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TRUST DEED

21, 410 224

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THE ABOVE SPACE FOR RECORDERS USE ONL

THIS INDENTURE, made This March 1st, ---- 1971, between

JOHN J. SCHILLO AND MARGARET SCHILLO, his wife.

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here-inafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

FORTY ONE THOUSAND & no/100 (\$41,000.00) Dollars, denced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from and lst, 1971 on the balance of principal remaining from time to time unpaid at the rate of Siven per cent per annum in instalments as follows: THREE HUNDRED SIXTY SEVEN & 53/100 on the balance of principal remaining from time to time unpaid at the rate of

(\$367.53) or more

Dollars or the 1st day of April 1971 and THREE AUNDRED SIXTY SEVEN & 53/100 (\$367.53), or more

Dollars on the 1st day of each month thereafter until said note is fully paid except that the final payment of , incipal and interest, if not sooner paid, shall be due on the 1st day of March 19 86. All such payments o ac ount of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the 1st mainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the .ate of seven per cent per annum, and all of said principal and interest being made payable at such banking house or true con pany in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in ab ence of such appointment, then at the office of

in writing appoint, and in ab ence (such appointment, then at the office of said city, a KE VIEW TRUST & SAVINGS BANK

NOW. THEREFORE, the Mortgagors to so the payment of the said principal sum of money and said interest in accordance with the terms, provisions and imitations of the sum of One Bolk. In land, applications of the sum of One Bolk. In land, and the programment of the coverants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Bolk. In land, and the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee. Its successors and assigns, the its own; of described field Estate and all of their cities. Tight, title and interest them, situate, lying and

being in the City of Chicago

the Trustee Has successor and assigns to to away described Real Estate and all of their estate, right, title and interest increin, situate, by the finite of the City of Chicago

COUNTY OF COOK

AND STATE OF ILL

LOT 9 in Block 12 in W. F. kaiser and Company's Arcadia Terrace being as Subdivision of the North & c. the South East & (except the West 33 feet thereof) and the South Eist & of the South East & of Section 1,

Township 40: North, Range 13, Fest of the Third Principal Meridian====
Also known as Number 5830 North Lockwell Street,



and seal ... of Mortgagors the day and

[SE L]

HARRY F. CHAVEBIAT,

a Notary Public in and for and residing in said County, in the State aforesaid. DO HEREBY CERTIFY THATIOHN J. SCHILLO AND MARGARET SCHILLO, his wife,

wn to me to be the same person whose name **S AFG** ubscribed to the foregoing In-this day in person and acknowledged that they signed, sealed and delivered the

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THE COVENANTS, CONDITIONS AND PROVISIONS RE	LINGUID TO OIL TH	de la companya de la	- 1
1. Mortgagers shall (1) promptly repair, restore or rebuild an	y buildings or improven	and free from mechanic's or other liens or claims for lien no	n I
Mortgagors shall (1) promptly repair, restore or restuid an aged or no state of the	debtedness which may ischarge of such prior l	be secured by a lien or charge on the premises superior to the ien to Trustee or to holders of the note; (4) complete within a	<u> </u>
easonable time any building or buildings now or at any time in nuncipal ordinances with respect to the premises and the use th nunicipal ordinance.	process of erection up ereof; (6) make no-ma	on said premises; (5) comply with all requirements of law o- lerial alterations in said premises except as required by law o-	ř
nutricipal ordinance. 2. Mortgagors shall pay before any penalty attaches all genericharges, and other charges against the premises when due; and shall herefor. To prevent default hereunder Mortgagors shall pay in full tagors may desire to contest.	al taxes, and shall pay il, upon written request	special taxes, special assessments, water charges, sewer service, furnish to Trustee or to holders of the note duplicate receipt:	5
neretor. To prevent detault hereunder Mortgagors shall pay in full jagors may desire to contest. 3. Mortgagors shall keep all buildings and improvements now	or hereafter situated or	a said premises insured against loss or damage by fire, lightning	
against may desire to contest. 3. Mortgagors shall keep all buildings and improvements now a substantial state of the sta	panies satisfactory to the	sufficient either to pay the cost of replacing or repairing the e holders of the note, under insurance policies payable, in case idenced by the standard mortgage clause to be attached to each	h
on the manage, to produce for the benefit of the folders of the notice; and shall deliver all policies, including additional and rene iver renewal policies not less than ten days prior to the respective	wal policies, to holders we dates of expiration.	of the note, and in case of insurance about to expire, shall de-	,
iver renewal policies not less than ten days prior to the respective of a. In case of default therein. Trustee or the holders of the no default therein. Trustee or the holders of the no northead of the nort	te may, but need not, nout need not, make full tax lien or other prior	nake any payment or perform any act hereinbefore required of or partial payments of principal or interest on prior encum- lien or title or claim thereof, or redeem from any tax sale of	;
orfeiture affecting said premises or contest any tax or assessment, neurred in connection therewith, including attorneys' fees, and an	All moneys paid for any other moneys advance	by of the purposes herein authorized and all expenses paid on the bullet by Trustee or the holders of the note to protect the morther concerning which action herein authorized may be taken	<u> </u>
isgen premises and the ner nereof, plus reasonable compensation hall be so much additional indebtedness secured hereby and sh he rate of seven per cent per annum. Inaction of Trustee or hold	all become immediately ders of the note shall,n	due and payable without notice and with interest thereon at ever be considered as a waiver of any right accruing to them	i J
n account of any default hereunder on the part of Mortgagors. The Trustee or the holders of the note hereby secured make a built, statement or estimate procured from the appropriate the vilidity of any tax, assessment, sale, forfeiture, tax lien or	ing any payment hereby	y authorized relating to taxes or assessments, may do so accord- noulry into the accuracy of such bill, statement or estimate or	;
the validity of any tax, assessment, sale, forfeiture, tax lien or	title or claim thereof. tioned, both principal a	nd interest, when due according to the terms hereof. At the	;
nt the 'lidity of any tax, assessment, sale, forfeiture, tax' lien or the 'ntaggors shall pay each item of indebtedness herein ment pinon. the holders of the note, and without-notice to Mortgagors hing in the note or in this Trust Deed to the contrary, become ductainment of principal or interest on the note, or (b) when default in the Mortgagor herein contained.	, ail unpaid indebtedne: e and payable (a) imme shall occur and continue	is secured by this trust beed shall, notwithstanding anything delately in the case of default in making payment of any in- ter three days in the performance of any other agreement of	;
Laiment of principal or interest on the note, or (b) when default, the Mc 1828 herein contained. 7. Wh a the indebtedness hereby secured shall become due to the contained of t	whether by acceleration	or otherwise, holders of the note or Trustee shall have the	:
ignt to it eclos, the hen hereor. In any suit to foreclose the lien or sale all skip id lives and expenses which may be paid or incurre ppraiser's loca, utla is for documentary and expert evidence, ster	d by or on behalf of Tr nographers' charges, pul	usitee or holders of the note for attorneys' fees. Trustee's fees, blication costs and costs (which may be estimated as to items	
o be expended lifter intry of the decreel of procuring all such all cates, and sir ulin dright and assurances with respect to title as Trus uch suit or to evaluate to bidders at any sale which may be had to	ostracts of title, title so tee or holders of the n oursuant to such decree	referres and examinations, guarantee policies, for ensight ofte may deem to be reasonably necessary either to prosecute the true condition of the title to or the value of the premises	:
all expenditures and hier es of the nature in this paragraph men ue and payable, wit in * est thereon at the rate of seven per ce-	ationed shall become so nt per allnum, when pa edings, to which either	much additional indebtedness secured hereby and immediately id or incurred by Trustee or holders of the note in connection of them shall be a party, either as plaintiff, claimant or de-	
endant, by reason of this tast of d or any indebtedness hereby a ereof after accrual of sur a right to foreclose whether or not actu	ecured; or (b) prepara	tions for the commencement of any suit for the foreclosure) preparations for the defense of any threatened suit or pro- menced.	}
B. The proceeds of any fe coloure sale of the security hereof, whe bats and expenses incident to the for losure proceedings, include the for losure proceedings. Include the for losure proceedings, include the sale of the formal sale of the	e distributed and applie ig all such items as are	d in the following order of priority: First, on account of all mentioned in the preceding paragraph hereof; second, all other	:
ems which under the terms here constitute secured indebtedness aird, all principal and interes emaining unpaid on the note; four only may appear.	additional to that evid th, any overplus to Mo.	ienced by the note, with interest theron as herein provided; rigagors, their heirs, legal representatives or assigns, as their	:
ghts may appear. 9. Upon, or at any time after the filling of a bill to foreclose the solid appointment may be made either be are after sake, with application for such receive the appointment of such receives the appointment of the sake with application of the product of the sake with a such application of the product of such foreclosure suit and, in case of a sake demption or not, as well as during any further time. "Moraging the sake of a sake demption or not, as well as during any further time." Moraging the sake of a sake demption or the premises during the whole of said a rind. The Cau payment in whole or in part of: 11) The indebted its secured her her lies which may be or become superior to the 'en hereof or the first of the sake of	is trust deed, the court hout notice, without re	in which such bill is filed may appoint a receiver of said prem- gard to the solvency or insolvency of Mortgagors at the time	
application for such receiver and without egid to the then va- nd the Trustee hereunder may be appointed a such receiver. Such aring the pendency of such foreclosure suit ind. In case of a sale	nue or the premises or the fereiver shall have potential a deficiency, during	ower to collect the rents, issues and profits of said premises ing the full statutory period of redemption, whether there be	
demption or not, as well as during any further timer n Mortg hits, issues and profits, and all other powers which hav be necessiveration of the premises during the whole of said 1 glod. I we cause	agors, except for the in ary or are usual in such rt from time to time ma	nervention of such receiver, would be entitled to collect such is cases for the protection, possession, control, management and by authorize the receiver to apply the net income in his hands	1
payment in whole or in part of: (1) The indebted ass seculed her her lien which may be or become superior to the len hereof or the len her	eby, or by any decree of such George, provided	foreclosing this trust deed, or any tax, special assessment or i such application is made prior to foreclosure sale; (2) the	
 Trustee on the holders of the note shall have the r	bect the premises at	il regionable times and access thereto shan or permitted to	- 1
at purpose. 12. Trustee has no duty to examine the title, location, exist not not to exercise any power herein given unless expressly obligate of its own gross negligence or misconduct or that of the agent ericising any power herein given.	the terms hereof	nor be liable for any acts or omissions hereunder, except in	1
	in blokeen or fin	stee, and it may require-indemnities satisfactory to it before	1
13. Trustee shall release this trust deed and the lien thereof becared by this trust deed has been fully hald; and Trustee may ex	y priper instrument up	stee, and it may require indemnities satisfactory to it before on presentation of satisfactory evidence that all indebtedness ease hereof to and at the request of any person who shall.	
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