UNOFFICIAL COPY

COOK COUNTY, ILLINOIS

Philipper R. Elect RECORDER JOF DEEDS



JUL 26 '71 1 17 PH

21559583



TRUST DEED

21 559 583

CHARGE TO CERT

THE ABOVE SPACE FOR RECORDER'S USE ONLY

19 71. between

THIS INDENTURE, made

KENNETH KOCH

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

delivered of 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 (including principal and interest) as follows:

-(\$50.0%) ----or more-the 1st day of each month thereafter until said note is fully paid except that the final payment of principal and interest in a sooner paid, shall be due on the day of 19 payment of principal and interest, in a cooner paid, shall be due on the day of 19

All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; previded that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, an all of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing company in Chicago Illinois appoint, and in absence of such appointment, then at he office of Bearer

in said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the aid principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the commandation in the sum of th

Lots 25 and 26 in Block 8 in Blockerdike's Addition to Chicago in Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois

THIS IS A JUNIOR MORTGAGE

Kenneth Koch

Leonard Edelson a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
Kenneth Koch

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	age 2				_	To U.L.
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED						
 Mortgagors shall (1) promptly repair, restore or rebuild any buildings or be destroyed; (2) keep said premises in good condition and repair, without 	s or improvements nov out waste, and free fro	war nereatter on the pren in mechanic's or other lie	mses which may bee ns or claims for lien	not expressly		
or be destroyed; [2] keep said premises in good condition and repair, without bubordinated to the lien hereof; [3] pay when due any indebtedness which made proper equest exhibit satisfactory evidence of the discharge of such prior here.	nay be secured by a lic in to Trustee or to hole	n or charge on the premis ders of the note: (4) comp	es superior to the lie plete within a reason	en nereot, and		S. C.
uilding or buildings now or at any time in process of erection upon said peoples to the premises and the use thereof; (6) make no material alterations	premises: (5) comply in said premises excep	with all requirements of it as required by law or in	raw or municipal or unicipal ordinance.	amances with	1 50	
publishing or buildings now or at any time in process of erection upon said pespect to the premises and the use-thereoft (b) make no material alterations. 2. Mortagogus shall pay before any penalty attaches all general taxes, and other charges against the premises when due, and shall, upon written reversor default hereunder Mortagogus shall pay before protest, in the	a snatt pay special taxe quest, furnish to Trust	es, special assessments, wa tee or to holders of the no	ter charges, sewer se etc duplicate receipt	rvice charges. s therefor. To		
 Mortgagors shall keep all buildings and improvements now or hereaft vindstorm under policies providing for payment by the insurance companies 	ter situated on said pr s of moneys sufficient	emises insured against lo either to pay the cost of	ss or damage by fire replacing or repairin	e, lightning or ig the same or	1	
vindstorm under polities providing for payment by the insurance companies or opstorm in full the indebtedness secured hereby, all in companies satisfactory amage, to Trustee for the benefit of the holders of the note, such rights to	y to the holders of the	e note; under insurance tandard mortgage clause t	policies payable, in a to be attached to eac	case of loss or th policy, and	1	100
iall deliver all policies, including additional and renewal policies, to noid officies not less than ten days prior to the respective dates of expiration.	ders of the note, and	in case of insurance abou	it to expire, shall do	eliver renewal	l	
 In case of default therein, Trustee or the holders of the note may, fortgagors in any form and manner deemed expedient, and may, but need n 	but need not, make a not, make full or partia	iny payment or perform Il payments of principal o	any act hereinbefor r interest on prior e	e required of neumbrances,,	. [
any, and purchase, discharge, compromise or settle any tax lien or other ffecting said premises or contest any tax or assessment. All moneys paid	r prior lien or title or for any of the purpo:	claim thereof, or redeen ses herejn authorized and	n from any tax sale I all expenses paid c	or forfeiture or incurred in		
