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COOR COUNTY ILLINOIS FILED FOR RECURD Jun 7'71 2 23 PH

*21502925



TRUST DEED 542866

21 502 925

CHARGE TO CERT

THE ABOVE SPACE FOR RECORDER'S USE ONL'
1971, between THIS INDENTURE, made FRANK J. McBRIDE and GLORIA J. McBRIDE, his wife,

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

delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (inc -No-

and in absence of such - pointment, then at the office of

in said City,

NOW, THEREFORE, the Moriga, vis 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 it. pr. ... nance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in and limitations of the sum of One Dollar in and 1 sid, the receipt whereing fis hereby acknowledged, do by these presents COONEY and MARRANT unto the Cronideration of the sum of One Dollar in and 1 sid, the receipt whereing fis hereby acknowledged, do by these presents COONEY of MARRANT unto the Cronideration of the sum of One Dollar in and 1 sid, the receipt whereing the consideration of the sum of the s

Lot 6 in Block 17 in ottage Grove Heights, a subdivision of the North 1/2 of Siction 10 and Section 11, Township 37 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.**

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

TOGETHER with all improvements, tenements, fixtures, and appurtenances thereto clon, ng, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primard) and on parity with said real estate and not secondarily) and all apparatus, equipment or articles now on hereafter therein or thereon used to supply he. 281, al. conditioning, water, light, power, refigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing, screens, window shades, storm doors all windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are decuted to be a part of said real estate whether physically articles of the said real estate. To there or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the mortgagors of their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said frustee, its successors and assigns, forever, for the sur, see and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State [1"...s., hich said rights and benefits the

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

ay and year first above written.

Hank MeBridge

Gloria J. McBride WITNESS the hand ...

a Notary Public in and for and residing in iaid County, in the State aforesaid, DO HEREBY CERT, y in T Frank J. McBride and Gloria J. McBride, n: S wife, COOK

