The Above Space For Recorder's Use Only

THIS INDENTURE,	Septemb	oer 17	!9_85 ber	Reilly W.	Johnson and Bertha	Johnson ,
his wife					herein referred to as	"Mortgagors," and
Colonial Bank	Tourses P printers	eth. That Whe	eas Morreagors are	justiv indebted to th	ne legal holder of a principal	promissory note,
termed "Installment No	ote," of even da	te herewith, exc	cuted by Mortgagor	, made payable to	Bearer	
the belonce of seize	<u>five hundre</u>	d and CO/II	Oths	ot 15.99 per o	nd interest from	sum and interest
on the 6th day o	₩ _lanuary.	1986_	and <u>two hundr</u>	<u>ed twenty and </u>	31/100ths	Dollars
on the Ath day of	f each and every	month thereafte	r until said note is fi	uily paid, except that t	the final payment of principal :	and interest, if not
by said note to be applied of said installments co	lied first to accru- instituting princip annon, und all su	ed and unpaid in al, to the extend the payments bei	nterest on the unpaid t not paid when du ng made payable at	i principal balance and e, to bear interest aft 5850 W. Belmo	nents on account of the indet d the remainder to principal; the ter the date for payment there ont Chicago, IL. 600	of, at the rate of
at the election of the leg become at once due and or interest in accordanc contained in this Trust parties thereto severally	it such other place (a) holder thereof payable, at the place with the larges to Deed (in which er waive presents.	e as the legal hoi and without noi ace of payment a thereof or in case event election ma ant for payment	der of the note may, ice, the principal sur foresaid, in case default shall occur; y be made at any tin notice of dishonor,	from time to time, in a remaining unpaid the ult shall occur in the pand continue for three ne after the expiration protest and notice of p	writing appoint, which now in- recon, together with accrued into ayment, when due, of any insta- e days in the performance of an e of said three days, without no protest.	errest thereon, shall ilment of principal by other agreement stice), and that all
limitations of the above	e mentioned note ormed, and also resents CONVEY	a and of this Tr in corsideration and WARRAN nterms therein, s	ust Deed, and the po of the sum of One T unto the Trustee, ituate, lying and bein	errormance of the day e Dollar in hand paid its or his successors a ag in the	it in accordance with the term venants and agreements herein d, the receipt whereof is here and assigns, the following desc	by acknowledged,
	<u> </u>	M(10:)	TY OFCook_		AND STATE OF I	LLINOIS, to wit: 77 : 6
	Lot 46	in the Subo	vision of Bl	ock 9 in Willi	am Lill and Heirs	
	Northwe	st 1/4 of 9	Section 29, To	wnship 40 Nort	thwest 1/4 of the th, Range 14, East of	F -
	bba Thi	nd Dainaia	al Marrichian i	n Cook County.	Illingis.	
	P/I/N 1	4-29-121-04	4	. א	0. 21.1571 ≈ A a	. 1i .
which, with the proper	iv hereinafter de	scribed, is refer	ed to herein as the	"premises."	nging, and all rents, issues and	
gas, water, light, powe stricting the foregoing, of the foregoing are de all buildings and additions of assigns shall TO HAVE AND and trusts herein set for said rights and benefits. This Trust Deed care incorporated hereia Mortaggors, their heira.	r, refrigeration a), screens, window clared and agree ons and all simil be part of the m TO HOLD the p parth, free from all i Mortgagors do ossists of two pu by reference and successors and a	nd air condition we shades, awning it to be a part of lar or other apportgaged premisermises unto the lights and berehy expressives. The coven in hereby are mausigns.	ing (whether single s, storm doors and the mortgaged prem aratus, equipment or s said Trustee, its or effits under and by v release and waive, sees. conditions and	units or centrally con windows, "sor covering the physical articles hereafter place his successors; and a sirtue of the Ho nester provisions appearing same as though they to the series of the series of the series appearing they they they they they they they they	ereafter therein or thereon us introlled), and ventilation, incli- ngs, inador beds, stoves and ly attached thereto or not, and ced in the premises by Mortga signs, forever, for the purposes, Exemption Laws of the State on page 2 (the reverse side of worr here set out in full and s	using (without re- water heaters. All it it is agreed that igors or their suc- and upon the uses to fillinois, which
Plea:	SE			(Seat) X	Rilling Itmos	(Seal)
PRINT TYPE NA	ME(S)				Remly M. Jourson	
BELC SIGNATU				(Seal)	Bertha John	(Seal)
A		Cook			Bertha Johnson Jersigned, a Notary Public in an	4 (
State of Illinois, County	Ot	in	<u>Bertha Johnson</u>	DO HEREBY CERT	THY that Reilly W. John	nson and
	impress Seal			to be the same persoing instrument, appear	ion. S whose name are are in pers	on, and acknowl-
	HERE	edg fre		ned, sealed and deliver for the uses and purp		their
Given under my hand	and official seal.		7th	day	eptember	
Commission expires	y Commission Ex	pires Nov. 8, I	987 19	Jan	hard Sign	Notary Public
This instrument was				× /	U .	0 -
K	aren S. Dub. (NAME AND AL			ADDRESS OF P	ROPERTY:	
,	•	-	# 7 / .		llinois.	8 7
NAME Colonial Bank and Trust			ıst 🥒	THE ABOVE AD	DRESS IS FOR STATISTICAL AND IS NOT A PART OF THIS	ON A
MAIL TO: ADDRESS	5850 W.	Belmont		I RUST DEED	NT TAX BILLS TO:	
CITY AND	Chicago	, IL. z	P CODE 60634	Reilly W.	& Bertha Johnson	-341971
OR RECORDE	R'S OFFICE BO	X NO	11.00	3 6	(Address)	=

2. Morrgagora shall pay before any penalty attaches all general rance and shall pay special taxes, special assessments, when observed co-charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the regular or diplicate raceipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the installer provided. statute, any tax or assessment which Mortgagors may deire to co

"3. Meropagers shall been all buildings and improvements now or hereafter situated on said premise insured against fells of durings by the lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cast of replants 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 besent of the holders of the note, such rights to be extended by the standard many gage clause to be attached to each policy, and shall deliver all policies including additional and reserval policies, to helders of the note, such rights to be experienced.

In case of default therein. Trusten or the helders of the note may, but need not, make any payment or performany set hemisbeless are quired of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest, on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or resemble from any tax sale or forfeiture affecting said premises or consect any tax or assessment. All moneys paid for any of the purposes herein assistance and all expenses paid or incurred in connection therewith, including reasonable attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each manner concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately designed to payable without notice and with interest thereon, at the rate of eight per cent per annum, inaction of Trustee or holders of the note shall never the considered as a waiver of any right accruing to them on account of any default hereunder on the part of Mortgagors.

5. The Trustee or the bolders of the note hereby secured making any payment hereby authorized relating to taxes or assessment; may do according to any bill, strengent or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the wildity of any tax, assessment, sale, forfeiture, tax lies or title or claim thereof. n Carthadal ar St. Car

At the election of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Truis Deed; and notwithstanding anything in the principal note or in this Truis Deed to the contrary, become due and payable when default shall occur and continue for three days in the performance of any other agreement of the Mortgagers. the term of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof, amount ball renter vi herein contained. wich that terms.

