	or ro 15	THE ADJACE OF	Mary Law Mitary Mary Mary 1995 and 1995	
		**	ACE FOR RECORDER'S USE ONLY	
THIS INDENTURE, I husband and wife	nade June 4 - as joint tenants, of		ett Jefferson and Vera	Jellerson,
Himors, herein referred THAL, WHEREAS To BEARER and hereinald	to as TRUSTEE, witnesseth: istors are justly indebted to the l er described, said legal holder	egal holders of the Instalment f	7, an Illinois corporation doing bu Note (the "Note") made payable to ed to as the "Holders of the Note"	
Actual (Princip It is the intention hereof herein whether the entir NOW, THE-REFORE, T fraist feed and the performa- paid, the receipt whereof is property and all of their claus	For Actual Amount of Loan of al) Amount of Loan at the Rate to secure the payment of the tol re amount shall have been advant instors to secure the payment of the said nee of the coordinats and agreements he	of Charge set forth in the Note al indebtedness of Trustors to ced to Trustors at the date here principal suinof money and said inter- encontained, by Trustors to be perfo- ints CONVEY and WARRANT unto	the Holders of the Note, within the cof or at a later date, est in a cordance with the terms, provision ritied, and also an consideration of the sam Trustee, its successors and assigns, the fo	e limits prescribed s and limitations of this inf One Dollar in hand
to wif	O.			
lots and parts Township 39 NOr	of lots in the School	Trustee's subdivisi the third principal	mity resubdivision of o on of the Sorth part o meridian, recorded Ap	I Section 16,
PIN No. 16-16-2	10-033			
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This document pr	epared by J. Sutter P.O.Box 478 Tinley Pari			
		Yhx.	92799794	
during all such times as Tristors articles now or hereafter theren ventilation, including without rAll or the foregoing are declars hereafter placed in the premises (O HAVE AND TO HOT rights and benefits onder and for	cmay be entitled thereto) which are pied in or thereon used to supply beat, gas, an estricting the foregoing) screens, wind at to be a part of said premises whicher they frustors or their successors or assip by the premises unto Trustee, its success.	ures, and appurtenances thereto beli- ged primarily and on a parity with state or conditioning, water, light, power of ow shades, storm doors and windows, in physically attached thereto or not, a ness shall be considered as constituting ours and assigns, forever, for the purp- sors and assigns, forever, for the purp-	ing, and all rents, issues and profits the freal estate and not secondarily and all appeted right attom (whether single units or cents work coverings, itaakir beds, awnings, stomer's, greed that all similar apparatus, e pat on he premises. The pat on the premises.	paratus, equipment or hally controlled), and res and water heaters requipment or articles et forth, free from all
waive This Trust Deed con Deed) are incorporated be WITNESS the hand	srein by reference and are a part	its, conditions and provisions a hereof and shall be binding or s the day and year first above v	appearing on Pige 2 (the reverse so in the trustors, their beirs, successors written	side of this Trust ors and assigns.
		· · · · · · · · · · · · · · · · · · ·		[SEAL]
	LS	EALL JULE	defference	[SEAL]
STATE OF ILLINOIS.	1.	Joyce M. Sutter		
COUNTY OF Cook	SS a Notary Public in a	nd for and residing in said County	, in the State aforesaid, DO HEREBY ferson, husband and wi	
	joint tenants who are personally known to	me to be the same person S		ubscribed to the
		mastheir_own	free and voluntary act, for the uses an	d purposes therein
	Given under m	hand and Notarial Seal this	eggs m settler	, 1992
lotarial Sval			aya m Lutter	Notary Public
"OFFICIAL SEA	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			
JOYCE M. SUTT	rer }			20
Notary Public, State of My Commission Expires 1	110 nois }			03/A
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	(13/13)			7/11

THE COVENANTS, CONDITIO

Trustors shall (a) promptly repair, resinte A new or his order corder previous ow high may be come along to the destroyed to a other hens or claims for hen not expressly subsolutioned to the hen have force. (b) keep said premises in good condition and repair, without waste, and free from mechanic pay when due any indebtedness which may be secured by a fien or charge on the premises superior to the tien hereof, and upon request exhibit satisfactors existence of the discharge of such prior lien to Trustee or to the Holders of the Note, (decomplete within a reasonable time any building or buildings now or at any time increases of exection

discharge of such prior lieu to Trustee or to the Holders of the Note, discomplete within a reasonable time any building of buildings tow or at any time in process of exection upon said premises; (e) comply with all requirements of law or municipal ordinances 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.

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: instalment agree that should any default be made in the payment of any instalment of principal or any interest on the prior mortgage, or should any son be, simmenced 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 tull 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 assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, firmish to frustee or to the Note duplicate receipts therefor. To prevent default hereunder. Trustors shall pay in tull under protest, is the manner provided by statute, any tax or assessment with the manner provided by statute, any tax or assessment with the manner provided by five, lightning and undstorm and Box damage, where the lender is promised to not in the too.

3. Trustors shall keep all building: and improvements now or bereafter situated on said premises insured against loss or damage by fire, lightning and 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 fost of the pairing the same or to pay in full the indebtedness secured hereby, all in companies statisticients to be Bolders of the Noie, indet insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Holders of the Noie, 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 the Holders of the Noie, and mease of insurance about to expire to the application of expiration.

4. In case of default therein, Trustee or the Holders of the Noie may, but need not, make any payment or perform any act hereinbefore regoired of Trustors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior ensumbtances, it any, and purchase, discharge, compromise or settle any tax fine or other prior benotities of alumination of redeem from any tox sale or indicated on the unitarity of the fine or other prior benotities of alumination of redeem from any tox sale or indicated and all expenses or consections to consection therewith, including attorney's fees, and any other moneys advanced by Trustee or the Holders of the Rote to prior of the mortgage of the substitute of any day fine and proposes herein authorized and all expenses paid for incidence paid and shall become numericated to the performance and the incidence and with interest thereon at a rate equivalent to the post maturity and set forth in the Noie securing this Trustee or the Holders of the Soie maturity rate set forth in the Noie securing to them on account of any default her ander on the part of Trustors.

Deed, if any, otherwise the prematurity rate set forth therein. Inaction of Trustee of the Holders of the Note shall never be considered as a warver of any tripinal extring to them on account of any default her, indeer on the part of Trustors.

5. The Trustee or the Holders of the Note hereby secured making any payment hereby authorized relating to taxes or assessments, any do so according to any bill statement or estimate procure. From the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tay as not title or claim thereof.

6. Trustors shall pay each ite as of indebtedness herein mentioned, both principal and interest, when due according to the terms berief. At the option of the Holders of the Note, and without notice to T usters, all unpaid indebtedness secured by this Trust Deed shall, notwithst inding anythin in the Note or at this Trust Deed to the vontrety, become due and payable when default is all occur and continue for three days in the payment of any interest or in the performance of any other agreement of the Trustors begin contained. In the event of the leaf (of one of the Trustors, the Holders of the Note or Trustee shall have the option to declare the unpaid balance of the indebtedness immediately due and payable.

become due and payable when decords of old occur and continue for three days in the payment of any interest or finite performance of any other agreement of the Trustors, the Holders of the Note of Trustee shall have the option to declare the unpaid balance of the indebtedness immediately due and payable.

7. When the indebtedness hereby see an 2 shall become due whether by acceleration or otherwise, the Holders of the Note or Trustee shall have the right to does love the lien hereof. In any suit to foreclose the lien ne eor—there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or the Holders of the Note for attorneys fees. Trustee's fees, appraisant is tees, ording stor documentary and expenses which may be paid or incurred by or on behalf of Trustee or the Holders of the Note for attorneys fees. Trustee's fees, appraisant is tees, ording stor documentary and expenses which may be paid or incurred by or on behalf of Trustee or the Holders of the Note for attorneys fees. Trustee's fees, appraisant is tees, ording stor documentary and expenses which may be paid or incurred by or on behalf of Trustee or the Holders of the Note for attorneys fees, and similar data a new assurances with respect to totals. As Trustee or the Holders of the Note may deem to be responsible processary either to prosecute such such as a sustained such as a fees and a sustained such as Trustee or the Holders of the Note may deem to be responsible, due and payable, with interer at thereon at a race, a switching the analysis of the premises, and the processes and accounts of the premises of the premises. All expenditures and expenses of the note of the meaning the analysis of the foreclosure which any one of the meaning the party of the premise of the note of the meaning the party of the premise of the prem

income in this hand, in pagmer in whole or in part of, the The indebtedness secured hereby. It is also decree to receiving the or become superior to the lien bered or of such decree, provided such a, plu also in similar prior to force lower sale, this the deficiency in case of a sale and efficiency.

The No action for the enforcement of the hen of daily provision hereof shall be subject to an idea of a such and available to the party interposing since it and to on all swops in the enforcement of the hen of daily provision hereof shall be subject to an idea of an interest in that privides are the enforcement of the hen of daily provision hereof shall be subject to an idea of an interest in that privides are the enforcement of the Note and Interest provision hereof daily the priviles. In the folders of the Note and law open here be option to declare the rapid balance of the indebtedness transcalately due and peable. This option in all of apply if fair the sale of the premises is permitted by the Holders of the Sote and the Holders of the Sote and the Holders of the Sote and the Holders of the Note shall have the eight to inspect the premises and the sale in the sale of the structure as summation of the Sote and Interest peak also under the Holders of the Note shall have the eight to inspect the premises and the sale of the summation of the Sote and the Sote of the Sote and the Sote of the Sote and the Sote of the So

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