(Monthly Payments Including Interest)

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher har the selfer of this form makes are warmed with recent this error includes also exemple or marcher/stability or filtered for a selfcular outpose.

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THIS INDENTURE, ma	Septes	sber 16,	10.88		
	-FLORENCE TODD.	sister and		ville Andreas	* * * * * * * * * * * * * * * * * * * *
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		2334.04		#6186 # A SE	88-43018
9400 S. Thr			TATEL	COOK COUNTY REC	CORDER
herein referred to as "Mo	ortgogors," and	Company of the Compan		en e	
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	land Chicag	o Illinole			
(NO. AND Shurein referred to as "Tri		(S) (CITY) A'hercas Mortgagors are jun	ATE) Ih indebted	The Above Space For Reco	siden's Hee Onls
		ermed "Installment None." Sand delivered, in a			naci so com,
note mortisagors bromise	Contempor JD.	** *** *** *** *** *** *** *** **** ****	Japan - 14 7 St St. 4 St.	100 700077 FTVI es	4 55/340-
Dollars, and interest from	In the second of	on the balance of avable in installments as toll		n time to time unpaid at the rate	
Dollars on the 20th	day of October	19 88 and CHE	DEED TITE		- Dollars or
the 20th day of ea	ich and rivery month there	after until said hote is fully	said, except that the fina	payment of principal and inter	rest, if not sooner paid.
to accreed and unpaid into	erest on the un laid princit	oal halance and the remaind	er to principal: the portio	ndebtedness evidenced by said n of each of said installments co	mstituting principal, to
the extent not paid when	due, to bear interest after	r the date for payment there	of, at the rate of14,	per cent per annum, and a	il such payments being
holder of the note may, fr	Ashland State B	a special, which note furthe	provides that at the elec	tion of the legal holder thereof:	her place as the legal and without notice, the
principal sum remaining (uppaid thereon, together:	whacefued interest therest	n, shail become at once o	lue and payable, at the place of e with the terms thereof or in c	i Daymeni alorewayi, w
and continue for three day	vs in the performance of a	c. bet agreement contains	d in this Trust Deed (in v	which event election may be ma for payment, notice of dishono	de al any time after the
protest.					
above mentioned note an	diot this Trust Deed, and ti	he nerforms are of the coven	ants and agreements bere	dance with the terms, provision in contained, by the Mortgago	rs to be performed, and
WARRANT unto the Tr	he sum of One Donar in ustee, its or his successor	nand paid, the receipt when and assigns, he obsowing	described Real Estate a	iged, Mortgagors by these pre and alt of their estate, right, titl	le and interest therein.
situate, lying and being in	the CLTY OF	Chicago	COUNTY OF	AND STATE	OF ILLINO15, to wit:
Lot 84: in B	lock i in Bened	ict's Subdividio	of the Bort	Best 1/4 of the	Southeast
1/4 of Secti	ion 20, Townshi			the Third Princip	
in Cook Cour	aty, Illinois.				
.*			00400	450	V ₁
	7		88430	H0%	
which, with the property	hereinafter described, is r	referred to herein as the "pr	emises,"	· · · •	
Permanent Real Estate i	index Number(s):	29-20-406-906			·
Address(es) of Real Esta	ic: 6721 8. Pe	oria_Chicage]	111nois Cook		
<i>i</i> ,				and all rints, issues and profits	thereof for so lone and
during all such times as M	fortgagors may be entitled	i thereto (which rents, issue	s and profits are pledged	prima"."; and on a parity with: to supply heat, gas, water, ligh	said test estate and not
and air conditioning (who	ether single units or centi	rally controlled), and ventil	ation, including (withou	t restricting (h : foregoing), sc	reens, window shades.
mortgaged premises whet	her physically attached the	ereto or not, and it is agreed	that all buildings and add	foregoing in declared and agrictions and arrangement of the agriculture of the agricultur	pparatus, equipment of
TO HAVE AND TO	HOLD the premises unt	gors or their successors or as o the said Trustee, its or his	successors and assigns, fo	prever, for the purposes, and u	pon the uses and trusts
herein set forth, free from Mortgagors do hereby exp	all rights and benefits un	der and by virtue of the Hor	nestead Exemption Law	s of the State of Illino's, + aich	said rights and benefits
The name of a record own	ner is:				
This Trust Deed come berein by reference and I	ists of two pages. The curi bereby are made a part is	tuants, conditions and provi errof the sume as shough t	stoot appearing on page ? Ley were bere set out in	l (the reverse side of this Time) full and chall be binding on (\(\text{\text{of persons to their being} \) \(\text{\text{design} their being} \) \(\text{design} their
Successors and sunigns. Witnessahe bands an	e soule of Martagories the	day and year tirst above we	tten		
T.	Marie		(Scal) K	range 3h	rahon sen
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SIGNATURE(S)		خ نید ک سند کا این از این	(Seal)		(Seal)
State of Illinois, County o	Cook			undersigned, a Notary Public	in and for said Courts
state of fundas, County o	in the State secretard, I	O HERERY CERTIFY I	F1.01.11.3	1948, sistat our	
MALADETE .	Direstan,	process-	0, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4,		
impacas Seal	personally known to m	e in he the tame person.	whose turne		foregoing instrument.
HERE.	Marie 18			vigned, souled and delivered win set forth, including the rel	
	right of homescad.			And the second s	7 - Constitution (1)
Given under my hand and	l official seal, this	6th cay of	Suptember.	A 1	
Commission expires		14.0.4			all called him
This instrument was prepa	ared by BRETATA	2 Perios 3	443 5, Asbland Winesa) falcago, Illia	
67 g - 1 g - 1 g - 1	Jan Branda Maria			Programme and the second	

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- 2. Mortgagers shall pay before any penalty extaches all general tasts, and shall pay special tasts, special assessments, water charges, sewer special tasts, special assessments water charges of the special special tasts, special tasts, special assessments of the special special tasts, seed other charges against the premise; when does not shall upon written request, furnish to Trustee or to holders of the note in original or deplicate receipts therefor. To prevent default instances Mortgagers shall play in full mader protest, in the manner provided by actes, say tast or assessment which Mortgagers may desire to contest.
- 3. Morrangers shall keep all buildings and improvements now or hereefter situated on said premises insured against less or damage by fire, phining and windowers under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing requiring the space or to pay in full the indebteches secured involv, all in companies satisfactory to the bolders of the note, under inventors payable, in case of less or damage, to Tracted for the beauty of the bolders of the note, such rights to be evidenced by the standard morrange should be each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in one of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein. Truston or the holders of the note may, but need not, make any payment or perform any act hereinbefore restricted of Mortgagers in any form and manner demand expedient, and may, but need not, make full prigately payments of echnologic interest on rice monombraness. If any, and purchase, discharge, comprenses or settle any tax lies or other prior lies or claim thereof, or redeem say tax sale or forfaiture affecting said premiers or contest any tax or assessment. All moreys paid for any of the purposes herein authorized of all expenses paid or incurred in economics and the resonable attorneys fees, and any other moneys advanced by Trustee or the ideas of the note to protect the martgagued premiers and the iron hereof, plus reasonable componention to Trustee for each matter concerning rich action herein authorized may be taken, shall be so much additional indebtedness accured hereby and shall become immediately due and symble midmus notice seeks. As warrest thereon at the raise of sine per cansum. Institute or holders of the note shall never be considered as a research of any fight accruing to the note shall never be considered as a research of any fight accruing to the note shall never be considered as a research of any fight accruing to the note shall never be considered as a research of any fight accruing to the note shall never be considered as a research.
- 3: The Trustee or the 3r abers of the note hereby occurred staking any payment hereby authorized relating to taxes or assessments, may do according to any bill, states out or estimate procurse from the appropriate public office without inquiry into the accuracy of such bill, states or entire or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay as A iv m of indebtadness herein mentioned, both principal and interest, when due according to the terms hereof. Ag the election of the holders of the paralpal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the principal rates or in the Deed shall.

 The contraction of the holders of the paralpal nate, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the payable when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors. of principal or inte
- 7. When the indebtedness pereby secured shall become due whether by the terms of the note described on page one or by acceleration or columnia, holders of the note or "runtee shall have a before shall have all other rights provided by the laws of fillings for the enforcement of a mortgage deb. F. F. It suit to foreclose the lien hereof, there shall be allowed and included as additional interfaces in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for automaty? fees, Trustee's fees, appraiser's fees, outlays for accumentary and expense evidence, alternates a barrier, publication costs and costs (which may be estimated as to items to be expended infor any of the decree of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrous certificates, and similar data and appraises with respect to title as Trustee or holders of the note may deem to remain necessary either to procedure such said onto a date and appraises of the nature in this paragraph mentioned shall become of the title to or the value of the greatests. In addition all expenditures and expenses of the nature in this paragraph mentioned shall become additional indebtectance secured hereby and manufacture, when in operating, including but not limited to product and barkuptey proceedings, to which either of them shall be a party, officer as plaintiff, minuant or defendant, by reason of this Trust Oced or any indebtedness hereby mounted; or (b) preparations for the continencement of any sait to the fireclosure hereof after account of such right to discolose whether or not actually commenced:

 1. The paragraph of the difference of any threatened sail or procedure, a which angle affect the premises or the security hereof, whether or not actually commenced.
- 8. The proceeds of any forestoure sale of the premises shall be distributed and applied in the following order of priority: First, on account if all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other terms which under the terms hereof countings secured indubations a factional to that evidenced by the note hereby secured, with any other provided; third, all principal and interest remaining unput, any overplus to Mortgagors, their heres, legal representatives or assigns as their rights may appear.
- 9. Upon or at any time after the filing of a complaint to foreclose this Trust Deed, it a Court in which such complaint is filed may appoint a situative of said premises. Such appointment may be reade either before or after sale, without regard to the solvency or insolvency of bioregapora at the time of application for such receiver and without regard to the filen valve of the premises or whether the same shall be then excepted as a betweenested or not and the Trusten hereinder may be apprised as such receiver shall have power to collect the rents and profits of said premises during the pendency of such foreclosure said in case of a real and a deficiency, during the full statutory period for redemption, whether there be redemption of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which tax be necessary or are usual in such cases for the presention, possession, control, reassagement and operation of the presentions whole of sale part of. (1) The court from time to time may approve the receiver to apply the net income in his hands in payment in whole or in part of: (1) The salebtedness secured hereby, or by any descree, provided such application in made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
 - 10. Ho action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any defense which would not cod and available to the party interposing same in an action at law upon the note hereby secured.
 - f. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and so can thereto shall be per-for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee or obligated to record in Trust Cond or to exercise any power hersin given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions admitted the case of his own grown negligence or miscondust or that of the agents or employees of Trustee, and he may require indemnities difference to then before examining any power hersin gives.
- 13. Trained shall referse this Triot Doed and the first thereof by proper instrument upon presentation of activitationy evidence that all individuals steamed by this Triot Doed has been duly paid; and Triote stay execute and deliver a release hereof to and at the request of any series who shall sink a house or after metarity deprod; evolute and orbits to Triote the principal past, representing that all individuals assumed has been poid, which impresses the request of a successor through a received herein described any surge as true without inquiry. Where a release is acquested of a successor invoke paster trained by a prior trained and the principal activitation is substituted any some which bears a certificate of identification purporting to be excessed by a prior trained by the persons burden described a strained which persons burden described as the making thereof; and where the release is requested of the original trustee and he has accounted a certificate on any information and which trained of the principal past has the construct any note which may be presented und which trained on the description herein contained of the principal same and which particular to be encounted by the persons furnities described as makens thereof.
- 13. Promis and reach by factronism to willing that in the office of the Recorder of Registrar of Titles in which this instrument shall have the resolution that to one of the damby resonant on architector recount to set of France.

 And be first humanice in Trust and is the event of the cr to think, or ignorises; inchild; or return to set, the then Recorder of Deeds of the county is which the presents our structs shall be seened that the event of the county in Trust and the present of the county of the
- 13. This Trest Start and all previsions bereat, that estend to and be blacing upon Bloripagors and ad persons examing under or through prinagers, and the month Whentyngers? when used berein shall include all such persons and all persons at any man hable for the payment of includences or any part thereof, whether or not such persons shall have executed the principal state, it did from Deed.

	The Installment Note receptioned in the within Trust Dued has been
IMPORTANT FOR THE ENCIDETION OF BOTH THE BORROWER AND LENGER, THE NOTE SECURED BY THIS TRUST DEED	Identified herewith sader Identification No.
LENGER THE NOTE SECURID BY THIS TRUST DEED FOUND TO BE IDENTIFIED BY THE TRUSTER, REPORT THE FIXER DECORD.	Φ_{n+1}
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