of the Homestead	ll of the foregoing are d equipment or articles h estate. ssigns, forever, for the Exemption Laws of the	ecta ed to se a part of secta ed to se a part of secta ed to se a part of secta ed to sect	end real estate emises by the ses and trusts aid rights and
	s and scal_s of Mortg				
The state of the s			al solt	Olue	[SEAL]
		/ 19114	ld J. Stillin		_ [SLAL]
STATE OF ILLINOIS,			Stillman ST		
Control Cook_	SS. a Notary Public in a Ros	SALLY Busing in seid nald J. Still	County, in the State aforman Land Luder	sessid, DO HEREBY CI n Stillman, h	is wife
	who are personally known to foregoing instrument, appeared to scaled and delivered the said Instrument.	the state of the form of the state of	son and acknowledged t	y act, for the uses and pu	
			soth	4.0	84
	sat forth.	d a. d Notari I Scal this .	29th	Sust	19 84.

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

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) 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 exhibits satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.

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, turnish to Trustee or to holders of the note 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.

2. Mottgagers shall pay before any genalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, saved other charges, and other charges against the permises when day, and shall, upon written request, furnish to Trustee or to holder seed the not edule the receipts therefor. To prevent default hereunder Mottgagors shall pay in full under protext, in the manner provided by statute, any tax or assessment which Mottgagors and page by the standard on the protection of the page of the

11. Trustee or the holders of the note shall have the right to inspect negretines at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor is hill Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any so or onisons hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require incumnities sail or to the content of the agents or employees of Trustee, and it may require incumnities sail or to to to the content of the agents or employees of Trustee, and it may require incumnities sail or to the content of the agents or employees of Trustee, and it may require incumnities sail or to to the content of the agents or employees of Trustee, and it may require incumnities sail or to the content of the agents or employees of Trustee, and it may require incumnities sail or to the content of the agents or employees of Trustee, and it may require incumnities sail or to the content of the agents of the agents or employees of Trustee, and it may require incumnities sail or to the content of the agents of the agen

the word "Mortgagors" when used herein shall include all such persons a whether or not such persons shall have executed the principal note, the init shall be construed to mean "notes" when more than one note is used.	terest coupons or this Tru	ist Deed. The word "in "w" the cused in this instrument		
IMPORTANT	Identification	Identification No. 6973913		
THE NOTE SECURED BY THIS TRUST DEED SHOULD		CHECAGO TITLE AND TOPIST COMPANY,		
BUIDENTHUE BY Chicago Title and Trust Company BUIDET THE TRUST DEED IS THE DIOR RECORD.	BY	Trustee.		
MAIL TO:		 		
Г	$\neg$	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE		
L.	_1			
PLACE IN RECORDER'S OFFICE BOX NUMBER $\mathbb{Z}$	/			

END OF RECORDED DOCUMENT