## **UNOFFICIAL COPY**

355591-A



TRUST DEED   FILED FOR RECORD 21. 504 596	
Jun 8 '7) 2 20 PH *215045	96
CTTC 9 THE ABOVE SPACE FOR RECORDER'S USE ONLY	
THIS INDENTURE, made June 1st 1971, between	
Edward P. Pyzia and Mary Jane Pyzia, 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, withnesseth:	
THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of SEVEN THOUSAND SEVEN HUNDRED FORTY FIVE AND 40/100(\$7745.40)Dollars, vicanced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to XHKKKKKKXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
and > livered, in and by which said Note the Mortgagors promise to pay the said principal sum in instalments as follows:	
ONE HI NDRED TWENTY NINE AND 09/100(\$129.09)	
Жинин жүрүн как жүк как как кырын как и как и как как и как как как как к	
жемкемкикими ил борошке неаморивностики жесомной жижине и желектори и сhicago  Illinois, as the holders of the ote may, from time to time, in writing appoint, and in absence of such appointment, then at the	
NIW. THEREFORE, the Mortgagors of 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 covenants and agreements herein contained, by the Mortgagors to be performed and also in consideration of the sum of One Dollar in har paid, he receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the to wit:  City of Chicago  COUNTY OF  COOK	
Lot 3 in Kennealy and of lets Resubdivision of Lots 1, 2 and 3 in Wilder's Subdivision of Lot 5 in Block 27 in Canal Trustees Subdivision of Section 29, Lownship 39 North, Range 14 East of the Third Principal Meridian in Look County, Illinois	
which, with the property hereinafter described, is referred to herein as the "premises,"  TOGETHER with all improvements, tenements, examents, fixtures, and appurtenances thereto belong 18, and all ents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a part of the property	
Mortgagors do hereby expressly release and waive  This trust deed consists of two pages. The convenants, 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, structures, and assigns.  WITNESS the hand and seal of Mortgagors the day and year first above written.	
[SEAL] Robused O. Ozgle [SAL]	
[SEAL] May Oane Pyzia [SEAL]	
STATE OF ILLINOIS. I. Jack M. Ferdinand	<u>\</u>
County Co	3
The BTE personally known to me to be the same person S whose name Sare subscribed to the foregoing the forement, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	7 502 506
GIVEN under my hand and Notarial Seal this 1st day of June 71	י.
Jack M. Ferdinand	

