

UNOFFICIAL COPY97225867

THE ABOVE SPACE FOR RECORDER'S USE ONLY

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ä	THIS INDENTURE, made BUT AS TRUSTES UNDER		1997 between CHIC NO. 1103581, DATED MA	AGO TRUST COMPANY, NOT PERS	SONALLY,
17	TRUSTEE, witnesseth:	TRUST COMPANY, an	Illinois corporation doing but	, hereix referred to as "Mortg siness in Chicago, Illinois, herein refe	ssed to as
	That. WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of (\$120,000.00) One Hundred Twenty Thousand and 00/100				
7				ade payable to THE ORDER OF BEAR	Dollars, ER
	and delivered, in and by which said Note the Mortgagor promises to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of per cent per annum is instalments (including principal and interest) as follows: In accordance with rates of interest and other terms and conditions as set forth in the Note secured hereby.				
S S	Dollars or more on time	day oi	19 and	ereby.	
	per annum, and all of said	or he said note to be principal of each instain principal and interest he he ho ser, of the note n	er on the 1st day of Apr first applied to interest on the sent unless paid when due shall seing made payable at such battay, from time to time, in write	note is fully paid except that the final p- 11, 2017. All such payments of suppaid principal balance and the ren- bear interest at the rate of NOTE raking house or trust company in ing appoint, and in absence of such app	on account mainder to per cent
ı					said City.
	NOW, THEREFORE, the M provisions and limitations of the and also in consideration of the WARRANT unto the Trustee, it lying and being in the C to wit:	iorizagor to to use the pays is trust dead, and the perior a sum of One Doday is to the mercanous and assist to the ITY OF CHICAG	ment of the said principal sum of mance of the covenants and agreem. It paid, the secupt whereof is here following described East Estate as COUNTY OF COO	money and said interest in accordance with sust becam contained, by the Mortagor to be by acknowledged, does by these presents CO at all of its estate, right, title and interest them [K AND STATE OF ILLINOIS,	performs, performs, NVEY and offin, situate,
1	THE NORTHEAST 1/4 OF	THE NORTHWEST 1/	TOON AND WADLEIGHS SU 4 ° E SECTION 4, TOWNS IN COOK COUNTY, ILLI	BDIVISION IN SOUTH 1/2 OF HIP 39 NORTH, RANGE 13 NOIS.	25.00
1	COMMONLY KNOWN AS:	5215-25 W. LEMOYN	E, CHICAGO, IL 60651		CI
	*.I.N. #16-04-115-00 which, with the property bereing		herein as the "namines"	DEPT-01 RECORDING T#0:012 TRAN 4484 04/01/97 1 #0123 # C.G. #-97-2: COOK COUNTY RECORDER	25847
	TO HAVE AND TO HOLD the set forth.	gns shall be considered as co it premises unto the said Tru	estituting part of the real estate. Stor, its successors and assigns, force	COOK COUNTY RECURDER TO BEDELETO ABENIALISE, tasses and profits to morely and on a parity with said real estate to morely heat, gas, six conditioning, water, lightly liting the foregoing), acrosses, window six of foregoing are declared to be a part of said the most articles bereafter placed in the premium, for the purposes, and upon the uses and tree.	usts herein
	and and menthorsten restem	oh resenence and ste s b	arr nereot and shall be binding (appearing on vage 2 (the reverse side of on the Morte gor, its successors and assi	
		on the day and year 1625 55	nes entrem bewerent to entrouted &	presents to be signed by its Assistant Vice Presiden by resolution do resolution	
	Said resolutions further provide ti	hat the note berein described	may be exercised on behalf of mid	Enterprise parity - 20 177220M	ALLE CO
		a comment between	TE TE	usa Berlin	\$
	CORPORATE SEAL		ATTEST: 2	Kipila Burnen Vice	
	STATE OF ILLINOIS.	1 462	vaderstoned	_	Secretary
	County of <u>Cook</u>			, in the State aforessid, DG HERZL'S CEAN,	TARAT
	of mid Co		bns	M GUCACO ERIC: COLINER	Secretary
	cleaned and	delivered the said instruments and purposes therein set	mt as their own free and voluntary t forth; and the said Assistant Secr te seal of said Company Aid office it	ames are subscribed to the foregoing instrume fore one this day in person and acknowledged act and as the free and voluntary act of said to stary then and there acknowledged that said he corporate seal of said Company to said inst	that they Company, Assistant
	TEREER WE Notary Public, St. My Commission 2	SO of Whole, EN under	woluntary act and as the free and womy hand and Notarial Seal this	summary act of man Company, for the cast and	purposes
		Contract & Contract &			
	Voterial Scal	mines 4/8/56 \$		Walf NOTARY	Y PUBLIC
	Voternel Scul	Spine 4868 3	nstailment Note with futerest including	Z	Y PUBLIC

THE COVENANTS, CONDITIONS AND IROVISIONS REFER LED TO ON PAGE 1 (the Referse is a gas Thir Trust Deed):

1 Hortgager shall (a) promptly repair restore of rhuild my buildings or improvements now or benefit on the gremises which may become damaged or he destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien on expressly autorifianted to the lien hereof; (c) pay when due any indebtedness which may be necured by a lien or charge on the gremises sureior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders do not close to the one; (d) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (e) comply with all requirement; of law or manufacil or finances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or manufacil ordinances.

micical ordinance.

2. Hortzagor shall pay before any penalty attaches all ceneral taxes, and shall pay special taxes, special assessments, water charges, ser-er service arges, and chier charges exainst the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts prefer. To prevent default bereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment which

sy desire to contest.

2. Nertragor shell keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or risukeepm (and flood damage, where the lender is required by law to have its loan so insured) under policies providing for payment by the insurance empacies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all so compation artificatory to the holders of the note, under insurance applies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, and in rare of insurance about to each policy and shall deliver all policies, including anditional a second policies, to holders of the note, and in rare of insurance about to expire, shall deliver renewal policies not less than ten day; prior to the

espective dates of expiration.

4. In case of default therein, Trastee or holders of the note may, but need not, make any payment or perform any act hereinbefore required of fortigger in any form and manner decemed expedient, and may, but need not, make full or partial payments of principal or interest on prior accompromances. If may, and purchase, discharge, compromise or settle my to them or title or claim thereof, or redeem from any tax sale or fortiging all premises or countest any tax or accessment. All moneys paid for any of the purposes berein authorized and all expenses paid or neutral in consection therewith, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the nortexpay premises and the flow hereof plus reasonable compromistion to Trustee for each matter concerning which notion herein authorized may have able to much additional indebtedness accured hereby and shall become learned intelliged to the past maturity state of the first accordance or before or the state of the note to make additional indebtedness accured hereby and shall become learned after the nearly shall mitted to the past maturity state set forth the retainment of the note that never be considered at a writer of any right accreting to them we become at any default. here which according to them to the past according to the note that according to the past a Mortgagor to any form a mie eg

So the Trustee or the helders of the note hereby secured making any payment hereby authorized relating to takes or assessments, may do so according to take or assessments, may do so according to take or assessments, may do so according to the accuracy of such bill, statement or estimate the unifold inquiry into the accuracy of such bill, statement or estimate the unifold of any take, any according to the terms hereof. At a special of the helders of the such according to the terms hereof. At a special of the helders of the such according to the terms hereof. At a special of the helders of the such according to the helders of the such according to the helder of the helders of the such according to the helder of the helders of the such according to the helders of statement of

From the indebetices hursey or and shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the fine hereof. In any suit /4 fo eriose the fine hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be [and or locarred by or on behalf of Trustee or holders of the note for attorneys' fees, "trustee's fees, appraiser's fees, outlays for dovumentary and expense which have the abstracts of the sale hereof additional indebtedness in the decree lof procure of procure of procure of procure of the most passes, publication costs and costs (which may be estimated as to items to be expensed after entry of the decree lof procure of procure of procure of title, title searches and examinations, title insurance policies. Torrens certificates, and stuffed after entry of the decree to the procure of the abstracts of the most of the procure of th

at actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be all instituted and applied in the following order of priority: First, on account of all costs and expenses irreident to the foreclosure proceedings, including all a ich leans as are mentioned in the preceding paragraph leaveof; account, all other items which under the terms better, constitute accured indebtedness addition, to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest, remaining unpaid on the note; fourth, any over; to be adortageos, its successors or assigns, as their rights may appear.

9. Upon, or at any time after the fijing of a bill to foreclose this trust deed, the court is which such bill is filed may appoint a receiver of sale premises. Such appointment may be unade either before or after sale, without rottee, without regard to the solvency or insolvency of Mortgagor at the time of application for such receiver and without regard to the then value of the grainises are better the same shall be then occupied as a homestated or not and the Truste hereunder may be appointed as such receiver. Such receiver shall have rown to collect the rents, issues and profits of said premises during the periods of such foreclosure suit and, in case of a sale gad a deficiency, during the full statutory period of redemption, whether there be redemption of ones, as well as during any further times when Mortgagor, except for the intervention of a sch receiver, would be entitled to collect such rents issues and profits, and all other powers which may be excessary or are usual in such cases for the or are ziver, would be entitled to collect such rents issues and profits, and all other powers which may be excessary or are usual in such cases for the or are ziver to apply the net income in his hands in payment and operation of the income usual or to the limit which we be becomes aspected to the limit which which and on the powers of the limit and of efficiency.

