UNOFFICIAL COPY



TRUST DEED

21, 439, 915

PURCHASE MONEY MORTGAGE

Rev. 5-62

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made this 2nd day of April 1971, between William and Judith E. Ryno, his wife,

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY,

evidenced by or vertain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from April 2, 1971 on the balance of principal remaining from time to time unpaid at the rate of per centre and an april 2, 1971 per centre annum in instalments as follows: Seventy Two and 30/100 (\$72,30)-----

Dollars on the left until of of 1 May 1971 and \$72.30 on the first day of each successful the realist until of of 1 May 1976 on which date a final nayment in the amount of the finderteness, principal and mi rest then due and owing to sail bearer hereunder shall be ma Dollars out the text of the first then due and owing to sail bearer hereunder shall be ma Dollars out the text of the first part of the firs

2:0W. 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 consideration of the sum of One Dollar in hand paid the recip whereof is hereby acknowledged, do by these presents CONVEY and WAR-RANT unto the Trustee, its successors and assigns, the following des ribe Real Estate and all of their estate, right. Ittle and interest therein, situate.

lying and being in the

OU: TY CF

AND STATE OF ILLINOIS

The Southeasterly 50 feet of Lot 7 and all of Yot 0 in Block 25 in Roslyn Addition to Kenilworth, a Subdivision of Parts of Sections 21, 22, 27 and 28, Township 42 North, Range .3, Tast of the Third Principal Meridian, in Cook County, Illinois.

500

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 rems. Is use and profits thereo for so long and during all such times as Mortgagors may be entitled thereto twhich are pledged primarily and on a partie with all rems. It is not secondarily and all apparatus, equipment or articles now or hereafter therein or therefore used to supply heat, gas, after the infiguration of the profits of the profits

TO HAVE AND TO HOLD the premises unto the said Trustee. Its abreesors and assigns, forever, for the purposes, and upon the said trusts therein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, whe hald rights

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the riverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mort gagors, their heirs, successors and assigns.

gagors, their neirs, successors and assigns.	1 /
WITNESS the hand and seal of Mortgagors the day and year first above written.	ر کا
Julith E. Ryno [SEAL] William R. Ryno [SEAL]	.
STATE OF ILLINOIS. John & Moneole	
See a Setary Parolic in and for and residing in said Coupty, in the State aforesaid DO HEREBY CERTIFY THAT	2
who settle personally known to me to be the same person. whose name subscribed to the foregoing furument, appeared before me this day in person and acknowledged that the signed, sealed and rece and voluntary act. for the uses and purposes therein the bench, including the release and walver of the right of homestead. Some and the subscribed to the foregoing the same person. The same person whose name subscribed to the foregoing aligned, sealed and rece and voluntary act. for the uses and purposes therein the subscribed to the foregoing aligned. Some subscribed to the foregoing the same person. Whose name subscribed to the foregoing aligned sealed and the subscribed to the foregoing aligned.	· 123

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	ERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
 Mortgagors shall (1) promptly repair, restore or rebuild at damaged or be destroyed: (2) keep said premises in good conditio lien not expressly subordinated to the lien hereof; (3) pay when d superior to the lien hereof, and upon request exhibit satisfactory (3) complete within a reasonable timerany building or buildings; requirements of law or municipal ordinances with respect to the p 	ny buildings or improvements now or hereafter on the premises which may become on and repair, without waste, and free from mechanic's or other litera or claims for the provided of the premises which may be secured by a lien or charge on the premises evidence of the discharge of such prior lien to Trustee or to moders of the note; evidence of the discharge of such prior lien to Trustee or to moders of the note; premises and the use thereof; (6) make no material alterations in said premises
ice charges, and other charges against the premises when due, and receipts therefor, To prevent default hereunder Mortgagors shall p	it taxes, and shall pay special taxes, special assessments, water charges, sewer serv- ishall, upon written request, furnish to Trustee or to holders of the note duplicate any in full under protest, in the manner provided by statute, any tax or assessment
3. Mortgagors shall keep all buildings and improvements now ning or windstorm under policies providing for payment by the ins ing the same or to pay in full the indebtedness secured hereby, a payable, in case of loss or damage, to Trustee for the benefit of the to be attached to each policy, and shall deliver all publicles, including	or hereafter situated on seld premises insured against loss or damage by fire, light- urance companies of moneys sufficient either to pay the cost of replacing or repair- il in companies satisfactory to the holders of the note, under insurance policies holders of the note, such rights to be evidenced by the standard mortgage clause
4. In case of default therein. Trustee or the holders of the not of Mortgagors in any form and manner deemed expedient, and man encumbrances, if any, and purchase, discharge, compromise or set tax sale or forfeilum affecting said premises or contest any tax or; expenses paid or incurred in connection therewith, including attorn expenses paid or incurred in connection therewith, including attorn.	es prior to the respective date of expiration, e. may, but need not, make any payment or perform any act hereinbefore required; but need not, make full or partial payments of principal or interest on prior early tax lies or other prior lien or tille or claim thereof, or redeem from any assessment. All moneys paid for any of the purposes herein authorized and all earlies of the partial payments are made to the properties of the properties of the properties have been authorized and all mable compensation to Trustee for each matter concerning which action herein secured hereby and shall become immediately due and payable without notice and tilled the properties of the prop
outhorized may be taken, shall be so much additional indebtedness with interest thereon at the rate of seven per cent per anum. Inactight accruing to them on account of any default hereunder on the right accruing to them on account of any default hereunder on the right accruing to them otherwise the beautiful that the statement of estimate procured from the app according to any bill, statement or estimate procured from the app	induction persistion to Irusee for each matter concerning which action herein secured hereby and shall become immediately due and payable without notice and tion of Trustee or helders of the note shall never be considered as a waiver of any part of Morigagors. As any payment hereby authorized relating to taxes or assessments, may do ropriate public office without inquiry into the accuracy of such bill, statement or
6. M (gag 's shall pay each liem of indebtedness herein ment option o' ti. ho lers of the note, and without notice to Mortgagors, thing is the o' in this Trust Deed to the contrary, become du instalment of pri 'spai or interest on the note, or (b) when default ment of the Mc .g. cors herein contained.	ioned, both principal and interest, when due according to the terms hereof. At the all unpaid indebteness secured by this Trust Deed shall, notwithstanding any-eard payable (as) immediately in the case-oid default in making payment of any shall occur and continue for three days in the performance of any other agree-
right to forciose sell in hereof, have just to foreclose the lien he for sale all expen flure and expenses which may be paid or incurre fees, appraises 's is a un's for documentary and expert evidence, to items to be expensed after entry of the decree of procuring all services, and simils date and assurances with respect to title as	ether by acceleration of otherwise, holders of the note of Trustee shall have the freet, there shall be allowed and included as additional indebtedness in the decree d by or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's stenographers' charges, publication costs and costs (which may be estimated as uch abstracts of title. Ittle searches and examinations, guarantee policies. Torrens Trustee or holders of the note may deem to be reasonably necessary either to
the premises. All expendium and expenses of the nature in this pand immediately due and p y s le with interest thereon at the rat the note in connection with a 1 sy proceeding, including probate plaintiff, claimant or defenda, by , sho of this trust deed or any suit for the foreclosure hereof at a certain of such right to foreclosure threatened suit or proceeding which r gut affect the premises or the	anarraph mentioned shall become so much additional indistingtions accured hereby or 6 sevin per cent per annum, when paid or incurred by Thusies or holders of and bankruptcy proceedings, to which either of them shall be a party, either as indebtedness hereby secured: or 10 preparations for the commencement of any se whether or not actually commenced; or (c) preparations for the defense of any is security hered, whether or not actually commenced.
8. The proceeds of any forcelost east of the premises shall be costs and expenses including other literal which under the terms here? onstitute secured indebte provided; third, all principal and in at remaining unpaid on the assigns, as their rights may appear.	where by acceleration or otherwise, holders of the note or Trustee shall have the creof, there shall be allowed and included as additional indebtedness in the decree dby or on behall of Trustee or holders of the note for attorneys fees. Trustee's day or on behall of Trustee or holders of the note for attorneys fees. Trustee's considerable the control of any control of the control of the control of any control of the control of the control of any control of the control of the control of the control of any control of the contro
premises. Such appointment may be made edit or be ore after sa- the time of application for such receiver and with ut card to the homestead or not and the Trustee hereunder may be appointed as a of said premises during the pendency of such force source suit and, whether there be redemption or not, as well as during any urt. or entitled to collect such rents, issues and profits, and all of her po- entitled to collect such rents, issues and profits, and all of her po-	is trust deed, the court in which such bill is filed may appoint a receiver of said is without notice, without regard to the solvency or insolvency of Mortgagors at then value of the premises or whether the same shall be then occupied as a then value of the premises or whether the same shall be then occupied as a form of the same shall be the comparison of the same shall be the comparison of the same shall be the same shall be the comparison of the same shall be said and a deficiency, during the full statutory period of redemption, times when Mortgagors, except for the intervention of such receiver, would be reasonable to the same shall be said to the said the same shall be said to the said the same shall be said to the said as application. Into dendering the subject to any defense which would not be read and available to period said.
sion, control, management and operation of the premises uring it eaply the net income in his hands in payment in whole o. in part of deed, or any tax, special assessment or other lien which, in be of its made prior to foreclosure sale; (2) the deficiency in case us of all o. No action for the enforcement of the lien or of any provision the party interposing same in an action at law upon the note he else	whole of said period. The Court from time to time may authorize the receiver to: (1) The indebtedness secured hereby, or by any decree foreclosing this trust become superior to the lica hereof or of such decree, provided such application and deficiency. **Proof: shall be subject to any defense which would not be good and available to scorred.
11. Trustee or the holders of the note shall have the right to it	n peet he premises at all reasonable times and access thereto shall be permitted e o dition of the premises, nor shall Trustee be obligated to record this bilitate he terms herefo, nor be blable for any acts or omissions hereunder, he as, n. or employees of Trustee, and it may require indemnities satisfactory
	proper instrue of the one presentation of satisfactory evidence that all indebted, severete and fellows; release hereof to and at the request of any person who of Trustee the note; is presenting that all indebtedness hereby secured has been easies a certificate of the distance of the continuous continuous and the second of the original tester and that has been executed by a prior trustee of the original tester and that has never executed a certificate on any interest of the original tester and that has never executed a certificate on any interest of the original tester and that has never executed by the persons herein designated as note and which purports to be executed by the persons herein designated as
recorded or filed. In case of the resignation, inability or refusal to as are situated shall be Successor in Trust. Any Successor in Trust here!	co of the Recorder or Reg. 17. of Titles In which this instrument shall have been to of Trustee, the then Rev. de of Deeds of the county in which the premises under shall have the identical title powers and authority as are herein given compensation for all acts perfor red ereunder. In the compensation of
16. This Trust Deed is junior and subdated March 3, 1971 and record	ordinate to a certain mortgage led as Document No. 214266. 0
2008 Day 1 Tolking 75 5	SIDNEY & PASE
AFR 3 71 12 22 PI.	2 4359 5
I M P O R T A N T	The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No.
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE TOENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE	CHICAGO TITLE AND TRUST COMPANY, as Trustee.
THE TRUST DEED IS FILED FOR RECORD.	Assistant Secretary Assistant Wee President Assistant Tinst Officer
L STREET 135 Salace	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
V CITY Phicago Sice 6060	3
Y INSTRUCTIONS OFFICE BOX NUMBER 5	33