Chicago Mid-West Mtg. & Inv. Corp. 1842 So. Michigan Ave.

Chicago, Ill. 60616

20425

herein referred to as "Mortgagors", and

53146

is Burroughs, divorced & not March THIS INDENTURE, Made

This Document of

an Indiana corporation doing business in Crown Point, Indiana, herein referred to as TRUSTEE, WITNESSETH:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Installment Note hereinafter described, said legal holder or holders being herein referred to as HOLDERS OF THE NOTE, in the PRINCIPAL SUM OF

FIVE THOUSAND EIGHT HUNDRED EIGHTY AND NO/100--- (\$5880.00) ----- DOLLARS,

evidenced by one certain Installment Note of the Mortgagors of even date herewith, made payable to BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest

THE TANKER TO THE TOTAL OF THE TANKER TO THE TANKER TO THE TANKER TO THE TANKER THE TANKER TO THE T

follows: Company EIGHT AND NO/100 ---- (\$98.00)

70 and NINETY EIGHT AND NO / 100 ---- Dollars 1.6th April on the 16th

day of each month

thereafter until said note is

fully paid, except that the final payment of principal and interest, if not sooner paid, shall be gue on the

, 19 75 All such payments on account of the indebtedness evidenced by said note to be first

at such banking house or trust company in Chicago, Illinoiszanowa as the holders of the note may, from time to

time, in writing appoint, and in absence of such appointment, then at the office of Ralph E. Brown

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants, and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents MORTGAGE AND WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their Lake estate, right, title and interest therein situate, lying and being in the COUNTY OF AND STATE OF INDIANA,

Lot 31 and South 12 feet of Lot 32, Block 30, Ironwood Unit "A", in the City of Gary, as shown in Plat Book 21, page 4, in Lake County, Indiana

LAKE COUNTY

MAR 23 8 31 AM '70

ANDREW J. MICERKO RECORDER

which with the property hereinafter described, is referred to herein as the "premises".

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are piedged primarily and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter, therein or thereon used to supply heat, gas air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be conall similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth,

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

1. Mortgagors shall (1) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien thereof; (3) 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; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon 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 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 hereunder Mortgagors shall pay in full under protests, 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, and extended coverage under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured 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 evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire shall deliver renewal policies, not less then tay day prior to the respective holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

