

## TRUSTUNEOFFICIAL COPY

.,	71306 ctro	15	THE ABOVE SPACE FO	OR RECORDER'S USE ONLY	
THIS INDENTURE, n		O , 19 TFE, AS JOINT T		SURLES AND JANICE SUI	RLES,
Illinois, herein roferred THAT, WHEREAS Tr	to as TRUSTEE, wasters are justly inde	itnesseth: bted to the legal holder	s of the Instalment Note (th	linois corporation doing busin he "Note") made payable to Tl	
BEARER and nonsingu		gai noider or noiders i	or	the "Holders of the Note"	
XX in the Principal	or Actual Amount	of Loan of \$ 35268 at the Rate of Charge:		ether with interest on unpaid	balances of the
It is the intention hereof	to secure the payme	int of the total indebted	lness of Trustors to the Ho	lders of the Note, within the li	mits prescribed
NOW, THEREFORE, T	rusiors to secure the payr nce of the covenants and areby acknowledged, do	nent of the said principal sun agreements herein contained by these presents CONVE	l, by Trustors to be performed, as r and WARRANT unto Trustee,	cordance with the terms, provisions an nd also in consideration of the sum of , its successors and assigns, the follow	One Dollar in band
SOUTH HALF PRINCIPAL WITH BLOCK 67 LYING S 17 AND THE	OF SECTION I MERYDIAN LYIN S 53,5+,35,62 OUTH OF CRAND SOUTH HALF O	7, TOWNSHIP 36 G WEST OF THE I THROUGH 66 AND TRUCK RAILROAD	NORTTH, RANGE 14, LLINOIS CENTRAL R 68 THROUGH 84 AN , ALL OF SOUTHLAW WNSHIP 36 NORTH,	ON OF THAT PART OF T EAST OF THE THIRD AILROAD, TOGETHER ID THAT PART OF BLOCK IN, A SUBDIVISON OF S RANGE 14 EAST OF THE	<pre>SECTION</pre>
	105-018 AND 105-019	0,5			
	NOWN AS 15139	THE THOUGH			
	HARVE Y GLORIA GREG	Y,1L 6042) DRY	:	DEPT OF RECORDING TOTAL TRANSPORT \$6597 FA X 922 COOK COUNTY RECORDS	78810
	512 W LAKE ADDISON, IL				
	MDDIGON, IE	00101	927	'861 C'7	
during all such times as Trustor articles now or hereafter therei centilation, including (without All of the foregoing are declar hereafter placed in the premise TO FAVE AND TO HOL rights and benefits under and t	provements, tenements, s may be entitled thereto in or thereon used to sup- testricting the foregoingle ed to be a part of said pro- st by Trustors or their suc- 12 the premises unto Tru-	casements, fixtures, and ap- which are pledged primarily oly beat, gas, air conditional, , screens, window shades, it emises whether physically a cessors or assigns shall be a stire, it is not expers and assi-	purtenances there—ocloringing, and on a parity with say "res" test, water, light, power refer errorm doors and window. floor of ottached thereto or not, and ", e-onsidered as considered part of the nurrouses. ""	and all rents, issues and profits there tate and not secondarily) and all appars atton (whether single units or centrall werings, inador beds, awnings, sures agreed that all somilar apparatus, equ the premises. All you the uses and trusts becomed and and occuping Trustors do bereby exp	alus, equipment or ey controlled), and and water heaters. appnent or articles.
Deed) are incorporated h	erein by reference a	nd are a part hereof an	ons and provisions appear d shall be bin-ling on the to nd year first above written	ring on Page 2 (the reverse sid rustor), their heirs, successors	e of this Trust and assigns.
(2.1.1					
ROCHTE SURI	i finek <u>isanii </u>	[SEAL]	JANICE SU	RLES	SEAL
					[ SEAL ]
		TIMOTHY M. K.	A.1. 1.N.A.		
STATE OF ILLINOIS,				e State aforesaid, DO HEREBY C.	
COUNTY OFCOOK	RO	OCHIE SURLES AN	D JANICE SURLES, H	e State aforesaid, DO REREBY C. IS WIFE AS JOINT TEN	ANTS
	foregoing instrumen	, appeared before me th	is day in person and acknow	whose name S ARE aub wledged that THEY ec and voluntary act, for the oses and	signed,
	set forth.	Chiven under my band and h	lotarial Scal this 202	TH descrit OCTOBER	19 92
		Server where they happen digit		orthy in Kalina	
Notarial Seal	NATURAL MARKET PROPERTY.		1 cvu	1 Company of the Comp	_ Notary Public
"OFFICIAL. Timothy M. Notary Public, State	SEAL"  Kalina  c of Illinois				

