0 2 37	UNO FIE FERSIAL	CÖPY
	THE INDENTURE made TONVOITY 7 1994. between MI Chacl Galvin and	新
	DIALLY W. 66th Pl. Chroso II. ING AND STREET berein referred to as "Mortgagors," and	80
· ·	P.D. COX 416796 Chicago D. ING AND STREET ICITY ISTATE	Abore Space for Recorder's Use Only
	herein referred to as "Morigagee," witnesseth: THAT WHEREAS the Morigagors are justly indebted to the Morigagee upon the R	L
î	TONDAY] 1997 In the sum of	
1		DOLLAR
	:	Mortgagee, in and by which contract the Mortgagors promis each beginning
	19 and a final installment of \$	
	19 and all of said indebted ress is made payable at such place as the holders of	he contract may, from time to time, in writing appoint, and i
•• •	the absence of such appointment. Then at the office of the holder at	
	NOW. THEREFORE, th: Mortgagors to accure the payment of the said runt in accurating age, and the performance of the convention and agreements herein contained, by AND WARRANT unto the Mortgagee, and the Mortgage's successors and assigns, the followers.	he Morigagors to be performed, do by these presents CONVE: owing described Real Estate and altof their estate, right. Ittl
	and interest therein, situate, lying and being in the CONTATE OF ILLINOIS, to will	COUNTY OF
	1 - L la in mode to in John	r. Elsesharis
	506310 51011 OF the North East Township DE North, Range 12 East	in the section and
	Township 38 North, Marger 13 East	of the Third Mineiton
	merision, in cook county Illions	
	P. Z 12 19-20-225-000	A Chicago T
-/-	C.K.A D444 W. 66th 2	COOK COUNTY.
	PREPARED BY:	RECORDER
	S. BERKOWITZ ATAZ W. PETERSON AVE	JESSE WHITE
	CHICAGO, IL 60646	SKOKIE CEFICE
	which, with the property bereinafter described, is referred to berein as the "premises".	- ()
	TOGETHER with all improvements, tenements, easements, fixtures, and appartenthereof for so long and during all such times as Mortgagors may be entitled thereto/white and not secondarily) and all apparatus, equipment or articles now or hereafter thereto is light, power, refrigeration/whether single units or centrally controlleds, and ventilation, in shades, storm doors and windows. Hour coverings, inador beds, awrings, sinces and waterest estate whether physically attached thereto or not, and it is agreed that all similar premises by Mortgagors or their successors or assigns shall be considered as constituing to the Mortgagors of their successors in the Mortgagore, and the Mortgagore saccesses unto the Mortgagore, and the Mortgagore saccesses better set forth, tree from all rights and benefits under and by virtue of the Homester and benefits the Mortgagors do hereby expressly release and waive.	is are pledged primarily and note parity with said real estate or thereon used to supply hoat gas, air conditioning water, inhiding without restricting to lovegoing, screens, window theaters. All of the foregoing are declared to be a part of said apparatus, equipment or articles be realter placed in the long part of the real estate. esams and assigns, forever, for the purposes, and upon the ord Exemption Laws of the State of Illinois, which such rights
	This mortgade consists of two pages. The covenants conditions and providence	Duce Galuin ppearing on page 2 (the reverse side of this mortgage) are
	Witness the hand and seal of Morpagory the day and year first above written	fy t D. Salen 1500
	PLEATE.	
	THE NAME(S) BELOW SIGNATURE(S)	
	State of Illinois County of	1 the undersigned a Notary Public In and for said County
	OFFICIAL SEAmile known to me to be the same person whose GARY MARTIN United the like thay in persons and acknowledged that tree and voluntary and for the time and persons are also as and persons are also as a second persons are a second	name S. Calibratized in the longating instrument. If S. signer, scaled and delivered the said instrument as process therefored set forth, including the release and waher
	MY COMMISSION EXPINABLING STORY of home-trial	1 1
100	montes but engines 19	1924
L.	IPOS	Motary Dublic
	m # 12101 2.3 2/44.	

ADDITIONAL CONVENATOR CONTENTS INCORPORATED THEREIN BY REFERENCE ADDITIONAL CONVENAGE: CONDITIONS AND PROVISIONS REFERRED TO THE REVERSE SIDE OF THIS MORTGAGE AND of improvements now or hereafter on the preinters which may become Nongagors shall (1) promptly repl damaged or be destroyed (2) keep said premises in good condition and repair, without waste, and free from one hantes or other beaster claims for liented expressly subordinated to the lien bereof (3) pay when due any indebtedness which may be secured by a lienter charge on the premises superior to the lieu bereol and upon request exhibit satisfactory evidence of the discharge of such prior lieu to Montgager or to indee of the contract, (4) complete within a reasonable time any building or building snower at any time in processoferer florupon said premises, (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations to 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 Mortgager or to holders of the contract duplicate receipts therein. To prevent default bereunder Mortgagors shall pay in full under profest, in the manner procided by statute, any tax or assessment whitch Mortgagors may destre to contest 3. Mortgagors shall keep all buildings and improvements now and hereafter situated on said premises insured against loss or damage by lire, lighting and windstorm under policies providing for payment by the trisurance companies of moneys sufficient to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactors to the holders of the contract, under insuring policies payable. In case of loss or damage, to Mortgagor, such tights to be evidenced by the standard mortgagor clause to be attached to each policy and shall deliver all policies including additional and renewal policies to holder of the contract and in case of insurance about to expire, shall deliver tenewal policies not less than ten days prior to the respective dates of expiration. 4. In case of default therein, Mortgagee or the holder of the contract may, but need not, make any payment or perform any act hereinbefore required of 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 ilen or other prior flen or title or claim thereof, or redeem from any tax sale or forfeiture, affecting said premises or contest any tax or assessment. All moneys paid for any of these purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other moneys advanced by Mortgagee or the holders of the contract to protect the mortgaged premises and the tien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice. Inaction of Mortgagee or holders of the contract shall never be considered as a waiver of any right accruing to them on account. 5. The Mortgagee or the holder (a) be contract hereby secured making any payment hereby authorized relating to taxes and assessments, may do so according to any bill, statement of eactoracty of such bill, statement or entire the validity of any 17.4. I assessment, sale, forfeiture, tax lien or title or claim thereof. 6 Mortgagors shall pay each item of interedness herein mentioned, when due according to the terms hereof. At the option of the holder of the contract, and without notice to the Mortgago's a funpaid indebtedness secured by the Mortgage shall, notwithstanding anything in the contract or in this Mortgage to the contrary, become due and an able (a) immediately in the case of default in making payment of any instalment on the contract, or (b) when default shall occur and continue for the endays in the performance of any other agreement of the Mortgagors herein contained. 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise. Mortgagee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof. In all the alliawed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by you behalf of Mortgagee or bolder of the contract for attorneys fees, appraiser's fees, outlays for documentary and experit evidence, stenographery changes, publication costs and costs(which may be estimated as to trems to be expended after entry of the decreed of procuring all such abstracts of title. Hile scarr has and examinations, guarantee policies. Touriers certificates and similar data and assurances with respect to title as Mortgagee or holder of the contract may feem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such of exceet the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, when paid or incurred by Mortgagee or holder of the conference of inconnection with (a) any proceeding, including probate and bankruptey proceedings, to which either of them shall be a party, either as plantiff, c almant or defendant, by reason of this Mortgage or any indebtedness hereby accured, or the preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof whether or not actually commenced or titl preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof whether or not actually commenced. 8 The proceeds of any foreclosure sale of the premises shall be distributed and applied to the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all such thems, is are mentioned in the preceding paragraph hereof second, all other thems which under the terms bereaf constitute secured indebtedness additional of paresidenced by the contract, third, all other indebtedness. if any, remaining unpaid on the contract, fourth, any overplus to Mortgagors, their help, I/gal representatives or assigns as their rights may appear. 9. Upon, or at any time after the filing of a hill to force lose this mortgage the court in which such hill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale without notice, without regard to the solicency or insolvency of Mortgagors at the time of application for such receiver and without regard to the tren value of the premises or whether it e sains shall be then occupied as a homestead or not and the Mortgagore hereunder may be appointed as such receiver. Such receiver shall have power in a picture of the remis, issues and profits of said premises during the pendency of such foreclosure suit and in case of a sale and a deficiency during the full stantomy period of redemption, whether there be received as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such remis, issues and profits, and all other powers which may be necessary or are usual in surh cases for the profiction, possession, control management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his funds in payment in whole or in part of it! The indebtedness secured hereby or by any decree foreclosting this, Mortgago or any tax, special assessment funds in payment in whole or in part of (1) The indebtedness secured hereby or by any decree foreclosing this, More gage or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is used prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency 1D. We action for the enforcement of the lieu or 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 contract hereby secured 1.1 Mortgagee or the holder of the contract shall have the right to inspect the premises at all reasonable times and access there to shall be permitted 12. Il Mortgagora shall sell, assign or transfer any right, title or interest in said premises, or any portion thereof, without the written consent of the holder of the contract secured hereby, holder shall have the right, at holder's option, to declare all unpaid indebtedness secured by this mortgage to be immediately due and payable, anything in said contract or this mortgage to the contrary notwithstanding. ASSIGNMENT FOR VALUABLE CONSIDERATION, Mortgagee hereby sells, assigns and transfers the within mortgage to Marigagee Steet Financial Services, Inc. FINERECORDERS INDEX (THREETAS INSERT STREET ARBRITS OF ARRAY DESCRIBED FROM THE THE P.O. DOX 416796 SIMPFI I). GULLI 68846It6 Date Instrument Was Prepared the

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