## **UNOFFICIAL COPY**



21 401 821,

5.00

	21 40	01 821. DEED71 FEB	26	y Pallon		
	TRUST	DEED TEB	22 AM 9 33		\.04.021	A
			158-22-11 1	.94922 •	21401821	A — Kec
		сттс 1	THE	ABOVE SPACE FO	OR RECORDER'S U	ISE ONLY
THIS IN	DENTURE, made	February 11	1971 ,	between STAN	ISLAW B. WAJI	DEMAN AND ELZBIE
WAJDEM	MAN, his wife					
		·				
<u> </u>						K NATIONAL BANK
OF CHI		business in Chicago,				Banking Associat
						romissory Note herein:
		or holders being herei	n referred to as Holo	ders of the Note,	in the Principal S	
	OUSAND AND NO d to one certain Pr		ote of the Mortgago	ors of even date	herewith, made po	yable to THE ORDER
BEAREN and deli		y which said Pri	ncipal Note the	Mortgagors pro	omise to pay	the said principal
onor	bef re three (	(3) years after	date with interest t	thereon from Fe	bruary 11. 1	971 until maturity at
		llments of interest un				
interest c	oupons of ever ut	e herewith; all of sai	id principal and inte	erest bearing inte	rest after maturity	y at the rate of 7 —
						company in Chicago
		LANI OF CHICA		ng appoint and i	n absence of such	appointment, then at
NOW 7	THEREFORE the More	manner to sure the nave	name of the said primated	d sum of money and	said interest in accord	ance with the terms. Trovis
considerati	on of the sum of One !	Dollar in hand d, the r	eccipt whereof is hereby	acknowledged, do b	y these presents CON	ors to be performed, and als VEY and WARRANT unto
Trustee, its	City of Chi	cago	COUNTY O	F Co	ok ———	tuate, lying and being in the AND STATE OF ILLING
to wit:						
Tot 6 i	in Robert Volk	Resubdivision	of Luts 5 and	6 in Block	12 in Cushin	gs Subdivision o
						tion 27, Townsh
		ast of the Thir				
				,		
			7			
1			THIS IS A JU	NIOP MORTGAG	<u> </u>	
					f ==	00
1						<b>^</b>
_					$O \cup \mathbf{U}$	j ;
		er 🕶 🕌				
						مراتسات.
TOGET	HER with all improvem	er described, is referred to nents, tenements, easemer	nts, fixtures, and appurt	tenances thereto belo	onging, and all ter s, i	ssu and profits thereof for
(whether s windows, f	ingle units or centrally loor coverings, inador b	eds, awnings, stoves and	ction, including (withou water heaters. All of the	it restricting the for foregoing are declar	egoing), screens, ed to be a part of said	ter, light, power, refrigerat lov shades, storm doors : al an whether physical
or assigns si	ereto or not, and it is ag nall be considered as con	greed that all similar appar istituting part of the real c	atus, equipment or articlestate.	les hereafter placed i	n the premises by the	mo tg. 70 3 of their success
forth, free	/E AND TO HOLD the p from all rights and ben-	premises unto the said Tru efits under and by virtue	astee, its successors and a of the Homestead Exer	assigns, forever, for t mption Laws of the	he purposes, and upo State of Illinois, whi	n the uses and irrats herein thasid rights and benefits
Mortgagors	do hereby expressly rele	ease and waive.				174
						2 (the reverse side on a mortgagors, their he
1	and assigns.	neteni by reference	e and are a part if	ereor and shan i	ne outding ou m	e mortgagors, then ne
		and seal 4 of	Mortgagors the day	and year first abo	ove written.	* ;
	•	•			D	4.
			SEAL	Farriolan	r 1≤. Way	doman SEA
1			-S	Stanislaw, B.	Waldeman)	
			[SEAL]()	Elzbieta W.	Wajdeman)	(CCI)   SEAL
STATE OF	ILLINOIS.	Geral	ldine J. Szpek	oveld	V	
11004	tillitere )				he State aforesaid. D	HEREBY CERTIFY TH
9		STANISLA	W B. WAJDEMAN	AND ELZBIET	A W. WAJDEMAL	V, his wife
	2:-					_subscribed to the foregoi
		are personally known ument, appeared before n			names are —	subscribed to the-foregoi
1						nd purposes therein set for
		ered the said instrument	at	free and voluntar	, act, 10, the ases a	- Parpara
1.000			and Notarial Seal this.		day of Fel	ruary , 19 71
					day ofFel	oruary — . 19 71
Notarial see	printing and an analysis of the state of the	Given under my hand			day of - Fel	estouskary Pub

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON FAGE 1 (THE REPERS SIDE of ITMS MOST DECEMBER).

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 hereof; (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 manicipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as tenguised by law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as tenguised by law or municipal ordinances with respect to the other charges against the premises when due, and shill, 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 protest, in the manner provided by statute, any tax or assessment which Mortgagors

2. Morraggors shall pay before any perulty attacked all general tases, and aball pay special tases, special assessments, water charges, sewer service charges, and other charges against hereunder Morraggors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortaggors may desire to contest.

3. Morraggors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repaining the same or to pay in full the indebtendess secural the holders of the note, such rights to be evidenced by the standard mortage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, such rights to be evidenced by the standard mortage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, such rights to be evidenced by the standard mortage clause to be attached to each policy, and shall deliver and policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein. Trustee or the holders of the note, such rights and payments of profice in the state of the state of

But you must posing same an automate and upon the notement; settled.

12. Trustee to the holders of the note shall have the right; sinspect the premises at all reasonable times and access thereto shall be permitted for that puspose.

12. Trustee has no duty to examine the title, location, existence at cond ion of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note of trust feed or to capacity. The trust deed of to exercise any power herein given unless expressly obligated by the terms hereof, not be the conditions thereunder, except in case of its own gross negligence or mixenduct or that of the agents or employees of Trusteen and the location of the signatures or the individual of the agents of employees of Trusteen and the proper inst. Inner unon presentation of satisfactory evidence that all indebtedness secured.

13. Trustee hall release this public and Trustee may except and deliver a location of satisfactory evidence that all indebtedness secured and deliver a location of the request of any person who shall either before or after maturity thereof, broduce and exhibit to Trustee the principal note (with c with at the coupons evidencing interest thereon), representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as the note herein described any note which least a identification number purporting to be placed thereon by a perior trustee hereunder or which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of any one inhering anote described herein, it may accept as the principal note herein described any one inhering anote described herein, it may accept as the principal note herein described any one inhering hereing and any which represents the principal note herein described any one inhering the purports to be executed by the

## IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

MAIL TO:

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

2916 N. Lowell Avenue

PLACE IN RECORDER'S OFFICE BOX NUMBER \_

Chicago, Illinois

END OF RECORDED DOCUMENT