10. The deficiency

10. No action for the enforcement of the lien or of any provision hereof shall be subject to an of tense which would not be good and available to the

party interpooling state in an action at law upon the acte hereby secured.

11. Trustee on the holdsts of the note thall have the right to inspect the premises at all reasonable times and access thereto shall be permisted for that

Post.

12. Truster has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the active, capacity, or sectionity of the signatures or the active any service in the section of the signatures or the active any service in the section of the sect difference on

Repligance or misconduct or that of the agents or employees of Trustee, and it may require indemnities mite or any to it before exercising any pioner herein given.

13. Trustnes shall release this trust deed and the lien thereof by proper instrument upon presentation of astinacy we evidence that all indebtedness smered by this trust deed has been fully paid; and Trustnes may execute and deliver a release hereof in and at the requirent of or any person who shall, either before or after meturity thereof, produce and exhibit to Trustnes the note representing that all indebtedness here by a cured has been paid, which expressitation Trustee may accept as true without inquiry. Where a release is requested of a successor trustnes, such such as trust entered any accept as the statement of the release is requested of a successor trustnes, such such as trust element of the mote and which purports to be executed on behalf of the corpy ratio is here a designated increase, is requested of the original trustee and which conforms in substrance with the release is requested of the original trustee and which conforms in substrance with the release is requested of the original trustee and which conforms in substrance with the release is requested of the original trustee and which conforms in substrance with the release to represent the conformal of the corporation herein described of the original trustee and which conforms in substrance with the release to represent the release of the corporation herein described of the original of the mote and which conforms in substrance with the release to the resignation, inability or refusal to act of Trusts, the then Recorder of Deeds of the country is which to the previous are situated shall be Successor in Trust. Any Successor in Trust herease shall have the identical title, powers and authority as are herein give. Trusts can be read to the original representation and all previous for the previous shall have executed the note or this Trust herease and all persons island in distinction wh

Sites, when sages then one nois is used.

16. The mortgages benchy waives any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, on its own half and on behalf of each and every person, except decree or judgment creditors of the mortgages, acquiring any interest in or title to the premises because to the date of this trust deed.

17. Before releasing this trust deed. Trustee or successes shall receive for its services a fee as determined by its rate schedule in effect when the release of is immed. Trustee or successes shall be entitled to reasonable compensation for any other act 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.

	798293			
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, REFORE THE TRUST DEED IS FILED FOR RECORD.	CHICAGO TITLE AND TRUST COMPANY Trustee Appyin Secretary Appyin Secretary			
MAIL TO: SOUTH SHORE BANK OF CHICAGO 7054 S. JEFFERY BLVD. CHICAGO, IL 60649 ATTN: GLENDA DORSEY, REAL ESTATE DEPARTMENT PLACE IN RECORDER SOFFICE SUX NUMBER DAY 333 JATA AND ALL STATE DEPARTMENT 5215-25 N. LEIDYNE CHILAGO, IL 60651				
	(IV pag a.,			

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18. Transfer of the Property; Assumption. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Trust Deed, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums secured by this Trust Deed to be immediately due and payable. Lender shall have waived such option to accelerate if, prior to the sale or transfer, Lender and the person to whom the Property is to be sold of transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Trust Deed shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph 18, and if Borrower's successor in interest has executed a written ascumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Trust Deed and the Note.

19. All of the terms and provisions of the certain loan commitment, (as stated in the offer of The South Shore Bank of Chicago, March 20, 1997, corressed to and accepted by STEVE SPILLER, SR.) as are not herein those otherwise set forth and as are relevant and germane heret; and the loan evidenced by the within and foregoing Trust Deed and this rider thereto, are hereby incorporated herein and made a part hereof as though fully set

forth and recited herein.

20. Additional Payments due hereunder: In addition to monthly payments of principal and interest there shall be due and payable hereunder, and paid, monthly deposite of funds equal to one-twelfth (1/12) of the last ascertainable bills for general taxes during each year the said Note shall be unpaid, such funds so paid shall be held by the Holder of said Note and used by said Holder to pay general taxes from time to time leviel and due upon the real estate and improvements thereon given as security under said Note. Ho interest shall accrue in favor of or be or become due the maker hereof, or any of its beneficiaries upon any funds so deposited.

21. The proceeds of the loan secured by this mortgage will be used for the purpose specified in Paragraph 4 (c) of Chapter 74 of the 1975 Illinois Revised Statutes, and that the principal obligation secured hereby constitutes a business loan which comes

within purview of said paragraph.

22. The mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, on its own behalf and on behalf of each and every person except decree or judgement creditors of the mortgagor, acquiring any interest in or title to the premises subsequent to the date of this trust deed.

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Property of County Clerk's Office.