onnection therewith, including attorneys' fees, and any other moneys advan- te, lien hereof, plus reasonable compensation to Trustee for each matter	concerning which ac	tion herein authorized i	may be taken, shall	be so much	1	
of the note of the note of the note of the note shall never be con-					1	
reunder on the part of Mortgagors. The Trustee or the holders of the note hereby secured making any party bill, statement or estimate procured from the appropriate public office values of fact that are assessment, sale, forteiture, tax lien or title or claim the					1:	
where your of any tax, assessment, sale, forteiture, tax lien or title or claim the Mot gagors shall pay each item of indebtedness herein mentioned, bo	hereof.	est when due according to	o the terms hereof	At the option		
for the force of the note, and without notice to Mortgagors, all unpaid inder in Tust Deed to the contrary, become due and payable (2) immedia	ebtedness secured by t	his Trust Deed shall, note	withstanding anythin	ng in the note		19
terest the lote, or (b) when default shall occur and continue for the	iree days in the perio	rmance of any other agre	ecment of the Mort	gagors herein	1	
7. When the feb dness hereby secured shall become due whether by reclose the lie hereof, there shall penditures and recens which may be paid or incurred by or on behalf of the shall be shall b	acceleration or other	wise, holders of the note	or Trustee shall hav	e the right to	1 '	
penditures and expense which may be paid or incurred by or on behalf or	of Trustee or holders	of the note for attorney	s' fees, Trustee's fee	es, appraiser's be expended	1	
es outlays for docur "ntar," ind expert evidence, stenographers' charges, jet entry of the dec ee) of "rocuring all such abstracts of title, title searches d'assurances with resper to 1 de 2s Trustee or holders of the note may d						
dders at any sale which as I : had oursuant to such decree the true condit	tion of the title to or the	he value of the premises.	All expenditures an	d expenses of	1	
creon at the rate of sever cent per annum, when paid or incurred by obate and bankruptcy proceedings, to the either of them shall be a par	Trustee or holders of rty, either as plaintiff,	the note in connection w claimant or defendant, b	rith (a) any proceed y reason of this trus	ing, including t deed or any	1	2.3
c nature in this paragraph whomeo shall become so much additional itereou at the rate of sev. or cent per annum, when paid or incurred by obate and bankruptcy proceedings, it is chicken of them shall be a par debtedness hereby secured; or (b), cipars inous for the commencement either or not actually commenced; (c) et alons for the defense of arrect, whether or not actually commence.	of any suit for the fo ny threatened suit or p	proceeding which might a	ecrual of such right ffect the premises o	to toreclose the security	1	
					1	
d expenses incident to the foreclosure proceedings. 'Aing all such item ich under the terms hereof constitute secured in cotedne sadditional renipal and interest remaining unpaid on the noce; fourth any overplus	that evidenced by the	e note, with interest the	reon as herein provi	ded; third, all		
near .					1	
9. Upon, or at any time after the filing of a bill, of force on this trust de ch appointment may be made either before or after see, we hout notic plication for such receiver and without regard to the thin value of the pre-	ce, without regard to	the solvency or insolver	ncy of Morigagors a	at the time of or not and the		
ustee hereunder may be appointed as such receiver. Su. " ce shah	nave power to coiler	t the relies, issues and pr	Dists of said preim:	es during are	1	1,7
well as during any further times when Mortgagors, except for the ir ery	tion of such receiver,	would be entitled to coll ssion, control, manageme	lect such rents, issue	s and profits, I the premises	1	
ring the whole of said period. The Court from time to time may auth in a (1) The indebtedness secured hereby, or by any decree foreclosing that	the receiver to apply t	the net income in his han , special assessment or ot	ds in payment in wh her lien which may	ole or in part be or become	1	
ndency of such foreclonure suit and, in case of a sale and a defi encry durit well as during any further times when Mortgagors, except for their erv at all other powers which may be necessary or are usual in such as a such as	de prior reclosure	sale: (2) the deficiency ir any defense which would	rease of a sale and o not be good and av	deficiency. vailable to the	1	
11. Trustee or the holders of the note shall have the right to inspect the	e pr mises at all reaso	mable times and access th	hereto shall be perm	itted for that	1	
rpose. 12. Tenstee has no duty to examine the title, location, existence or con-	ndition of the premise	s, or to inquire into the	validity of the sign	atures or the	1	
entity, capacity, or authority of the signatories on the note or trust deed, rein given unless expressly obligated by the terms hereof, nor be liable for	nor snall I ustee? e o or any acts o. ossi .	is hereunder, except in c	ase of its own gross	negligence or		
isconduct or that of the agents or employees of Trustee, and it may require 13. Trustee shall release this trust deed and the lien thereof by proper inst 14. Trustee shall release this trust deed and the lien thereof by proper inst 15. Trustee shall release this trust deed and the lien thereof by proper inst 16. Trustee shall release this trust deed and the lien thereof by proper inst 17. Trustee shall release this trust deed and the lien thereof by proper inst 18. Trustee shall release this trust deed and the lien thereof by proper inst 19. Trustee shall release this trust deed and the lien thereof by proper inst 19. Trustee shall release this trust deed and the lien thereof by proper inst 19. Trustee shall release this trust deed and the lien thereof by proper inst 19. Trustee shall release this trust deed and the lien thereof by proper inst 19. Trustee shall release this trust deed and the lien thereof by proper inst 19. Trustee shall release this trust deed and the lien thereof by proper inst 19. Trustee shall release this trust deed and the lien thereof by proper inst 19. Trustee shall release this trust deed and the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien thereof by proper inst 19. Trustee shall release the lien th	trument upon pre inta	n of satisfactory evide	nce that all indebte	dness secured	1 .	1
13. Trustee shall release this trust deed and the lien thereof by proper inst this trust deed has been fully paid; and Trustee may execute and deliver ter maturity thereof, produce and exhibit to Trustee the note, represent ustee may accept as true without inquiry. Where a release is requested scribed any note which bears an identification number purporting to be p	ting that all indebted	nr s here by secured has	been paid, which re	epresentation e note herein	1	
seribed any note which bears an identification number purporting to be p	placed thereon by a pri	or tratee ere inder or win designated a the make	which conforms in st	ibstance with	1	
scribed any note which bears an identification number purporting to be pe description herein contained of the note and which purports to be executed requested of the original trustee and it has never placed its identification ty note which may be presented and which conforms in substance with the persons herein designated as makers thereof.	number on the note de description herein co	escribed here's, it say ac nrained of t' hote and v	cept as the note her which purports to be	rein described e executed by	1	
persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the office of	the Recorder or Res	sistem of Titles in which	this astroment sh	all have been		
persons herein designated as makers thereot. 14. Trustee may resign by instrument in writing filed in the office of orded or filed. In case of the resignation, inability or refusal to act of uated shalf be Successor in Trust. Any Successor in Trust hereunder shalf in the content of the state of the sta	Trustee, the then Re-	corder of Deeds of t e c powers and authorit as	ounty in which the are herein given Tru	premises are stee; and any	1	
uated shall be Successor in Irust. Any Successor in Irust nettined to reasonable compensation for all acts p 15. This Trust Deed and all provisions hereof, shall extend to and be bind eword "Mortgagors" when used herein shall include all such persons an either or not such persons shall have executed the note or this Trust Dee	performed bereunder. Jing upon Mortgagors :	and all persons claiming u	inder or through Mo	ortgagors, and		127
word "Mortgagors" when used herein shall include all such persons an ether or not such persons shall have executed the note or this Trust Dee	nd all persons liable f ed. The word "note"	for the payment of the is when used in this instrus	nd ote ess rany ment iah breonsti	part thereof, rued to mean	1	
otes" when more than one note is used.						
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and the second of the second o	Identificant	on No. 5446	59		1	
IMPORTANT		CAGO TITLE AND	TRUST COMPA			1
THE NOTE SECURED BY THIS TRUST DEED SHOULD	ì			Trustee //		
E IDENTIFIED BY Chicago Title and Trust Company	By	engaret (- loed	ur		
FFORE THE TRUST DEED IS FILED FOR RECORD.	B	0	Assistant	Secretary		
		`	Assistant Vice		150	
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