Page 2 THE COVENANTS. CONDITIONS AND FED (ISIONS RE ERRE I TO O MAE) (THE REVE ISE THEOF THIS TRUST DEED):

1. Trustors shall (a) promptly repairs also to discharge any buildings by the contention are the size for intermined which may be come distinguished to the line merchange to or other lines or claims for line not expressly submediated to the line hereofy (op pay when due any indebtedness which may be secured by a less on the permiser superiors the line of the more than the prompt of the pay of the permiser superiors and the prompt of the permiser of the permiser of the prompt of the permiser and the use thereofy (f) make no instancial intervitors in skill permises except as required by law or municipal ordinance.

2. Trustors herein expressly covenant and agree to pay and keep current the monthly instalments on any prior mortgage and to prevent any default thereunder. Trustors further agree that should may default be made in the payment of any instalment of principal or any interest on the prior mortgage, or should any sait be commenced or other action taken to foreclose 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 or the Holders of the Note and in accordance with the Note. Trustors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special seasonaments, noter charges, some service charges, and other charges against the premises when does not make any any any and the provided by distincting the proposal payable in the Holders of the Note and in accordance with the Note. Trustors shall pay to full under protest, in the manner provided by statute, any tax or assessment which trusting desire to coulest.

3. Trustors shall because the provided proposal payable in the shall pay to the provided pro become due and psyable when default hall occur and continue for three days in the payment of any interest or 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 indebedness immediately due and psyable.

7. When the indebedness hereby source all shall become due whether by acceleration or otherwise, the Holders of the Note or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, the nay see paid or incurred by or on behalf of Truste. Or the Holders of the Note for attorney? fees, Trustee's fees, appraiser's fees, outlays for documentary and expenses which may be paid or incurred by or on behalf of Trustee. Or the Holders of the Note for attorney? fees, Trustee's fees, appraiser's fees, outlays for documentary and expense which may be paid or incurred by or on behalf of Trustee. All expenditions, title insurance policies, a forence certificiates, and similar data and assurances with respect to title its Trustee or the Holders of the Note may deem to be reasonably necessary either to prosecute such surface to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this para pay mentioned shall become so much additional indebtedness secured hereby and immediately due and psyable, with interest theteen at an ecculishent to the post maturity rate set forth directin, when performent the provider of the Note in connection with (a) any proceeding including probate and bankruptey proceedings, set forth directin, when performent the party, either as plaintiff, claimac, or defendant 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 acrual of such right to incident to the incident of the premises abail the distributed and applied in the following order of priority. Income in his hands in perment in whole or its part of: (a) The indebtedness secured hereby or, by any decree foreclosing this Trust Deed, or any tax, special assessment or other lies which may be of become superior to the lien or of such decree, provided such or president is made prior to foreclosure sale, (b) the deficiency in other lies or of such decree, provided such or president is made prior to foreclosure sale, (b) the deficiency in case of a sale and efficiency.

No action for the enforcement of the lien or of any provision hereof shall be subject to at y if fense which would not be good and available to the party interposing ame in an action at law upon the Note hereby secured. If Trustors voluntarily shall set or convey the ore nises, in whole or in part, or any interest in that premises or by some arrow means divest themselves of title to the permises without obtaining the written consent of the Holder of the Note the them the Holders of the Note including, if required, an increase in the rate of interest populb. Under the Note.

11. Trustee or the Holders of the Note shall have the right to inspect the premises or to inquire or it, the validity of the signatures or the identity, capacity, or authority of the signatures on the Note including, if required, an increase in the rate of interest populb, under the Note.

12. Trustee that folders of the Note shall have the right to inspect the premises, or to inquire or it, the validity of the signatures or the identity, capacity, or authority of the signatures on the Note including, if required, an increase in the rate of interest populb, under the Note.

13. Trustee hall robe to a continue the title, location, existence or condition of the premises, or to inquire or it, the validity of the signatures or the identity, capacity, or authority of the signatures on the Note or Trust Deed on the Note of the Note including and the interest of the note of 71300 Identification No CHICAGOTTFLE AND TRUST COMPANY Trustee. Assistant Secretary Assistant Pice President

FOR THE PROTECTION OF A PI THE EDRACWER AND LENDER THE NOTE SECURED BY THIS TOD DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY. Trustee, BEFORE THIS TRUST DEED IS FILED FOR RE (DR).

MAIL TO:

CHICAGO TITLE AND TRUST CO

IT I TO COMPANY. TRUST CO

INSERT STREET ADDRESS OF ABOVE

DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER