UNOFFICIAL COPY

COOK COUNTY, ILLINOIS



SEP 22:71 2 21 PH

21633462

TRUST DEED

21 633 462

THE ABOVE SPACE FOR RECORDER'S USE ONI September 22971. between Thelma Wilson

| 그는데요. 이번에 그는데 이 그는 말라면서 있는데 이 그는 아이들이 되었다. 그 사람들은 사람들이 되었다. 그는 그를 받는데 그를 보다면 그를 받는데 그를 보다면 그를 받는데 그를 받는데 그를 보다면 그를 | 9.0 |
|--|-------|
| herein referred to as "Mortgagors," and | . * |
| an Illino, cor oration doing hysiness in Chicago TITLE AND TRUST COMPANY | |
| an illing cor oration doing his ings in Chicago in Chic | |
| an Illino cor oration doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, W.L.R.A. the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described legal holders of the Note, in the notation to the property of the propert | 1 |
| enid to the mortgagors are justly indebted to the legal holder at the witnesseth: | |
| said legal note or helders being herein referred to the legal holder of holders of the Instalment Note beginning | |
| said legal hole if conheiders being herein referred to as Holders of the Note, in the passes sum of | mea |
| evidenced by one cert in astalment Note of the Mortgagors of case data has and 00/100 Dol | |
| Dollars and 00/100 | 31 |
| transport of cycli date nerewith made markle a VWWWww. | mars. |
| evidenced by one cert in a stalment Note the Mortgagors of even date herewith, made payable to XNXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX | KK K |
| | |
| and mortgagots promise to pay the said principal cum | 1 |
| of warming a sum of the sum of th | COX |
| Sixty Dollars and 100/11 | - |
| | |
| | ows: |
| of October | |
| of October 19 7. an Sixty Dollars and 00/100 | in. |
| | |

of the tenth day of each both thereafter until said note is fully paid except that the final payment of principal and interest, if not soone pair shall be due on the tenth day of September 19:74.

Advances payment of the tenth day of September 19:74.

Ask of the company in Oak Lawn, State of the control of the company in Oak Lawn, State of the control of the co company in Oak Lawn, Illinois, at the holders of the note may, from time to the appoint, and in absence of such appointment, then at the office of no. makers Finance Servace, Inc.

NOW. THEREFORE, the Mortgagors to occure the payment of the and limitations of this trust deed, and the performance of the covenar consideration of the sum of One Dollar in haid, the receipt when Trustee, its successors and assigns, the following described Real Estate a st in accordance with the terms, provisions in Mortgagers to be performed, and also in seemts CONVEY and WARRANT unto the therein, situate, lying and being in the AND STATE OF ILLINOIS,

Lot 31 in Tunneys resubdivision of vacated blr k 17 (eccept the) South 229.5 feet of the West 191 feet of the Scitt 163½ feet) in Henry Welps Halsted Street Addision to Washir John Heights being a subdivision of part of the Southeast ½ of Sect ons 5 & 8 Township 37 North Range-13 East of the Third Principal Meridian.

| | ists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this ated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, |
|--|---|
| | SEAL Thelma ON O |
| | [SEAL] |
| STATE OF ILLINOIS. | (SEAL) |
| J Of ILLINOIS. | l. Daniel Pieraots |
| County of Ecook | SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT |
| MEDIE A | Thelms Wilson |
| 3 () A () | |
| STOTIARIES. | who is personally known to me to be the same person whose name is subscribed to the foregoing |
| 4.000 C | instrument, appeared before me this day in person and acknowledged that she subscribed to the foregoing delivered the said Instrument as he signed, sealed and |
| STATE OF THE PROPERTY OF THE PARTY OF THE PA | |
| 217 U.B. 1516 . S. | and my name and Notarial Seal this the day of Jones |
| | MV Enmineral C. |
| Notaria sen | I WYDAUI II PARA LO |
| m 80 / Will Martin Beed, Ind | Notary Public |

3

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Morraquers shall [1] principly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged be destroyed; [2] keep said premises in good condition and repair, without waste, and free from mechanics or other bens or claims for firm out expressly bourdinated to the lien hereof; [3] pay when due any indebenders which may be excured by a lien or charge on the premises superior to, the lien hereof, and por request earthful suisfactory evidence of the discharge of such prior hen to Trustee or to holders of the note; [4] complete within a reasonable time any indiding or buildings now or at any time in process of erection drop usaid premises; [5] complyy with all requirements of law or monicipal ordinates with a process to the permises and the use thereof; [6] make no material alterations in said premises except a required by law numicipal ordinates when does not be remarked the process of erection drop used to the premises when due, and shall, upon written request, farmish to Trustee or to holders of note duplicate receign therefor. To revent default bereamder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire contest.

is building or buildings now or it any time in process of erection upon said premises. (3) coupilly sock all requirements of how or municipal ordinances.

The expect on the premises and the use thereoft (6) make no material literations in suit premises except as required by how or municipal ordinance.

The expectation of the expectati

11. Trustee has no duty to examine the title, location, existence or condition of the pre-sex, c to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be ob act to record this trust deed or to exercise any power herein given unless exprestly obligated by the terms hereof, nor be liable for any acts or omissions he uner, except in ease of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory. it is fore exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of "satisfactory in the forest entering the state of th

A CONTRACTOR OF THE PROPERTY O

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No.....

CHICAGO TITLE AND TRUST COMPANY,

MAIL TO:

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOV DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER