

TRUSTUE TO CERTAIN FF

Wäldadå

\$186 JUL 30 PM 3: 13

86325227

CTTC 12

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE,	made June 19	19 86, between	2470 NORTH MII	LWAUKEE CORP.	
AND TRUST COMPA	red under the laws of ANY, an Illinois corporation he Mortgagor is justly indebs being herein referred to as	ted to the legal ho	hicago, Illinois, herein Ider or holders of the	referred to as TRUS Instalment Note he	, and CHICAGO TITLE STEE, witnesseth: reinafter described, said
SEVENTY-SEVE	N THOUSAND and NO/1	00 (\$77,000)			Dollars,
J.J. PAN	tain Instalment Note of the P UCCI or LILLIAN PA by which said Note the Mort	NUCCI			
due on the 18th from time to time u maturity at the rate of house or trust compappoint, and in absenting the Mashington NOW, THERITORE provisions and huntation and also in consideratio WARRANT unto the Trigung and being in the	the cafter, to and including day of June the cafter, to and including day of June of June of June inpand at the rate of 10% of 12% per cent appointment, there of such appointment, the Mortgagor it seems the Mortgagor it seems the sof this trief deed, and me per not the sum of the per cent per ce	991, with interest per cent per ar per annum, and all Illinois, at the office of is payment of the said rtormance of the receive hand paid, the receip the following describ A. Seavern's	from June 19, 1, minm; each of said imof said principal and is as the holders of the Grund, Marcus & principal sum of money nants and agreements here twhereof is hereby ack lead Real Estate and all of NTY OF Cook Subdivision of	stalments of princip interest being made a note may, from the McNish, P.C. and said interest in a nowledged, does by the fits eather, right, title a AND STATE Of the South Eas	on the principal balance al bearing interest after payable at such banking the to time, in writing 111 West in said City, accordance with the terms, dortgagor to be performed, ese presents CONVEY and interest therein, situate, 11. III. III. III. III. III. III. III.
Principal	l Meridian, in Cook	County, Illi	nois.	nge 13-addt 0	or the inita
	3-25-321-013	C)		1
Robert M. 111 W. Wa	RUMENT PREPARED BY . Knabe ashington - Suite 1 Illinois 60602	: 861	OUNEL O		1100
TOGETHER with all so long and during all so so long and during all so secondarily), and all apprecingeration (whether sin doors and windows, the whether physically attachiorigagor or its successor TO HAVE AND TO H set forth. This trust deed coil deed) are incorporated	Fereinafter described, is referred improvements, tenements, easing ich times as Mortgapor may be trains, equipment or articles not ple ionits or centrally controlled in coverings, mador beds, awninged thereto or not, and it is a sor assigns shall be considered a OLD the premises unto the said issists of two pages. The covincient by reference and are	nents, fixtures, and ap- i-entitled thereto (wh- w or hereafter therein D, and ventilation inclu- ings, stoves and water- erced that all similar s constituting part of a Trustee, its successors enants, conditions a part hereof and sl	opurtenances thereto be- inch are pledged prima if or thereon used to supp uding (without restrictin heaters. All of the foreg apparatus, equipment or the real estate, and assigns, forever, for and provisions appear tall be binding on the	by and on a parity with only lied, gas, air conditions to freedoingly screeting to be freedoingly screeting are declared to be articles he rafter place the purposes, are coonting on page 20% of Mortgagor, its successions and successions.	th said real estate and not oning, water, light, power, ns, window shades, storm r a part of said real estate ed in the premises by the the uses and trusts herein eyerse side of this trust ssors and assigns.
attested by its Assistan	nortgagor has caused its corpora t. Secretary on the day and CCOCS of said corpor	year first above w	affixed and these present filten, pursuant to au	s to be signed by its A., thority given by rese	Strict Vice President and Cutions duly passed by
Said resolutions further pr	ovide that the note herein descri	bed may be executed	· · · · · · · · · · · · · · · ·	ition by its ILWAUKEE CORP	•
				200	
CORPORATE SEAL			ATTEST: HOW	1 /2 N	KAMMAKKWie President
					Assistant Secretary
STATE OF ILLINOIS County of Cook	SS. a Notary Publ	ic in and for and residi	ndersigned ng m said County, m the	State aforesaid, DO HI	EREBY CERTIFY THAT
Isaac Sil	ver	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	dent of the 2470 l	<u>N. Milwaukee (</u> und	
Assistantial Assistantia	1 Company, personally known to the President and Assistant and delivered the said instrumes and purposes therein set forth han of the corporate seal of said ary's own free and voluntary act GIVEN under my	o me to be the same 1 Secretary, respective (m) as their own free, , and the said Assistant d Company, dat after	persons whose names are its, appeared before me ind voluntary act and as a Secretary then and ther the corporate seal of sa- luntary act of said Comp luntary act of said Comp	e subscribed to the fore this day in person and the free and voluntary e acknowledged that said. Comming to said on	acknowledged that they act of said Company, for ad Assistant Secretary, as
Notarial Scal			KILLM	the	NOTARY PUBLIC

UNOFFICIAL COPY

Property of Cook County Clark's Office

THE COVENANTS, (UD) I TO SALE ROY SIGHS UDER LEDTE ON PROFITOR between side of This Trust Deed):

1. Mortgagor shall (a) promptly repair, restore 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 not expressly subordinated to the lien hereof; (c) 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; (d) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinance with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

a reasonable time any building or buildings now of at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinance.

2. Mortgagor 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 duplicate receipts therefor. To prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagor may desire to contest.

3. Mortgagor shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm (and flood damage, where the lender is required by law 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 indebtedness secured hereby, all in tendes 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 mortgage clause to be attached to each policy and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the mortgagor in any form and manner deemed expedient, and may, but need not, make any payment or perform any act hereinbefore required of Mortgagor 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 hen or other prior lien, or claim thereof, or redeem from any tax sole or forfeiture affecting said premises or context any tax or assessment. All mo

nation of Trustee or holders of the note shall never be considered as a waver of any right accruing to them on account of any default hereunder on the part of Mortgagor.

5. The Trustee or 18 is hiers of the note hereby secured making any payment hereby authorized relating to taxes or axexsiments may do so according to the following of the most of the

sale and deficiency.

10. No action for the enforcement of the hen or of any provision hereof shall be subject to my d fense 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 thereto shall be permitted for that

purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, of the equire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be hable for any acts or omission. Lerounder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities sa isfactory to it before exercising any power

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of s.h factory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the regions of the person who shall, either representation frustee may accept as true without inquiry. Where a release is requested of a successor trustee, such such is trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such such is retrieved and note which bears an identification number purporting to be placed thereon by a prior trustee may accept as the genuine note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee may accept as the instead of the note and which purports to be executed on behalf of the carboration herein described as the maker thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed on behalf of the corporation herein designated as maker thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder of Deeds of the county in which the premises are situated shalf be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons claiming under or through Mortgagor, whether or not such persons shall have executed the note or this Trust Deed. The word "mote" when used in this instrument shall be construed to mean "note" when nore than one note is used.

16. The mortgagor hereby waives any and all rights of redemption from sale under any orde

"notes" when more than one note is used.

16. The mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, on its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this trust deed.

17. Before releasing this trust deed. Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

FOR THE PROTECTION OF BOTH THE BORROWER , LENDER THE INSTALMENT NOTE SECURED BY THIS TR DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TR COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED RECORD.	UST
ZMAN TO:	

IMPORTANT!

nt oc abbuezoic to tun tim	
Identification No.	71.31.31
CHICAGO T	ITLE AND TRUST COMPANY, Trustee.
	Assistant Secretary

	7,03,011,71	
MAIL TO: ROBERT M. KNABA ILL W WASHINGTON #1 CHICAGO IL GGGZ	FOR RECORDER'S INDEX PURPOSE INSERT STREET ADDRESS OF ABOUT DESCRIBED PROPERTY HERE 2455 3444 N. MILWA	VE
PLACE IN RECORDER'S OFFICE BOX NUMBER	CHICARO IC	

LWAUREL

UNOFFICIAL COPY

Property of Coof County Clerk's Office

BOX XXI-BY