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		Page 2			T DEED)
<ol> <li>Mortgagors shall ( or be destroyed; (2) kee subordinated to the lien upon request exhibit sat building or buildings no respect to the premises a</li> </ol>	, CONDITIONS AND PROVISIONS  1) promptly repair, restore or rebuild at p said premises in good condition and repression of the paid premise in good condition and restoration or at any time or the discharge of swort at any time of the discharge of swort and the properties of the discharge of swort and the properties of the discharge of swort and the properties of the premise when due, and shall, upour Mortegagors shall pay in full under pro-	ny buildings or impro epair, without waste, ess which may be seen uch prior lien to Trust upon said premises: ( alterations in said pro	vements now or hereafter and free from mechanic's ured by a lien or charge on ee or to holders of the no (5) comply with all requi- mises except as required to	on the premises which may be or other liens or claims for lie the premises superior to the te; (4) complete within a rease rements of law or municipal by law or municipal ordinance	in not expressly lien hereof, and onable time any ordinances with
3. Mortgagors shall I windstorm under policie	eep all buildings and improvements nov s providing for payment by the insurance	e companies of mone	d on said premises insure ys sufficient either to pay	the cost of replacing or tepair	ing the same or
4. In case of defaul Mortgagors in any-form if any, and purchase, di affecting said premises connection therewith, in	edness secured hereby, all in companies he benefit of the holders of the note, as including additional and renewal-polic days prior to the respective dates of exp therein, Trustee or, the holders of the and manner deemed expedient, and may scharge, compromise or settle any tax low contest any tax or assessment. All me ludning attorneys' fees, and any other me asonable compensation to Trustee for execured hereby and hall become immediations of the contest and the second thrustee for execured hereby and hall become immediations.	note may, but need, but need not, make lien or other prior lie oneys paid for any oneys advanced by Tr	not, make any payment full or partial payments of n or title or claim thereo f the purposes herein aut ustee or the holders of the	or perform any act hereinbeted principal or interest on prior f, or redeem from any tax salthorized and all expenses paid into to protect the mortgage that are the protect of the mortgage to the mortgage of the protect of of the p	ore required to encumbrances, le or forfeiture or incurred in ed premises and
. The Trustee or the	Mortragors.  holders of the note hereby secured me estimate procured from the appropriate sessiment, sale, forfeiture, tax lien or title apy each tiem of indebtedness herein me te, and without notice to Mortragors all the contrary, become due and payable (b) when default shall occur and conti	aking any payment he e public office withou	ereby authorized relating ( ur inquiry into the accura	to taxes or accessments, may d bey of such bill, statement or e	stimate or into
coreclose the lien et of expenditures and e ben- lees, outlays for document after entry of the decre- and assurances with resp- bidders at any sale which the nature in this parag thereon at the rate of se- probate and bankruptcy indebtedness hereby see- whether or not actually whether or not actually	In any suit to increases the man becomes a his his way, as his him any he paid on incurred pulper of proving all nuclear his part of proving all nuclear his his part of proving all nuclear his	on behalf of Trusters' on behalf of Trusters' charges, publication it of the angle and the true condition of the additional indebted incurred by Trustee chall be a party, either nencement of any su defense of any threatte	or holders of the note for costs and costs (which initiations, title insurance personably necessary eit title to or the value of the tess secured hereby and in holders of the note in cas plaintiff, claimant or defended in the foreclosure hered suit or proceeding where the costs and the second suit or proceeding where the suit of the su	or attorneys' fees, Trustee's, for may be estimated as to item stoolicies, Tortens certificates, a chier to prosecute such suit or epremises. All expenditures a immediately due and payable onnection with (a) any procee-efendant, by reason of this tree of after accrual of such rightich might affect the premises	ces, appraisers' o be expended not similar data to evidence to not expenses of the interest ding, including ist deed or any the to foreclose or the security
8. The proceeds of a sund expenses incident to which under the terms b principal and interest re	ny foreclosure sale of the premises shall the foreclosure proceeding, inc. ding ereof constitute secured in debted assa maining unpaid on the cate; fourth, a	I be distributed and a all such items as are dditional to that evid ny overplus to Morte	pplied in the following or mentioned in the precedi enced by the note, with i gagors, their heirs, legal re	der of priority: First, on according paragraph hereof; second, interest thereon as herein provepresentatives or assigns, as the	unt of all costs all other items vided; third, all neir rights may
opear.  9. Upon, or at any to the population for such recording the population for such recording to the population of such foreclus well as during any fur and all other powers who the population of said for th	ime after the filing of a bill to f ecle obe made either before or after sale, i her and without regard to the time and the submitted as the temperature of the time and the submitted as the time time when Mottgagors, except for identifies when Mottgagors, except for her may be necessary or are usual in supperiod. The Court from time to time may secured hereby, or by any decree fore for of such decree, provided such applie enforcement of the lien or of any program action at law upon the note hereby s.	this trust deed, the cithout notice, without notice, without of the premises or ceiver shell have powered to the protection of sections the protection of the protections this true of the protections the protections the protection that the prot	tourt in which such bill is it regard to the solvency whether the same shall be ver to collect the rents, is I statutory period of rede- uch receiver, would be ent- iction, possession, control er to apply the net incom I, or any tax, special asses	iled may appoint a receiver of or insolvency of Mortgagors then occupied as a homestead sues and profits of said prem aprion, whether there be rede- ized to collect such rents, issue , management and operation ( e in his hands in payment in was sment or other lien which may	said premises, at the time of or not and the ises during the inption or not, its and profits; of the premises shole or in part be or become
uperior to the lien hereo  10. No action for th party interposing same in	f or of such decree, provided such applic e enforcement of the lien or of any pro an action at law upon the note hereby s olders of the note shall have the right to	extion is mad prior to syision here; shall be ecured. o inspect the premi-	foreclosure sale; (2) the of subject to any defense was a all reasonable times a	eficiency in case of a sale and which would not be good and a and access thereto shall be per-	deficiency.  Ivailable to the  mitted for that
12. Trustee has no	duty to examine the title, location, existencity of the signatories on the note of the signatories on the note of the signatories on the note of the signatories of Trustee, and it is ase this trust deed and the lien thereof by the fully paid; and Trustee may execute produce-and exhibit to Trustee the not true without inquiry. Where a release it hears an identification number purports that the signature of the note and which purports that trustee and it has never placed its ide presented and which conforms in substated as makers thereof.	tence or condition	Try see be obligated to re	ire into the validity of the sig cord this trust deed or to exer-	gnatures or the
he description herein co s requested of the origin my note which may be he persons herein design	stained of the note and which purports it all trustee and it has never placed its id presented and which conforms in substated as makers thereof.	entification number of nee with the descripti	n the note described herei on herein contained of the order or Registrar of Tita	n n. 'accept as the note he note ar I which purports to I s in whir this instrument s	erein described be executed by shall have been
ecorded or filed. In ca- ituated shall be Success Frustee or successor shall 15. This Trust Deed he word "Mortgagors" whether or not such per 'notes" when more than	ared as makers thereof.  gn by instrument in writing filed in the of the resignation, inability or refusor in Trust. Farey Successor in Trust here be entitled to reasonable compensation, and all provisions hereof, shall extend to when used herein shall include all such sons shall have executed the note or the one tote is used.	al to act of Trustee, inder shall have the id for all acts performed and be binding upon h persons and all per is Trust Deed. The w	the then Recorder of Detentical title, powers and a hercunder. Mortgagors and all person sons liable for the payme ord "note" when used in	ds of the county in which the uthor' ye are herein given To selaimin, under through Ment of the inde' edue, or any this instrument show be cons	e premises are ustee, and any fortgagors, and y part thereof, arrued to mean
·			Identification No		
THE NOTE SECUI	PORTANT RED BY THIS TRUST DEED SHOUL hicago Title and Trust Company	LD	CHICAGO By Jerry	TITLE AND TRUST	Trv es
EFORE THE TRUST	DEED IS FILED FOR RECORD.	•		Assis	t Trust 6 ffer stant Secretary Vice President
AIL TO		-	I INSERT	CORDER'S INDEX PURPO STREET ADDRESS OF A	OSES BOVE
FHARR	is MORTEAGE L	ON CORP.	DESCRI	BED PROPERTY HERE	
26	08 W. 63m Ri	-,			<del>*</del>
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