## TRUST FICIAL COPS 2 0

768733

and the second procedures of the angle of the second secon	CT TC 15	n i garaga mayyan i na madami kaci sa	THEARINESIA	<b>LOWERWAY</b>	OSICONLY	ို့သို	
THIS INDENTURE, mac A/K/A John E. FIE	le November 26 ce, humband and wif				Joan E. Smt Place	ca. 33	
Hinois, herein referred to THAT, WHEREAS Trusto BEARER and hereinafter (Sixin the Total of Pay (7) in the Principal of the principal of the tentre of the principal of the party of the par	stors," and CHICAGO TTT as TRUSTEB, witnesseth: ors are justly indebted to the described, said legal holder ments of \$15,180.00 at Actual Amount of Loan at the Rate secure the payment of the temount shall have been nown of the economis and agreements of the economis and agreements of the economis and agreements of the contact the payment of the said of the contact and agreements of the contact and interest therein, sina and the contact therein.	legal holders of or holders bein or f \$ of Charge set I and indebtednes need to Trustors	the Instalment Note g herein referred to orth in the Note. s of Trustors to the on the date between	e (the "Note") m ons the "Holders together with int Holders of the N or at a later date.	ade payable to THI of the Note" lerest on unpaid ba ote, within the limi	ORDER OF	
divinion of that Section 15. Towns		half of the e 14 East o at Railroue	s North half of the third	of the Nort principal M Y 18EPP98 R 143333 1 44009 \$	heast quarte Gridlan, lyh	r of ng West ols.	
This document pre	pared by J. Suttor P.O.Box 4	87 rk,11,60477	Pynz,				
which, with the property berematter described, is referred to herein as the "premises,"  TOOFTHER with all improvements, tenements, easements, fixtures, and appartenances thereto by ong (g. and all rents, issues and profits thereof to so long and during all such times as Trustors may be entitled therein (which are pledged primarily and on a party with) indical estate and not secondarily) and all apparatus, equipment of atticles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, fight, power, "Hereation (whether single units or centrally controlled), and worldation, including (without restricting the foregoing), secrets, which wishway, they expertings, inside the samples shows and water headers. All of the foregoing are declared to be a part of said premises whether physically attached thereto or not, and the agreed that all similar apparatus, equipment or articles bereafter placed in the premises by Trustors or their successors in assigns shall be considered as constituting part of fact premises.  TO HAVE AND TO HELD the premises aim Timitee, its successors and assigns, lorever, but the purposes, and essential trustors do hereby expressly release and							
Deed) are incorporated her	ists of two pages. The cover rein by reference and are a p 8 and seal _8 of Trus	art hereof and s	hall be binding on (	the trustors, their	2 (the reverse side noirs, successors a	of this Trust and assigns.	
			J. 1.65 m	4 914	\10, E. F.	SEAL)	
STATE OF ILLINOIS,	SS. a Notary Public i		ee M. Surter	in the State aforesa	od. IXI HEREBY CE	RTIFY THAT	
COUNTY OF Gook	Alex W, F wife as 1	ike and Jou Fint tenant	in E. Smith,	A/K/A Joon	E. Fike, hust	20nd and	
	who ATO personally known toregoing instrument, appeared scaled and delivered the said Instr- set forth.	before me this	day in person and a	cknowledged that free and voluntar;	y act, for the uses and p	signed,	
Managari Vari	Given unde	r my hand and Noti	irial Seal this2	Oth day of	November	Notary Public	
"OFFICIAL SE JOYCE M. SU Notary Public, State My Commission Expire	ITER { of Ulinais {			/ <del>} ~ } ~ * * * * * * * * * * * * * * * * </del>	91628		
	<del>-</del> :		,	•	17	20	

THE COVENANTS, CONDITIONS A PLEAVIS DESCRIPER ENTROY AND CITIES TRUST DEED:

1. Trustors shall (a) promptly replant reward any towards any burndings of improvements tow on heterofier ourse premises which may become damaged or be destroyed; to keep said premises in good condition and repair, without waste, and free from mechanic wor other thems or claims to then not expressly subsordinated to the lien hereof; (c) pay when due truy indebtechess 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 the Holdiers of the Note; (d) complete within a reasonable time any building no buildings now or at any time in prices of creetion upon said premises; except as required by law or insulicipal ordinances with respect to the premises and the use thereof, (f) make no material alterations in said premises accept as required by law or insulicipal ordinances with respect to the premises and any default be made in the payment of any installment, of principal or any interest on the prior mortgage and to prevent any default thereunder. Trustors there that should any default be made in the payment of any installment, of principal or any interest on the prior mortgage, then the amount secured by this Trust Deed shall become and be due and payable in full at any time thereafter, at the option of Trustee that should any default be made in the payment of any interest on the prior mortgage, then the amount secured by this Trust Deed shall become and be due and payable in full at any time thereafter, at the option of Trustee that shall are shall any be any time the prior mortgage, then the amount provides the Holders of the Note, and shall, upon written request, format to Trustee or to the Note, and the Holders of the Note, and the Holders of the Note, and shall defined any any and any dealer to contest.

3. Trustees shall be expended any and the pay and the payment of payment of payment of payment provide

assessment, sale, introduce, we refer the or chain increof.

6. Trustors shall pay each join of indebtedness berein mentioned, both principal and interest, when due according to the terms hereof. At the opinion of the Holders of the Note, and without notice to 'justors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Note or in this Trust Deed to the contrary, become due and payable when of any other agreement of the Trustors berein contained. In the event of the deed not one of the Trustors, the Holders of the Note or Trustee shall have the opinion to declare the unpaid balance of the indebtedness immostification does not account.

become due and payable when defacts, half occur and commune for three days in the payment of any interest of in the performance of any other agreement of the Trustors, the Holders of the Note or Trustee shall have the option to declare the unpaid balance of the Indebtedness instituted. In the cent of the Note of Trustee shall be allowed and included as additional indebtedness in the device of its all expenditures and expenses which may be paid or incurred by or on behalf of Trust extent leaders of the Note for attorneys (see, Trustee's fees, appraiser's lees, outlass for discussions) and expenses which may be paid or incurred by or on behalf of Trust, ext the Holders of the Note for attorneys' (see, Trustee's fees, appraiser's lees, outlass for discussions) and expenses which may be paid or incurred by or on behalf of Trust, ext the Holders of the Note for attorneys' (see, Trustee's fees, appraiser's lees, outlass for discussions) and expenses which may be paid or incurred by or on behalf of Trustee or the Holders of the Note may deem to be reasonably necessary either to prosecule such so? or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the Note may deem to be transmothally necessary either to prosecule such so? or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the value of the premisers. All expenditures and expenses at 1 % nature on this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at a rise egulvalue of the post incurred by Trustee or indebtedness secured hereby and immediately due and payable, with interest thereon at a rise egulvalue of the post incurred by Trustee or indebtedness hereby secured, or the premisers of the premisers of

income in his hands in payment in whole of in part of: (a) The indebtedness secured hereity [1,7], sny decree foreclosing this trait treed, or any has, special assessment of other lien which may be or become superior to the lien breed or of such decree, provided such application is made prior to foreclosine sale, th) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to a. 3 d fense which would not be go st and available to the party interposing same in an action at law upon the Note hereby secured. If Trustors solutionally shall set or convey the finishes, in whole or in part, or any interest in that premises or by some act or means divest themselves of title to the premises without obtaining the written consent of the Folders of a. (we of Trustee, then the Holders of the Note of Trustee shall have the option to declare the unpaid balance of the indebtedness immediately due and payable. This option shall, or apply if that the sale of the Protess is permitted because the purchaser's creditivorthiness is satisfactory to the Holders of the Note and (b) that parchaser, provide years are creditivorthiness is satisfactory to the Holders of the Note and (b) that parchaser, provide years have excured a written assumption agreement containing terms prescribed by the Holders of the Note shall have the right to inspect the premises at all transmable times are restly as the part of the holders of the Note shall be active to the note of the premises of the Note and the Holders of the Note and the Note of Trustee (and the Indiana of the Holders of the Note and the Indiana of the April 19 and Indiana of India

PLACE IN RECORDÉR'S OFFICE BOX NUMBER

16. Defore 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.

		768733
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE NOTE SECURED BY THE TRUST INLED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND JRUST COMPANY, TRUSTEE, BEFORE THIS TRUST DEED IS FILED FOR RESERVED.	Hy 17-10	TITLE AND TRUST COMPANY, Truster. Assistant Secretary, Assistant Vice President
MAIL TO:  CTAT  IN US. USOSCHINGTON  Choo. De coocoos  L Str. floor- Id dept	٦	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
LS+n. floor-soddept		