7. When the indebtedness hereby se and shall become due whether by the terms of the note described on page one or by accessrance or otherwise, holders of the note or Trisses the 1 have the right to foreclose the lien hereof and also shall have all other rights gravited by the large of Illinois for the enforcement of a morrage set. In any suit to foreclose the lien hereof, there shall be allowed and included as additional to debtedness in the decree for sale all expendimes and expenses which may be paid or incurred by or on behalf of Trisses or holders of the note for attorneys; fees, Trusses a fees, out an for documentary and expert, evidence, itemographers, charges, publication, costs and expenses which may be estimated as to items to be expensed if a restry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and so are data and assurances with respect to title as Trustee or holders of the neste may deem to be reasonably necessary either to proceeding, and such assistants of the neste may deem to be reasonably necessary either to proceed the first of the value of the premises, In addition, all expenditures and expenses of the nature in this paragraph mentioned shall be come so much additional indebtedness secured hereby at d immediately due and payable, with interest thereon at the rate of eight per cent per annum; when paid or incurred by Trustee or holders of the rate in connection with (a) any action, suit or proceeding, to which either of the most be a party, either as plaintiff, claimant or defendent, by reason of this Trustee or the foreclosure hereof after accrual of such regions for the defendent by reason of this Trust.

Deed or any indebtedness hereby secured or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such regions for the defendent of the security hereof, whether or not actually commenced: or (c) per actions for the defense of any threatened suit or proceeding. - Manian M era applicable

8. The proceeds of any foreclosure sale of the premises shall be di ribited and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, includin tail such items as are mentioned in the preceding paragraph, hereof, and only all other items which under the terms hereof constitute secured lade. It is diditional to that evidenced by the note hereby accused, with interest thereon as their rights may appear. The land interest remaining or paid; fourth, any overplus to Mortgagors, their heirs, legal restoratives or assign as their rights may appear. The land interest remaining to paid; fourth, any overplus to Mortgagors, their heirs, legal restoratives or assign as their rights may appear. vicebanaze, for bay states test

29. Elpos organization application of a property of the control of of Mortgagors at the time of application for such receiver and without regard to the drawlate of the premises of whether the same shall be then occupied as a homestead or not and the Trustee hereander may be appointed as such receiver. Such receiver shall have power to collect the reality of such receiver shall have power to collect the reality of such receiver shall have power to collect the reality of such receiver shall have power to collect out the reality of such receiver, would be entitled to collect such reality issues and profits, and all other powers which may be necessary or are usual Trighth called to collect such reality issues and profits, and all other powers which may be necessary or are usual Trighth called to the protection, possession, control, management and operation of the premises during the whole or in part of the Trighth called the reality of the protection, possession, control, management and operation of the premises during the whole or in part of the Trighth called the reality of the premises of the part of the trighth the protection is the protection of the premise of the protection of the reality of the protection of the part of the protection at law upon the note hereof shall be subject to any defence which would not be good and available to the party interposing same in an action at law upon the note hereby secured. 2011 AC.

(418) - Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times ___ access there o shall be permitted for that purpose. COSMAN

12. Trustee has no duty to examine the title location, existence, or condition of the premises, nor shall Truster to obligated to people this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable to any ects or omissions hereunder except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and its any require indemnities satisfactory to him before exercising any power herein given. State of High

VID-1 Frustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory to sence that all indebtedness secured by this Trust Deed has been fulfy/paid/yand/frustee may execute and deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce: (de shibit, to Trustee the principal not representing that all indebtedness hereby 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 excuted by a prior trustee, hereunded on the principal of the certificate of interest of the original trustee and he has never executed at certificate, on any instruments identifying issues as the principal note; herein described any note; which may note which purports to be executed by the persons herein designated as make principal note; described apply note; which may note which persons herein designated as makers thereof? note and which purports to be executed by the persons herein designated as makers thereofo "2018"

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 in Country in which the premises are situated shall be second successor in Trust. Any Successor in Trust hereunder shall have the identical title powers 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 indebtadness or any part thereof, whether of not such persons shall have executed the principal note; or this Trust Deed.

다. FOR THE PROT	IM EORTANT	identified herewith under identification No.
LEN der , The Should be ide	NOTE SECURED BY THIS TRUST DEED ENTIFIED BY THE TRUSTEE BEFORE THE FILED FOR RECORD.	Accores 28.20 N. Goldens
4 18		SECTIVE AND A Chicongrephen. SIP Coce. ALTER
C. C.	(arnell)	AECOBOERS GEFICE BOX NO
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