## 780909 UNOFFICIAL COPY...

TRUST DEED

THE	ABOVE	SOACE	EAR D	こうりゅうせい はし	PRIME ANIV

			THE ABO	VE BPACE FOR REC	ORDER'S USE ONLY	
<b>&amp;</b>	THIS INDENTURE, made SAVINGS BANK, UTA D			9	between GLADSTONE-NORWO	rs," and
	CHICAGO TITLE &			o sa Trustee, withe	Illingis corporation doing businesseth:	less in
	holders being herein referred to SEVEN HUNDRED N of even date herewith, made pays said principal sum and interest fro All such payments on account of	rs are justly indebted to the as Holders of the Note INETY EIGHT 4. able to the Holders of the m. JULY 25, 199 the indebtedness evidened that all of said principal	he legal holders In the principal 96/100boll Note and delive 4 ced by sald Note and Interest pi	of the Promissory A sum of <u>TWO</u> H ars, evidenced by o ared, In and by which on the balance o a to be first applied:	lote hereinatter described, said legal h UNDRED SEVENTY FOUR T ne certain Promissory Note of the Moi n said Note the Mortgagors promise to i principal remaining from time to time to interest on the unpaid principal bala Note shall be made at the place or place	HOUSAND rigagors pay the unpaid. nce and
	ocovisions and limitations of this t	rust deed, and the perfor hts CONVEY and WARF	rmance of the co RANT unto the T In, situate, lying	ovenants and agree rustee, its success	and said interest in accordance with the ments herein contained, by the Mortgors and assigns, the following describe.  AND	agors to
	OF ILLINOIS, to wit:	~/ <sub>/</sub> /,				
	OP LINCOLN AVENU RANGE 14, EAST (	UE OF THE NORT OF THE TAIRD P	HWEST 堵 C	OF SECTION :	OF THAT PART LYING NOI 29, TOWNSHIP 40 NORTH IN COOK COUNTY, ILLING	,
	3037 N. L	incela		B k, not in f. i Ag sammart knot	seigned by Old ten Normed Tuit & delily but silly approved to under a mines from the under	t 151 ort. Altogram
	COUNTY RECORDER		4	t is he by	medical pact hillself and any etchis leag-	not caid
	ナ <mark>タナターナ6ー* 竹口 も</mark> 1844 け27 07/22/94 14281	6666 <del>4</del> 1 *	'	h estre i nich r	hay result from the signing of the Docum yourt of any frust property is both every	nemesaun b^ h:!i
	Permanent tax number: 080,088			th repender, and	said frictie shall not be percomply he gry of the terms and conditions of this	life for th
	air conditioning, water, light, power the foregoing), screens, windows the foregoing are declared to be a jequipment or articles hereafter plapart of the real estate.	or, retrigeration (whether hades, storm doors and hades, storm doors and had on the saced in the premises by the premises unto the sacefrom all rights and bening the sacefrom all rights and sacefrom al	r single unit, or o windows, floor o hether physically the Mongagors o said Trustee, its efits under and b	coveraging active services of attached here of or their successors and as your true of the Horn	Destruction and all gents, test in a particular and all gents, test inch are placed or imadily and on a partition and all gents of a partition of the partition	E. All of paratus, stituting
	IMPORTANT: This trust of side of this trust deed) are incorp successors and assigns.  WITNESS the hand	oorated herein by refere	nce and are a p	part hereof and sha	provisions appearing on page 2 (the initial be binding in the Mortgagors, the overwritten.	r heirs,
	Gladstone-Norwood Trust	t & Savings Bank			. 60	
	not personally but sole	alu on temperon	(SEAL)			[SEAL]
	By: Service Officer	hore!		Attest:	an Officer	(SEAL)
	STATE OF ILLINOIS,	ee County in the	State aforesai	d. DO HEREBY	a Notary Public in and for and residing CERTIFY THAT Caraldine Schm	ock.
	COUNTY OF	known to me to be s' appeared before me the said Instrument Given ur	ne same person <u>s</u> e this day in persor as <u>thei</u>	whose name are and acknowledged the three and voluntary	esubscribed to the loregoing lns	trument, iellysred forth
	Modural Seel 15-123 TD (Rev. 3-91)	"OFFICIA ANTOINETIE I NOTARY PUBLIC, S My Commission E	K. ANDERSON TATE OF ILLINOIS XPITOS 08/10/95	**	Notary I	Public

