THE ABOVE SPACE FOR RECORDERS USE ONLY

Notary Public,

THIS INDENTURE, made EARL T. AMUNDSON, of the VILLAGE State of IL business in Itasca, Illinois, herein re THAT, WHEREAS the Mortgag innfter described, said legal ho FIFTEEN THOUSAND SIX HUN evidenced by one certain Insta	AND YVONNE AMUNDSO of ARLINGTO herein referred to as "Mortga; ferred to as TRUSTEE, witnesses sors are justly indebted to a lder or holders being herein a	ON HTS. Cou gors, and Itasca Ban eth: the legal holder or referred to as Holde	he will the holders of the Insta ers of the Note, in the	ilment Note here- principal sum of Dollars,
and delivered, in and by which date of disbursemen 11.76 per cent per an	t on the balance of pri-	ncipal remaining fo MX Initially	rom time to time unp v, and shall v	aid at the rate of ary at 2.50%
above the Itara Consumer	AXXX	E ON JUNE I	and DECEMBER 1 of	each year.
until said note is fully pail ex due on the LST day of edness evidenced by said not to principal; provided that the highest rate permitted by law or trust company as the holde appointment, then at the office o	cept that the final paymen JANUARY e to be first applied to inte- principal of each instalment and all of said principal are ers of the note may, from the filtasce Bank & Trust Co., liase	it of principal and 19 91. All sucress on the unpaid int unless paid whe and interest being ime to time, in write, illinois.	h payments on accounting and the shall bear interested at such that appoint, and in	unt of the indebt- nd the remainder erest at the then ch banking house absence of such
NOW. THEREFORE, the Morrgagors to tions of this trust deed, and the performance of one Dollar in hand paid, the receipt where following described Real Estate and all of the COUNTY OF COOK LOT 416 IN IVY HILL OF PART OF THE SOUTHOWNSHIP 41 NORTH, MERIDIAN, IN THE VICENIAM OF THE SOUTHOWNSHIP THE PROPERTY OF THE SOUTHOWNSHIP THE VICENIAM OF THE VI	L SUBDIVISION UNIT TH 1/2 OF THE NORT RANGE 11 EAST (F	of LLINOIS to with 11, BEING A HWEST 1/4 OF THE THIRD PR	SUBDIVISION SECTION 16,	ptovisions and limita- sideration of the sum of ressors and assigns, the
COUNTY, ILLINOIS		4		
		2//		
PERMANENT INDEX NO	. 03-16-103-011			
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free from all rights and benefits under and b espressly release and waive.	ments, easements, fixtures, and appurce, entitled thereto (which are pledged prim nor thereon used to supply hear, gas, at realisting the foregoing), screens, windisclared to be a part of and real estate whoremises by the mostgagors of their success unto the said Trustee, its successions and youthly of the Humestead Exemption La	nance thereto belonging, a sirly and on a parity with a ir ronditioning, water, light, on shades, storm doors and i ether physically strached the store of assigns shall be con id assigns, forever, for the pi was of the State of Illinois, w	power, retriger 4 1 Perior 1 power, retriger 4 1 power age in coordinate to exercise the retendance of the retrieval to the retrieva	single units or centrally; in beds, sentings, sloves at all similar apporatus, the real estate, rousts bettern aer forth, "" Yortgagors do hereby
reverse side of this trust deep		nts, conditions and by reference and s	l provísions appearid are a part hereof and	ng on page 2 (the I shall be binding
ou the mortgagors, their heirs, WITNESS the hand n	successors and assigns. nd seal of Moregagors	the day and year f	first above written.	
X Sac 7. am	unlie (SEAL)	Morre 31	V. James de	(SEAL) (SEAL)
PARL T. AMUNDSON	(SEAL)	YYUNNE AMUN	DSON	(SEAL)
STATE OF ILLINOIS	CATHERINE H	ANES		
County of DuPage	Notary Public in and for and residing EARL, T. ANINDSON, AND Y			CERTIFY THAT
		A 54 X A 15 4 4 4 4 4 15	Action to the second	
I	who AMO personally known to me to be of Instrument, appeared before me this day in said Instrument as	person and acknowledged th	har thoy signed .	raled and delivered the
•	said Instrument as 11011 P free a and waiver of the right of homestead.			
property of the property	: GIVEN under my hand and Notatial Sea	il this ZUIT day of .	DECEMBER	

2. Mortgagors shall (1) promptly tepast, restore of rebuild any building or improvements now of heleafter on the premises which may become damaged or be destroyed: River said premises in good condition and tepair, 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 exhibit satisfactory evidence of the discharge of such prior lien to Trustee or: to holders of the note; (4) confere within a reasonable time any building or 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 ordinances.

Morrgagora shall pay before any penalty attaches all general taxes, and shall pay special rares: special assessments, water charges, sever service charges, and
the premises when due, and shall, upon written request, furnish to Trustee or to holders of the notice displacet receipts therefor. To prevent default
hereunder Morrgagors shall pay in full under protest; in the manner provided by statute, any tax or assessment which Morrgagors may desire to contest.

3. Nortgagors shall keep all buildings and improvements now at hereafter situated on said premises insured against loss or damage by fire, lightning or windst under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of teplacing or repairing the same or to pay in full the indeedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trussee for the benefit the holders of the note, such sights to be evidenced by the standard mortgage foliuse to be vitached to each policy, and shall deliver all policies, including additional tenewal policies, to holders of the note, and in case of insurance about to expire, shall deliver tenewal policies not less than ten days prior to the respective dates expired to the note.

espitation.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment of perform any act hereinbefore required of Motgagora 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 putchase, dischase, dischase, compromise of settle any tax lien or other prior lien or title or claim whereof, or redeem from any tax sale or forteriour affecting said premises or contest any tax and any other moneya advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable comprensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness accured hereby and shall become immediately due and payable without notice and with interest thereon at the them highest rate permitted by law. In action of Trustee or holders of the note shall never be considered as a waiver of any right accuring to them on account of any default hereunder on the part of Motgagors.

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to takes or assessments, may do so according to any statement or estimate procured from the appropriate public office without inquity into the accuracy of such bill, statement or estimate or into the velidity of any assessment, sale, forfesture, tax lien or title or claim thereof.

assessment, sale, forfeiture, can lien or title or claim thereof.

G. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when dur according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note of in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any intailment of principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. Then the indebte has hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall be sillowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or included by or on behalf of Trustee or holders of the note for altorneys' fees, appraiser's fees, nutlays for documentary and expend extense graphers's charges, publication, oness and coarse (which may be estimated as to tiems to be expended after entry of the decree of procuring all such abstracts of stile, till exercines and examinations gue ties to proceed such said to to evidence to bidders at any sale which may the bad publication and which shall be the value of the premises. All expenditures such suits to to the designation of the premises. All expenditures such suits to the surface of bidders of the premises of the right of the right of the received of the note in confection with the proceeding, including problem on the trip of the received of the note in confection with feel and payables are the proceeding, to which right to deven and the three fit it received with the premised by law, when paid or including problem on the time of the note in confection whether or not actually commenced. Or (c) preparation of the commen

8. The proceeds of any fureclosure safe in the premises shall be distributed and applied in the following order of priority. First, on account of all coats and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceeding paragraph hereof, second, all other tems which under the terms hereof constitute secured indethedness additional to it is evidenced by the note, with increas thereon as herein provided; thind, all principal and interest remaining unpaid on the note; fourth, any overglus to Mottagaots, their overs, lead representatives or assigns, as the time that applies and interest remaining unpaid on the note; fourth, any overglus to Mottagaots, their increase temsining unpaid on the note; fourth, any overglus to Mottagaots, their overall end of the heart spin and increase the series of a spin and increase temsining unpaid on the note; fourth the same after the filling of a fill it fourclass this trust deed, the court in which such bill its laded may appoint a receiver of assignments. Such appointment may be made either before or after sale, if how it is not because and without regard to the then value of the premises in a bit there have no ball be then occupied as a homerstead or not and the Trustre hereunder may be uppointed as such secrity; such increases that have power to collect the irons, it is an and profits of said premisers during the prindency of south foreclosure sout and, in case of a sale and a deficiency, during the full statutory period of redemption, which there here be redemption or not, as well as during an further times when Mortagaota, except for the previous during the full statutory period of redemption, which have be recreased or or are usual in a such cases for the previous during the prindence of the previous during the full such recreiver, would be entitled to collect such intro, assue and profits and all other powers which have be recreased or are usual in such recreiver, would be entitled to collect such intro, assue and upper an a

10. No action for the enforcement of the lien of old any provision here. A all he subject to any defense which would not be good and available to the party interposing name in an action at law upon the note hereby secured.

11. Truster of the holders of the note shall have the right to inspect the premise. At all reasonable times and access thereto shall be permitted for that purpose.

11. Truster not the holders of the note shall have the right to inspect the premise, at all reasonable times and access threeto sholl be permitted for this pupose.

12. Truster has no duly to examine the citile, location, existence, or condition of the premises, not shall Truster be obligated to record this trust deed or to exercise any power herein given unless expressly ubligated by the terms hereof, not be table tot any case of its own gioss negligence or misconduct or that of the agents of employees of Trustere, and it may require indem. The control of the trust of the agents of employees of Trustere, and it may require indem. The control of the agents of the stall indefinedness sections of the trust deed has been fully paid; and Truster may rescue and deliver a reliable hereby the proper instrument in the properties of the

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Morragons and all retries claiming under or through Morragons, and the word interpretation include all such persons and all persons liable for the justinent of the indexed least or any part thereof, a further or not such persons what have exercised the note or this Trust Deed.

16. Wilhout the prior written consent of the holder or holders of the note secured hereby, the Mortgagor or Mortgagors shall not convey or encutitie to the premises herein involved. The holder or holders of the note secured hereby may elect to accordate the entire unpeld principal beland provided in the note for breach of this covenant and no delay in such election after actual or constructive notice of such breach shall be construed as welver of or acquiescence in any such conveyance or encumbrance.

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IMPORTANT

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

The Instalment Note mentioned in the Sithin Trust Deed has	been identified
herewith under Identification No.	
Itasca Bank & Trust Co., as Trustee.	
By	
Vice President Truse Offices	

9		ITASCA			
		308 W.			ROAI
10	CITY	ITASCA	IL 61	0143	

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

2369 N. WINDSOR

ARLINGTON HTS., IL 60004

