

TRUUDEDFFIGHAL COPY

769253

THE ABOVE SPACE FOR RECORDER'S US	ISE ONL
-----------------------------------	---------

		67767	THE ABOVE SPACE FOR	RECORDER'S USE ONLY
THIS INDENTURE,	made	February 4,		SEPH M. JAKUBOU & MARIE S. KUBOU, his wife
Chicago, Illinois, here THAT, WHEREAS t	ein referred to as the Mortgagors ar	TRUSTEE, witnessette justly indebted to	h:	n Illinois corporation doing business in alment Note hereinafter described, said sum of
Thirty thousan				Dollars,
evidenced by one co	ertain Instalment	Note of the Mortga	gors of even date herewith	n, made payable to THE ORDER OF
from February a of 15 pe	4, 1992 er cent per annum	on the balance of including the including th	of principal remaining fro ding principal and interest)	
One thousand	one hundred	A. I	1 1 1	Dollars or more on the 1st day Dollars or more on
and interest, if not account of the indet remainder to princip	scorer paid, she becomes revidence tal; provided that or annum, and a	all be due on the led by said note to be to the principal of each of said principal a	first applied to interest or instrument unless paid will interest being made paul lillinois, as the holder	Dollars or more on cept that the final payment of principal ity, 1993. All such payments on the unpaid principal balance and the then due shall bear interest at the rate yable at such banking house or trust is of the note may, from time to time,
	the Mortgagors to mitations of this In so in consideration VARRANT unto the therein, situate, IND STATE OF ILL	o secure the payment of ist c-24 and the perform of the run of One Doll e Truste is ruccestors a lying and heng in ADOIS, to with	the said principal sum of mon- lance of the covenants and agre- or in hand paid, the receipt whi nd assigns, the following desert th: Ofty of Childen	cy and said interest in accordance with the coments herein contained, by the Mortgagors nereof is hereby acknowledged, do by these bed Real Estate and all of their estate, right, co. COUNTY OF
Lot 6 in block	c I in Caunt of section	lett's and Cerr 34, township 40	ins subdivision of	the Bortheast 1/4 of the East of the Third Principal
Property addre	ess: 4411 1	W. Fullerton, C	hiczno, 1L 60639	
P.I.N. 13-3	34-106-004			
				 Service of the service of the service
thereof for to long and a estate and not secondar conditioning, water, light foregoing), screens, wind foregoing are declared to comprisent or articles her	Improvements, ten during all such Ifme (dy) and all appar, t, power, refrigerati	ements, casemonts, fixtu- is as Mortgagors may be- stus, equipment or asti- on (whether single units doors and windows. Te-	res, and appurtenances there to be the districted (which are pied this new in hereafter therein or cer traffy controlled), and ve or coverings, frador beds, aw	belonging, and all tents, issues and profits ig a primarily and on a parity with said real at thereon used to supply heat, eas, air redation, including (without restricting the sings, stoves and water heaters. All of the and t is great that all similar apparatus, is shall a constituting part of
trusts herein set forth, fr said rights and benefits th	ee from all rights a to Mortgagors do he	nd benefits under and breedy expressly release an	y victue of the Homestead Exe d wave.	er, for the purposes, and upon the uses and imption Laws of the State of Illinois, which
this (rust deed) are in successors and assigns.	corporated herein	n by reference and are	a part hereof and shall be t	pearing on page 2 (the reverse side of pinding on the mortgagors, their heirs,
			he day and year first above	
				[SEAL]
				John I SEAL 1
STATE OF ILLINOIS, County of	SS. a No	the unders	id residing in said County, in th	ne State aforesaid, DO HEREBY CERTIFY
				
	loregoing instr	niment, appeared	e the same person whose before me this day it and delivered the said Inst	e name subscribed to the en person and acknowledged that rumcq4_av free and
		the uses and purposes the	erein set forth.	Tree and
	Given unde	r my kanel null Meduelat f	1 on 1 on	10.72 10.72
			بتسيكين تتكذب فسنسبب واستسبب	Holary Publisher
Notarial Seal	Land to a little on the first of the contract of		THE THE THE STATE OF THE SAME PROPERTY AND ADDRESS OF THE SAME PARTY.	
F 11/75		i — Bascilas Cons Inggares 1':	न्त राज्याती क्रिक्त मानामाती क्रिक्ट 600 क्रिक्त	JAN JAISING STINGS ST
F 11/75		The Based of God Postarion 15	न्त्र ए सम्बद्धाः जन्म स्वत्र स्वत्र व्यवस्थाः । 	MANAGUN ANGIACHICAGO, IIII RIOMILH TO STATE SCRIPT YRATON
Farm 637 1/411 2040		i — Bakul on third implanes [1]	कार ए सहस्रातिक स्थापन एक बार्का कार्या	ABIARIA ANKIACHIOREO III

The CUVENANTS, CONDITIONS and providing EFFERD TO ON POOR 1 THE SENERG SIDE OF THIS TREST DEED;

1. Marageon shall (a) providing paid from the field granter has been been as the state of the state of

definitings, i.e. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Tru-tee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be

11. Trustee or the holders of the note shall have the right to inspect the premises at all responsible 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, or to inquire into the salidity 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 rust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liably for any act; or ondstont hereinder, except in one of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities any source of its own gross any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of substactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release heree, it and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee note, representing not all indebtedness hereby secured has been paid, which representation Trustee may accept as time without inquiry. Where a release is requered of a successor trustee, such titicesion trustee may accept as the genuine note which bears an identification number purporting to be pured thereon by a prior trustee may accept as the genuine note which bears an identification number on which purports to be recented by the yetseen hirself designates do the makers thereoff and where the release is requered of the note and which purports to be recented its identification number on the note described herein, it may accept as the genuine note herein described any note which has been presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the presented and which purports to be executed by the presented and which

persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the country in which the premiers are situated shall be Successor in Trust. Any Successor in Trust hereinder shall have the idential title, powers and surhority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or shrough. Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part litereof, whether or not such persons shall have executed the note or this Trust Deed. The word "notes" when more than one note is used.

16. 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 art 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.

IMPORTANT!

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. Identification No. 769253 CHICAGO TITLE AND TRUST COMPANY. Trustee. Assistant Secretary Assistant Vice Fresident

EVALTER A. ROHN ATTORNEY-ATLAW 2045 North Milwaukee Ave. Chicago, Illinois 60618

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE