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COOK COUNTY, ILLINOIS FILED FOR RECORD

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TRUST DEED!

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CHARGE TO CERT

CTTC 7 THIS INDENTURE, made May 1s BARBARA ZURO, his wife, THE ABOVE SPACE FOR RECORDER'S USE ONLY 1971 . between JEFFREY A. ZURO AND

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

an Illinois corporațion doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth THAT, WIEREAS 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 Fourteen Thousand Six Hunder and Four and 95/100 - - - - - Dollars. evidenced by order in Installment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF HOLDERS.

evidenced by or cer ain Instalment Note of the Mortgagors of even date herewith, made payable to the STANLEY ZUNG AND BRENDA ZURO, his wife, as joint tenants, and delivered, in a 1 by which said Note from May 1, 1,71 on the balance of principal remaining from time to time unpaid at the rate of 6 1/2% per cent per annum in instalments (including principal and interest) as follows

of 6 1/2% per cent per annum in instalments (including principal and interest) as follows.

One Hundred Eight 10 85/100 or more - - Dollars on the 1st day of May. 19 71 and One Hundred Eight and 85/100 or more between the first payment of principal and interest, if no, so oner paid, shall be due on the 1st day of February 19 90 All such payments on account of the indebtednes videnced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Cook Courty, Chicago, Illinos, 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 Stanley ZURO in said City. in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the 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 of a securents herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand part, the receipt whereof is frethy acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and saids, subject, being and being in the City of Chicago.

COUNTY O' Ook:

AND STATE OF ILLINOIS.

Lot 23 in Block 59 in Frederick H. Bart ett's 5th Addition to Bartlett Highlands being a Subdivision of the West 1/2 of the North East 1/4 of Section 18, Townshi 78 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois Commonly known as 5532 South Nashville, Chicago, Illinois.



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

JAMES KELLER d DO HEREBY CERTIFY THAT

	Page 2			
THE COVENANTS, CONDITIONS AND PROVISIONS REFERR				, [
1. Mortgagors shall (1) primptly repair, restore or rebuild any buddin or be destroyed; (2) keep said premises in good condition and repair, with subsidianted to the lien hereof; (3) pay when due any indebtedness which upon request exhibit satisfactory evidence of the discharge of such prior huilding in our buildings in owe or at any time in process of erection upon said respect to the premises and the use thereof; (6) make no material alteration 2. Mortgagors shall pay before any penalty attaches all general cases, as	hour waste, and free from may be secured by a hen hen to Trustee or to holds premises. (5) comply w s in said premises except	mechanic's or other hens or or charge on the premises sup- ors of the note: (4) complete s ith all requirements of law o as required by law or municip	claims for lien not express serior to the lien hereof, ar within a reasonable trifle ar r municipal ordinances wit pal ordinance.	dy nd ny th
and other charges against the premises when due, and shall, upon written r prevent default hereunder Mortgagors shall pay in full under protest, in the to contest.	equest, furmsh to Truste ie manner provided by st.	e or to holders of the note dustrite, any tax or assessment w	plicate receipts therefor. T thich Mortgagors may desir	re
3. Mortgagors shall keep all buildings and improvements now or here-windstorm under policies providing for payment by the instructe compant to pay in full the indebtedness secured hereby, all in companies satisfacte damage, to Trustee for the benefit of the holders of the note, such rights is shall deliver all policies, including additional and renewal policies to the space of supervision of the policies for the state in the days print to the respective dates of expiration.	ies of moneys sufficient e ary to the holders of the tobe evidenced by the sta	ither to pay the cost of replac note, under insurance polici indard mortgage clause to be a	ing or repairing the same of its payable, in case of loss of ittached to each policy, an	or or ad
4. In case of default therein, Trustee or the holders of the note may Murtgagors in any form and manner deemed expedient, and may, but need if any, and purchase, discharge, compromise or wette any tax hen or oth affecting said premises or contest any tax or assessment. All moneys pair	not, make full or partial ser prior lien or title or o I for any of the purpose	payments of ptincipal or inter laim thereof, or redeem from s herein authorized and all e:	rest on prior encumbrance n any tax sale or forfeitur xpenses paid or incurred i	s. re m
enection therewith, including attorneys fees, and any other moneys adva- ted freefor, plus reasonable compensation to Traistee for each matte- ddi onal indebtedness secured hereby and shall become immediately due pe, annum. Inaction of Traistee or holders of the note shall never be co- herer. A ron the part of Mortagoris.	er concerning which acts and payable without noti onsidered as a waiver of	on herein authorized may be see and with interest thereon a any right accruing to them	e taken, shall be so muc it the rate of seven per cen on account of any defaul	h it lt
5. The Trustee or the holders of the note hereby secured making any to any oll, tatement or estimate procured from the appropriate public of the ve idity i fany tax, assessment, sale, forteture, tax lien or title or claim 6.	thereot. oth principal and interes	, when due according to the s	erms hereof. At the optio	
of the hold is of he note, and without notice to Mortgagors, all unpaid into rin this i ust 'eed to the contrary, become due and payable (a) immed interest on the n e. (4b) when default shall occur and continue for techniques.  7. When the tidehold is betch secured shall become due whether by	iately in the case of defa hree days in the perform	ult in making payment of any nance of any other agreemen	y instalment of principal of t of the Mortgagors herei	or in
7. When the it about a hereby secured shall become due whether by foreclose the lien here it. In ay suit to foreclose the lien hereaf, there she expenditures and expenses nice hasy be paid or incurred by or on behalf feet outlays for documer any did expert evidence, stemographers, charges, after entry of the decree) of piece, and all such abstracts of title: title search and assurances with respect a title as Trustee or holders of the note may hidders at any sale which may be had private or holders of the rire cond.	of Trustee or holders of publication costs and ex- es and examinations, title deem to be reasonably ration of the title to or the	f the note for attorneys' fees sists (which may be estimated insurance policies, Torrens c secessary either to prosecute value of the premises, All.ex	<ul> <li>Trustee's lees, appraiser as to items to be expende ertificates, and similar dat such suit or to evidence to penditures and expenses of</li> </ul>	d o
the nature in this paragraph mentor of a sill become so much additional thereon at the rate of seven per cent per a into when paid or incurred by probate and bankruptcy proceedings, and a sither of them shall be a principle time to the commencement whether or not actually commenced in (c) preparations for the commencement whether or not actually commenced in (c) preparations for the defense of hereof, whether or not actually commenced.	Trustee or holders of the arty, either as plaintiff, cloud of any suit for the for- any:threatened suit or pro-	ie note in connection with (a) armant or defendant, by reaso closure hereof after accrual acceding which might affect t	any proceeding, including on of this trust deed or an of such right to foreclosthe premises or the security.	y Y Y
and expenses incident to the foreclosure rate of the premit is shall be distributed expenses incident to the foreclosure proceed gos, meluding all such its which under the terms hereof constitute secured in the most incident and overpluing unpaid on the note; butth any overpluing papear.	uted and applied in the ins as are mentioned in that evidenced by the s to Mortgagors, their h	the preceding paragraph here note, with interest thereon a eirs, legal representatives or	of second, all other item of second, all other item s herein provided, third, a assigns, as their rights ma	is ill y
9. Upon, or at any time after the filing of a bill to free! Set is strust, but appointment may be made either before or after sale with sut application for such receive and without regard to the then set of the printed hardward and a pendency of such foreclosure suit and, in case of a sale and a deficient set with well as during any further times when Mortgagors, except for the interval.	ice, without regard to the emises or whether the sail have power to collect iting the full statutory perent of such receiver, we	ne solvency or manivency of ne shall be then occupied as a he rents, issues and profits of find of redemption, whether to fould be entitled to collect su	Mortgagors at the time of homestead or not and the of said premises during the here be redemption or no- ch rents, issues and profits	ot ie ie t,
and all other powers which may be necessary or are usual in such cases for during the whole of said period. The Court from time to time may authoriz of. (1) The indebtedness secured hereby, or by any decree foreclosing this superior to the lien hereof or of such decree, provided such application is ma- 10. No action for the enforcement of the lien or of any provision here party interposing same in an action at law upon the note hereby secured. 11. Trustee or the holders of the note shall have the right to inspect the	the recover to apply the trust deed, or any tax, so on the oreclosure was of shall be subject to an	net income in his hands in p pecial assessment or other he le. (2) the deligiency in case of y defense, which would not b	ayment in whole or in par in which may be or become of a sale and deficiency, e good and available to th	ie
purpose.  12. Trustee has no duty to examine the title, location, existence or coidentity, capacity, or authority of the signatories on the note or trust deed, herein given unless expressly obligated by the terms hereof, nor be liable for	militaria of the law law	or to mouse into the uslidi	ty of the transtures or th	_
muscionalet or that of the agents or employees of frustee, and it may require  13. Trustees shall release this trust deed and the lent thereof by proper in  14. Trustee may execute and delive  15. Trustee may accept as true without many acceptate and delive  15. Trustee may accept as true without impure, Where a release is requested  16. Trustee may accept as true without impure, Where a release is requested  16. Trustee may accept as true without impure, Where a release is requested  16. Trustee may accept as true without impure, Where a release is requested  16. Trustee may have been accepted as the release of the respective of the release of the respective of the release of the releas	indemnities satistae ary r a release hereof to and iting that all indebtedne l of a successor trustee, placed thereon by a prior ed by the persons herein	as it before exercising any person of actisfactory evidence the archer quest of any person is 'creby secured has been succe' a ustee may trustee he cunder at which a designate (as the Lakers the conditions are the lakers the conditions are the lakers th	ower nerein gwen. at all indebtedness secured who shall, either before o paid, which representation accept as the note herei onforms in substance with reof. and where the release	d or n n h
is requested of the original trustee and it has never placed its identification any note which may be presented and which conforms in substance with the persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the office of recorded or filed. In case of the resignation, inability or refusal to act of stituted shall be Successor in Trust. Any Successor in Trust hereunder, shall be successed in the stress three properties.	e description herein cont the Recorder or Regist Trustee, the then Reco	rar of Titles in which p der of Deeds of the countr	surports to be executed by instrument shall have been in which the premises are	,
Trustee or successor shall be entitled to reasonable compensation for all acts. 15. This Trust Deed and all provisions hereof, shall extend to and be bin the word "Morgagoes" when used herein shall include all such persons a whether or not such persons shall have executed the note or this Trust Decomotes" when more than one note is used.				
	Identification	No.	<del></del>	
THE NOTE SECURED BY THIS TRUST DEED SHOULD	1	GO TITLE AND TRU	ST COMPANY,  Trustee,	h
BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD	15 m	rgaret C.	Assistant Trust Officer Assistant Secretary ssistant Vice President	
MAIL TO:				
James Keller	,	FOR RECORDER'S IN INSERT STREET ADI DESCRIBED PROPER' 5532 So. Na	DRESS OF ABOVE	000
5455 South Megle Avenue Chicago, Illinois 60638			linois 6063	8 · 
PLACE IN RECORDER'S OFFICE BOX NUMBER 5	3.3			
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