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	Page, 2	<u> </u>	
THE COVENANTS, CONDITIONS AND PROVISIONS RE 1. Mortgagors shall (1) promptly repair, restore or rebuild any l			ed
 Mortgagors shall (1) promptly repair, restore or rebuild any l or be destroyed; (2) keep said premises in good condition and repa subordinated to the lien hereof; (3) pay when due any indebtedness upon request exhibit satisfactory evidence of the discharge of such 	m, without waste, and free it which may be secured by a l prior lien to Trustee or to he	rum mechanic's or other liens or claims for lien not express ien or charge on the premises superior to the lien hereof, a olders of the note: (4) complete within a reasonable time at	nd ny
upon request exhibit satisfactory evidence of the discharge of such building or buildings now are at any time in process of exection up respect to the premises and the use thereof; (6) make no material alta 2. Morteggors shall pay before any penalty attaches all general it and other charges against the premises when due, and shall, upon we request defined because Marrayars, shall any in full under protest	rations in said premises excurses, and shall pay special ta	y with all requirements of law or municipal ordinances wi opt as required by law or municipal ordinance. xes, special assessments, water charges, sewer service charge	th es.
to contest. 3. Mortgagers shall keep all buildings and improvements how or windstorm under politices providing for payment by the insurance or to pay in full the indebtedness secreted hereby, all in companies sat damage, for Trustee for the bounts of holders of the note, such that the providence of exhibit to the respective dates of exhibit notices not less than ten days ning to the respective dates of exhibit	inpanies of moneys sufficier isfactory to the holders of i	nt either to pay the cost of replacing or repairing the same the note, under insurance policies payable, in case of loss a standard mortrage datus to be standard mortrage datus to be standard mortrage datus to be standard mortrage.	or or
shall deliver all policies, including additional and renewal policies, policies not less than ten days prior to the respective dates of expiration of the new of default therein. Trustee or the holders of the not	to holders of the note, and on.	in case of insurance about to expire, shall deliver renew	al .
shall deliver all policies, including additional and renewal policies, policies not less than ten days prior to the respective dates of expirat 4. In case of default therein, Trustee or the holders of the not Mortzagors in any form and manner deemed expedient, and may, bu if any, and purchase, discharge, compromise or settle any tax lien affecting said premises or contest any tax or accessment. All mone connection therewith, including attorneys? I cess, and any other most additional indebtedness secured hereby and shall become immediate per annum. Inaction of Trustee or holders of the note shall never hereunder on the part of Mortzagors.	or other prior lien or title or	ial payments of principal or interest on prior encumbrance or claim thereof, or redeem from any tax sale or forfeitu	s. re
connection therewith, including attorneys' fees, and any other money the lien hereof, plus reasonable compensation to Trustee for each additional indebtedness secured hereby and shall become immediate	s advanced by Frustee or th matter concerning which :	e holders of the note to protect the mortgaged premises an action herein authorized may be taken, shall be so muc	d h
per annum. Inaction of Trustee or holders of the note shall never hereunder on the part of Mortgagors. 5. The Trustee or the holders of the note hereby secured makin	be considered as a waiver	of any right accruing to them on account of any defaul	lt
5. The Trustee or the holders of the note hereby secured makin to any bill, statement or estimate procured from the appropriate puthe validity of any tax, assessment, sale, for feiture, tax lien or title or 6. Mortgagors shall pay each item of indebtedness herein mential of the holders of the note, and without notice to Mortgagors, all unp	blic office without inquiry claim thereof. ned, both principal and inte	into the accuracy of such bill, statement or estimate or int rest, when due according to the terms hereof. At the option	n
or in this Trust Deed to the contrary, become due and payable (a) interest on the note, or (b) when default shall occur and continue	aid indebtedness secured by mmediately in the case of d for three days in the perf	this Trust Deed shall, notwithstanding anything in the not default in making payment of any instalment of principal o ormance of any other agreement of the Mortgagors herei	c r n
7. When the indebtedness hereby secured shall become due whet foreclose the lien hereof. In any suit to foreclose the lien hereof, the conditures and expenses which may be paid or incurred by or on	her by acceleration or other ere shall be allowed and inc	rwise, holders of the note or Trustee shall have the right to	ii l
fee outlays for documentary and expert evidence, stenographers' che'r entry of the decree) of procuring all such abstracts of title, title: "nd" rances with respect to title as Trustee or holders of the note	arges, publication costs and earches and examinations, t	s of the note for attorneys tees, reacted sects, appraiser it costs (which may be estimated as to items to be expended itle insurance policies, Tomens certificates, and similar date when the property of the	d.
the rate of the paragraph mental purishing become to make the third of the rate of even per event per annual, when paid or incur proba 2 ar. bankruptcy proceedings, to which either of them shall be indebted re-creepy accuracy or (b) preparations for the commence when a not actually commenced; or (c) preparations for the defendered, whether or actually commenced.	e a party, either as plaintiff, ment of any suit for the f se of any threatened suit or	, claimant or defendant, by reason of this trust deed or any forcelosure hereof after accrual of such right to forcelos proceeding which might affect the premises or the security	, ,
and expenses inc dent to horselosure proceedings, including all su which under the to hostitute secured indebtedness additing principal and interest to maining unpaid on the note; fourth, any or appear.			
appear. 9. Upon, or at any time af ar the 'ling of a bill to foreclose this Such appointment may be n' de eith' before or after sile, without application for such receiver a dwithout regard to the then value of Trustee hereunder may be appointed as such receiver. Such receives pendency of guich diversional and in the of a sale and a deficient	t notice, without regard to the premises or whether the	the solvency or insolvency of Mortgagors at the time of same shall be then occupied as a homestead or not and the	•
pendency of such doreclosure sun, and in a se of a sale and a deficient as well as during any further times in no hortgagots, except for the land all other powers which may be need to read usual in fuch cast during the whole of said period. The Court form line to time may sut	y, during the full statutory g ntervention of such receiver	period of redemption, whether there be redemption or not would be entitled to collect such rents, issues and profits is said operation of the premise.	
during the whole of said period. The Court on time to time may aut of: (1) The indebtedness secured hereby, 'r by ' i y ' ieree foreclosin superior to the lien hereof or of such decree or ' dr' such application.	notize the receiver to apply g this trust doed, or any tax is made prior to foreclosure	the net income in his hands in payment in whole or in par s, special assessment or other lien which may be or become sale; (2) the deficiency in case of a sale and deficiency.	
of: (1) The indebtedness secured hereby, c by a cree foreclains superior to the lieth hereof or of such decree, or of a such application 10. No action for the enforcement of the user of any provision party interposing same in a action at law upon no the creek possible and the superior of the note shall have the right to inspect to the control of the	, hereof shall be subject to d. ect the premises at all reass	any defense which would not be good and available to the onable times and access thereto shall be permitted for that	
12. Trustee has no duty to examine the title, locatic, existe ce identity, capacity, or authority of the signatories on the lote or that	or condition of the premis- deed, nor shall Trustee be o	es, or to inquire into the validity of the signatures or the obligated to record this trust deed or to exercise any power	: 1 . 1
herein given unless expressly obligated by the terms here. (, nor be li- misconduct or that of the agents or employees of Trustee, at. m 13. Trustee shall release this trust deed and the lien thereof b' pro	quire indemnities satisfacto instrument upon present:	ns hereunder, except in case of its own gross negligence of my to it before exercising any power herein given. ation of satisfactory evidence that all indebtedness secured	
in fisconduct or that of the agents of employees of Trustee, and the conduct or that of the agents of employees of Trustee, and 13. Trustee that Irelace this trust deed and the lien thereof be properly by this trust deed has been fully paid; and Trustee may execute and after maturity thereof, produce and exhibit to Trustee the note. Trustee may accept as true without inquiry. Where a release is requested the conductive of	sted I a successor truste	thess hereby secured has been paid, which representation e, such successor trustee may accept as the note herein increments the new party of the party of the such as the note herein increments have under on which conforms in substance with	
the description herein contained of the note and which purports to be e is requested of the original trustee and it has never placed its identific any note which may be presented, and which conforms in substance w	ation sumbe on the note d	in designated as the makers thereof; and where the release escribed herein, it may accept as the note herein described intained of the note and which numers to be executed by	(مر ا
the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the off recorded or filed. In case of the resignation, inability or refusal to	ice of the Facor ar or Reg	gistrar of Titles in which this instrument shall have been corder of Deeds of the county in which the premises are	F . 4
situated shall be Successor in Trust. Any Successor in Trust hereunder Trustee or successor shall be entitled to reasonable compensation for all 15. This Trust Deed and all provisions hereof, shall extend to and b	shall have the id	powers and authority as are herein given Trustee, and any and a persons claiming under or through Mortgagors, and	
the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the off recorded or filed. In case of the resignation, inability or refusal to the resignation, inability or refusal to the resignation of the resignatio	ons and all persons hat e t st Deed, The word "no."	or the payment of the indebtedness or any part thereof, when use him this instrument shall be construed to mean	in the state of th
		40	_
IMPORTANT	Identification	CAGO TITL' UND RUST COMPANY,	
THE NOTE SECURED BY THIS TRUST DEED SHOULD		CAGO IIII . AND IROSI COMPANY, Trustee.	
BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	By Car	Asy Trust Officer	2
TENERAL SET CONTRACTOR AND		Assis, 11 Secretary. A istant 1 ce President	ි වි
MAIL TO:	· · · · · · · · · · · · · · · · · · ·	FOR RECORDER'S INDEX URP SES	2
R.H. BORKENHAGEN 633 SO. LA-GRANGE RO.	, J	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	S
LAGRANGE, ILL. 60525		9717 University Ave	5
150		Chicago, Illinois	_
PLACE IN RECORDER'S OFFICE BOX NUMBER_C) <u>33</u>		100 mg
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