5 4298

on the

being made payable



		\$	£		
4. In case of default therein,	, Trustee or the holders	of the note may, b	uî need not. mak	e any payment or p	erform any act hereinbefor
required of Mortgagors in any for terest on prior encumbrances, in thereof, or redeem from any ta	orm and manner deemed f any, and purchase, d	l expedient, and mi ischarge, compromi	ay, but need not, se or settle any	make full or partial tax lien or other	payments of principal or in orior lien or title or clain
All moneys paid for any of t	he purposes herein auth	orized and all expe	nses paid or incur	rred in connection the	erewith, including attorneys
able compensation to Trustee for ness secured hereby and shall t per annum. Inaction of Trustee	or holders of the note:	s which action here and payable with shall never be cons	en authorized ma out notice and wi idered as a waive	y be taken, shall be s th interest thereon a r of any right accruin	t the rate of seven per cent g to them on account of any
5. The Trustee or the holder do so according to any bill, states	rs of the note hereby se	cured making any	payment hereby	authorized relating to	taxes or assessments, may
statement or estimate or into the	e validity of any tax ass	essment, sale, forfe	iture, tax lien or	title or claim thereo	f.
6. Mortgagors shall pay each At the option of the holders of the standing anything in the note or payment of any installment of pr	in this Trust Deed to th	ie contrary, become	due and payable	(a) immediately in t	he case of default in making
ance or any other agreement of to 7. When the indebtedness	he Mortgagors herein co hereby secured shall be	ntained. come due whether	y Record	or otherwise, holders	of the note or Trustee shall
have the right to foreclose the lie ness in the decree for sale, all e for attorneys' fees, Trusiee's fee	xpenditures and expense	es which may be p	aid or incurred by	y or on behalf of Tri	istee or holders of the note
and costs (which may be estimate and examinations, guarantee policessons) necessary either to pro-	ed as to items to be exp Icies, and similar data a	ended after entry o and assurance with	of the decree) of prespect to title a	procuring all such abs s Trustee or holders	tracts of title, title searches of the note may deem to be
dition of the title to or the value much additional indebtedness see	e of the premises. All e cured hereby and imme	xpenditures and ex diately due and pa	penses of the nat yable, with inter	ure in this paragraph est thereon at the	mentioned shall become so
annum, when paid or incurred by ceedings, to which either of them hereby secured; or (b) prepartion	n shall be a party, eithens for the commencemen	r as plaintiff, clain it of any suit for	ant or defendant, the foreclosure h	by reason of this truereof after accrual	ist deed or any indebtedness of such right to foreclose
whether or not actually commence or the security hereof, whether o	ed; or (c) prepartions for not actually commenc	or the defense of a ed.	ny threatened sui	t or proceeding whic	h might affect the premises
8. The proceeds of any force account of all costs and expense graph hereof; second, all other its	es incident to the forec ems which under the ter	losure proceedings, ms hereof constitu	including all such te secured indebto	h items as are menti- edness additional to	oned in the preceding para- that evidenced by the note.
with interest thereof as herein protheir heirs, legal representatives of their heirs.	or assigns, as their right	s may appear.			
of said premises. Such appointment Mortzagors at the time of applications.	ent may be made either tion for such receiver, as	before or after sale nd the Trustee here	without notice, under may be as	without regard to the	e solvency or insolvency of eiver. Such receiver shall
have power to collect the rents, is deficiency, during the full statut Mortgagors, except for the inter-	ory period of redemptio	n, whether there t	e redemption or	not, as well as duri	ng any further times when
which may be necessary or are used the whole of said period. The whole or in part of: (1) The hole	isual in such cases for t Court from time to tin	the protection, poss ne may authorize	ession, control, m the receiver to ap	anagement and opera	Mon of the premises during n his hands in payment in
other lien which may be or become (2) the deficiency in case of a sa	e superior to the lien he	reof or of such decr	ee, provided such	a application is mad	e prior to foreclosure sale;
10. No action for the enforce available to the party interposing relief whatever from valuation of	same in an action at la	aw upon the note h	ereby secured, an	id all indebtedness sh	iall be pavable without any
notice of protest and non-payment. Trustee or the holders of the	nt of this note.	S SEAU	5/		
mitted for that purpose. 12. Trustee has no duty to example the second	amine the title, location,	existence, or condi	tions of the premi	ises, nor shall Trustee	be obligated to record this
trust deed or to exercise pay pow under, except in case of its own ties satisfactory to it before exerc	gross negligence or misc	conduct or that of	the agents or em	ol, nor be liable for ployees of Trustee, as	any acts or omissions here- nd it may require indemni-
13. Trustee shall release this indebtedness secured by this trust person who shall, either before of	deed has been fully paid	i; and Trustee may	execute and deli-	ver a release hereof t	o and at the request of any
secured has been paid, which represuch successor trustee may accept	resentation Trustee may ot as the genuine note :	accept as true wit herein described an	hout inquiry. Wh y note which bea	ere a release is requers a certificate of ide	ested of a successor trustee, ntification purporting to be
executed by a prior trustee hereu to be executed by the persons h has never executed a certificate	erein designated as the	makers thereof;	and where the rel	lease is requested of	the original trustee and it
described any note which may be purports to be executed by the p	presented and which co persons herein designate	nforms in substanc d as makers there	e with the descri of.	iption herein contain	ed of the note and which
14. Trustee may resign by ins corded or filed. In case of the repremises are situated shall be Su	esignation, inability or raccessor in Trust. Any	efusal to act as Tr Successor in Trust	ustee, the then hereunder shall	Recorder of Deeds of have the identical tit	the county in which the
are herein given Trustee, and any 15. This Trust Deed and all	Trustee or successor sh provisions hereof, shall	all be entitled to re extend to and be	asonable compensionation	sation for all acts per gagors and all person	formed hereunder. s claiming under or through
Mortgagors, and the word "Mortg edness or any part thereof, whet WITNESS the hand and seal	her or not such person	s shall have execu	ted the note or t		the payment of the indebt-
Walliand the hand the semi	or more gagoro and any		. ¬		
	·		Tillion	1/1/1/2.	(SEAL)
		(SEAL)		the state of the s	(SEAL)
		(GEAT)	((01247)
<u> </u>		(SEAL)			(SEAL)
COUNTY OF COOK	{ ss:				
ı, Ruben Harris	, Note - F			d Comment to the Oto	a constitution with the second
		_			
CERTIFY THAT MOTTIS	pullougns, o	TAOTGER &	HUL SAUCE	remarried	
		or a construction of the construction of the same of t			
Who 18. personally known to	ne to be the same pe	scodw scar	name is	subscribed to th	e foregoing Instrument, ap-
peared before me this day in pers	on and acknowledged the	hat be	signed, sealed a	and delivered the said	Instrument as his
free and voluntary act			-	•	
		•	•	/_	. 70
GIVEN under my hand and No	tarial Seal this	day of		D., 1	9 <i>I.M</i>
A Commence of the Commence of				Notary Public	

LAKE COUNTY TRUST COMPANY, as Trustee

Trust Officer