AND ROUS ONS REFERRED TO OF PAGE REVERSE SIDE OF THIS TRUST DEED): THE COVENANTS, CONDITIONS

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ONE AGIS VINE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) prompty repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other lens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness 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 Holders of the Note; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the uter thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors 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, furnish to Trustee or to Holders of the Note duplicate receipts therefor. To prevent default hersunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or 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 monies sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness socured hereby, all in companies satisfactory to the Holders of the Note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the Holders of the Note, such rights to be exidenced by each policy, and shall deliver all policies, including additional and renewal policies, to Holders of the Note, such rights to be exidenced by the each policy, and shall deliver all policies, including additional and renewal policies, to Holders of the Note may but need not, make any payment or perform any act hereinoted to each Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances. If any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeam from any tax sale or forteiture affecting said premises or contest any tax or assessment. All monies paid for any of the purposes herein authorized and all expenses paid or incurred in connection threwith, including entormy's fees, and any other monies advanced by Trustee or the Holders of the Note to protect the mortgaged premises and the lien hereof plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness socuted hereby and shall become Immediately due and payable without notice and with interest thereon at a rate equivalent to the post maturity rate set forth the refer. Trustee or Holders of the Note shall never be considered as a waiver of any right accruing to them on account of any

pensation to Trustee for each matter concerning which action herein authorized may be taken, shall be a much activation and an authorized may be taken, shall be a much activate and payable without notes and with interest thereon at a tate equivalent to the post maturity rate set forth in the note securing this trust deed, if any, otherwise the preinsturity rate set forth therein. Inaction of Trustee or Holders of the Note shall never be considered as a waiver of any right according to them on account of any default hereinder of the Note hereby secured making any payment hereby authorized relating to taxes or assessments, as forter the prevented from the appropriate public office without inquity into the accuracy of such bill, statement or estimate or into the veildity of any tax, assessment, salf refeture, tax lien or title or disin thereof.

6. Mortgagors all lay set in lien of infectiodness nerver the mentioned, both principal and interest, when due according to the terms hereof. At the option of the Holders of the Note, and without notice to Mortgagors, all unpaid indebtedness secured by this trust deed shall, notwithstanding anything in the Note of in this trust deed to the Contract of the Note, and without notice to Mortgagors, all unpaid indebtedness secured by this trust deed shall, notwithstanding anything in the Note of in this trust deed to the Contract of the Note, and without notice to Mortgagors, all unpaid indebtedness secured by this trust deed shall, notwithstanding anything in the Note of in the Note of the Note of trustee shall here with note the note of the Note of the Note of trustee shall here with the Note of the Note of trustee shall here with the Note of trustee shall here the note of the Note of trustee shall here the note of the Note of trustees the Note of the Note of trustees the Note of the Note of trustees of Holders of the Note of trustees of Holders of the Note of the Note

interposing same in an action at law upon the Note Hereby secured.

11. Trustee or the holders of the Note shall have the right to inspect the premises at all easonable times and access thereto shall be permitted for that

11. Trustee of the holders of the Note shall have the right to inspect the promises at all-leasonable 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 premist s, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or the note or trust deed, nor shall Trustee be obligated to record this frust deed on the same superative obligated by the terms hereof, nor be liable for any acts or ornssions hereunder, except in the soft is own gross negligence or misconduct or that of the agents or employees of Trustee, and if may require indemnities satisfactory to it before exercising any princh herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presental or. It is abstactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the require of any person who shall, either before or after may truly thereof, produce and exhibit to Trustee the Note; representing that all indebtedness hereof to and at the require of any person who shall, either before or after may true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine Note herein described any note which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be execu

of this trust deed.

18. Should Mortgagors self, convey, transfer or dispose of the property secured by this trust deed, or any part thereof, without the written consent of the Holders of the Note being first had and obtained. Trustee or the Holders of the Note shall have the right, at their option, to declare all sums secured hereby forthwith due and payable

LENDER 1	IMPORTANT! PROTECTION OF BOTH THE BORROWER AND HE NOTE SECURED BY THIS TRUST DEED SHOULD TIFIED BY THE TRUSTEE BEFORE THE TRUST FILED FOR RECORD.		CHICAGO TITLE STRUST COMPANIOSISSES  By WYY Trust Officer			
MAIL TO:	CHICAGO TITLE & TRUST COMPANY 171 N CLARK CHICAGO IL 60601		EORDECORDER'S INDEX PURPOSES. USERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:			
PLACE I	N RECORDER'S OFFICE BOX NUMBER					