## UNOFFICIAL COPY



TRUST DEED
This instrument prepared by

## 27175711

IHHI	Margaret		30 -1 7-en	921952	2717571:	1 4 - 9:	· .
ڪيس	Chicago,	shland Avenue Illinois 60620	302 11 01				-
HS IN	DENTURE, in		July 14,	1984 , helwi	CE FOR RECORDER'S	USE ONLY	
110 118	DESTORE, III		•			`	
.: <sub></sub> ю. ПАТ Л	, Illinois, heren WHEREAS (he	———ALBERT BUI dortgagors," and CHIC/ referred to as TRUSTE Mortgagors are justly being herein referred to	AGO TITLE AN EE, witnesseth: indebted to the	D TRUST COMP	'ANY, an Illinois corp the Instalment Note	poration doing bu	1
1	<b>6</b> .	THREE THOUSAI	ND NINE HUN	DRED EIGHTY	FIVE and 92/1	00 s stated therein	Dollars,
astalm	ents as foliows	y which said Note the !			·		- 1
	TWO II	UNDR ID THENTY ON	E and 44/16	00 (\$221.44)	Dollars or	more on the28	th day
d'he sam	e day of each	9 <u>84</u> , and = - TWO month thereafte until be due on the '8th d	HUNDRED To aid note is full	VENTY_ONE_at y paid except the	rd 44/100 (\$221 it the final payment o	L.44) Dollars or	more on
NOW, mitation Iso in co VARRA herein, s LLINOI	THEREFORE, ns of this trust donsideration of the NT unto the Traituate, lying and S, to wit:	the Morteagors to secu a leed, and the performance he sum of One Dollar in h ustee, its successors and a l being in the	the payment of of 'a evenants; and aid, he recessing a the following try of the control of the c	the said sum of r and agreements here eipt whereof is here ing described Real cago	noney in accordance we in contained, by the Mo thy acknowledged, do by Estate and all of their COUNTY OF Coo	ith the terms, prov origagors to be perfo y these presents COI estate, right, title ar ok AND S	isions and ormed, and NVEY and nd interest STATE OF
		Tot 33 and th	e East hal	of Lot 34	in Block 1 in		
		Sawyer's Subd	livision of	bluc' lin	the 1st Addit:		
					rter of Section of the Third P		
		Meridian;		9		•	
				•	12		
					10	खी च	
64 1.	17					4	Arch Arch Arch
						(	٦, ١
			.e	or also Manager as "			
thereof estate conditi- foregoi toregoi equipm	(TETHER with all for so long and and not second oning, water, lig ng), screens, withing are declared tent or articles h	y heremafter described, is a il improvements, tenement during all such times as M urify) and all apparatus, c htt, power, refrigeration (w adow shades, storm doors to be a part of said real e ereafter placed in the premi	s, casements, fixti lortgagors may be equipment or art hether single units and windows, flo	entitled thereto (w jeles now or here; s or centrally confre our coverings, inad	ofter therein or thereor filled), and ventilation, in or beds, awnings, stove	n used to supply he icluding (without re- s and water heaters areed that all similar	eal, gas, air stricting the . All of the
TO trusts I said tig	this and benefits	HOLD the premises unto free from all rights and be the Mortgagors do hereby c	Apressly release at	na waive.			
this tr	is trust deed c rust deed) are : ssogs and assign	onsists of two pages. To incorporated herein by the second	he covenants, co reference and ar	onditions and pr e a part hereof a	ovisions appearing on nd shall be binding on	r page 2 (the reve r the mortgagors,	rse side of their heirs.
	TNESS the bar	and seal 5	_ of Mortgagors 1 SEA		first above written.	- 	[ SEAL ]
	ALBERT BUF	RTON	SEA	L MARY	BURTON		[ SEAL ]
E2 4 **	L OF HIT DON'S	, t U		SSELBORN, J	R		
	y or <u>Cook</u>	SS. a Notary	Public in and for	and residing in said	County, in the State of MARY BURTON,	nesid, DO HEREB his wife	Y CERTICY
		foregoing instrume	nt, appeared signed, sea	before me led and delivered	n s whose name this day in person the said Instrument a	on and acknowl	ledged that
ĺ		voluntary act, for the			14th	July	_ 19 84
		Given under my	hand and Notari	al Scal this	day of _	10	- 19

Votarial Scal

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

1. Mortgagors shall (a) promptly repair, rectore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien on expressly subordinated to the lien hereof; (c) pay when due any indehendeness 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; (d) complete within a reasonable time any buildings or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or numerical ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or material alterations.

a reasonable time any building of buildings now or at any time in process of erection upon state premises; (e) compty with an requirements on any or municipal ordinances, with respect to the premises and the use thereoft; (f) make no material alterations in said premises except as required by law or municipal ordinances.

2. Mortgagers shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water changes, sewer service charges, and other changes against the premises when due, and shall, upon written request, furtish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagers shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagers what keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm tand floud damage, where the lender is required by bay to have its loan so insured 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 indebtodness excured hereby, all in companies satisfactory to the holders of the note, under insurance policies psyable, in case of loss or damage, to Trustee for the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver renewal policies not the table of the holders of the note may, but need not, make any payment or perform any act hereinbefore required to Mortgagors is any, form and manner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required to Mortgagors is any, form and manner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required to Mortgagors is any, form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest one prior recumbrane, sid

laaction of Trustee or notifies of the note shall never be considered as a warrest of mortgagers.

5. The Trustee or the name of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate or into the validity of air "bay, of syment, sale, forfeiture, tax lien or title or claim therefor.

6. Mortgagors shall pay each tier of it, shedeness herefin mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without office to Mortgagors all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note in this Trust Deed to the cci trust, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) we acfault shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the indebtedness hereby secured shall be one due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to

principal or interest on the note, or (b) we calcult shall occur and continue for three days in the performance of any other agreement of the Mortgaews thecin contained.

7. When the indebtedness hereby secured shall be one, due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the like hereof. In any suit to foreclose te like here in any substantial of the note of the n

third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mori, egots, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any, time after the filing of a bill to foreclose this trust deed, the court it whici such bill its filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without a 1,000 or 10 or boselvency or insolvency of Mortaggors at the time of application for saich receiver and without regard to the then value of the premises or whether he so less that the accupied as a homestead or not and the Trustee hereunder may be appointed as such creeker. Such that we power to a 1 or terms is used and profits of said premises during the pendency of such forecosone suit and, in case of a sale and a deficiency, during the full statut by p ind of redemption, whether there be redemption of not, as well as during any interfer times when Mortaggors, except for the intervention of such receiver, such used to receive shall be such as a such as

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11. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of t.e.s. r. turge or the identity, capacity, or authorits of the senatories on the note or trust deed, nor shall Trustee be obligated to record this trust deed. et or c., isc any power herein given unless expressly obligated by the terms hereof, nor he liable for any acts or omissons hereunder, except in case of s. ow, gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising at the relief produce of the second with t

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IMPORTANT:  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DIFED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.		Identification	AGO THE AND AREST COMPANY.  Trustee  Assalem Secretary Assistant Vice President
MAIL TO:		7	FOR RECORDERS'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
PLACE IN RECORDER'S OFFICE BOX NUMBER	364		27 E, 116th Street Chicago, Illinois 60628

END OF RECORDED DOCUMENT