## **UNOFFICIAL COPY**



TRUST DEED

21 642 051

	CTTC 1 THE ABOVE SPACE FOR RECORDER'S USE ONLY	_
IS	DENTURE, made September 16 19 71 , between Emanuel H. Stift and Mildred Stift,	- 6
ĹS	ife	1
	herein referred to as "Mortgagors", and PARK NATIONAL BANK	
F (	TCAGO National Banking Association	
Illi	is corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the principal Promissory Note hereinafter d, said legal holder or holders being herein referred to as Holders of the Note, in the Principal Sum of	
	d, s. 1 legal noticer or indices being never referred to a state of the state of th	
EAI ad	Relivered and by which said Principal Note the Mortgagors promise to pay the said principal sum	
te e	6-1/2 per cent per annum, payable on the 10th. day of november and oleach mother until matur	ьy
	of call the boranith all of said principal and interest nearing littless after maturity at the late of	1
	coupons of ever the intervention of the coupons of every and and all of aid, incipal and interest being made payable at such banking house or trust company in Chicago, r annum, and all of aid, incipal and interest being made payable at such banking house or trust company in Chicago, as the holders of the not may, from time to time, in writing appoint and in absence of such appointment, then at the	
N nd l	of PARK NATIONAL Box N. OF OFFICIANO  THEREFORE, the Morsgagger " secure the payment of the said principal sum of money and said interest in accordance with the terms, producions of this trust deed, and who in intrions of this trust deed, and who performance of the covenants and agreements herein contained, by the Mortgagges to be performed, and who intrion of the sum of One Dollar in hand, "a," the receipt whereof is hereby acknowledged, do by the expensest CONVEY and WARRANT in the reation of the sum of One Dollar in hand, "a," the receipt whereof is hereby acknowledged, do by the expensest CONVEY and WARRANT in the reation of the sum of One Dollar in hand, "a," the receipt whereof is hereby acknowledged, do by the expenses to the said of the expenses of the said principal sum of the product of the said principal sum of the product of the said principal sum of t	
o w	City of Chicago — COUNTY OF Cook	
Lo	hh in Hlock 1 in Heafield & Kimbell's Subdivision of Hlock 2 in Kimbell's Subdivision the East half $(\mathbb{F}_2^1)$ of the South West half $(\mathbb{F}_2^1)$ of the South South Northeast corner thereof) of Sec. 26.	
Ea To	c quarter (SW1) (except the 25 re of the Northeast corner thereof) of Sec. 26, 140 North, Range 13, East of the Third Principal Meridian in Cook County Illinois	
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	OU die van	
1		
1	1971 SEP 28 FM 05	
•	SEP-28-71 307718 • 21642091,4 A - Ass	.qo.
le a (·	th, with the property hereinafter described, is referred to herein as the "premises,"  OGETHER with all improvements, tentements, eazurenents, fixtures, and appurtenances thereto belong or and all rents, issues and profits thereof for a condition of the party with said real estate and not secondarly and during at the party with said real estate and not secondarly and during at the party with said real estate and not secondarly and during at equipment or articles now or hereafter therein or thereon used to supply heat, gas conditions, water, light, power, refrigeration that the supply heat, gas conditions are supply as the supply heat, gas conditions and the supply heat of the supply heat, gas conditions, and water leaves, all of the foregoing are declared to be a part of aid real estate whether physical down, floor coverings, inador beds, awnings, stores and water heaters, all of the foregoing are declared to be a part of aid real estate whether physical ched thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premise of the purpose, as a constituting part of the real estate.	
	TO HAVE AND TO HOLD the premises unto the said trustee, its successors and assign, loves, the state of Illinois, the hald rights and benefits the free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, the hald rights and benefits the	٠
•	reagors do hereby expressly release and waive.  This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of the state of the s	is .
	eessors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written.	
-	[SEAL] Comonel N. Stift (SEA	,
	(SEAL) Mildred Stift. SEAL	
	TATE OF ILLINOIS. L. Geraldine J. Szpekowski	
4.	COOK.  SS. a Notary Public in and for and residing in said County, in the State aforesaid. DO HEREBY CERTIFY TH  Emanuel H. Stift and Mildred Stift, his wife	- -
33.55	who are personally known to me to be the same person a whose name a are subscribed to the forego	- 1
12	instrument, appeared before me this day in person and acknowledged that thay signed, sealed- delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set for	
뒫	Given under my hand and Notarial Seal this	<u>.</u> .
15	Fralling O Sakihowsking P.	blic
	Sparity appelled the control of the	
Ľ	39 TU'DUNG, Indiv., Single, Term Page 1	

	Page 2	134
,	THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):	
bui	1. Mortglagors shall (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or destroyed: (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly ordinated to the lien hereof, and hereoff, and in request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any diding or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with sect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.	
cha the ma	<ol> <li>Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service riges, and other charges against the premises when due, and shall upon written request, furnish to Trustee or to holders of the note duplicate receipts refor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors y desire to contest.</li> </ol>	
sha	3. Mortgagers shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and dustorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or mage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and. Ill deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal licies not less than ten days prior to the respective dates of expiration.	
Mo if : aff	4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of ortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, any, and nechase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture exiting state principal or incurred in the prior of the principal or incurred in the prior title prior title prior title or claim thereof, and all expenses paid or incurred in nunction here vith, including attorneys fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and line here plus reasonable compensation to Trustee for each matter concerning which action herein an untorized may be taken, shall be so much ditional indebt "ness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent rannum. In tion of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default reunder on the rate of seven per cent and the prior of the prio	
to	5. The Trus c or he holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according any bill, state or or three procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into evalidity of any tax, sees ment, sale, forfeiture, tax lien or title or claim thereof.  6. Mortgagors st. 1 pay each tiem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option	
	the holders of the proposition o	
af ar bi	7. When the indebtedness here by so used shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to reclose the line hereof, there shall be allowed and includes additional indebtedness in the decree for sale all pendistures and expenses which my be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's e., outlays for documentary and c.per evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended the entry of the decree) of procuring; 'ch abstracts of title, title searches and examinations, title insurance policies, Torrens certificates, and similar data and assurances with respect to title. I trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to delers at any sale which may be had pursuant ' h decree the true condition of the title too ret value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall occo be 'w much additional indebtedness secured, hereby and immediately due and payable, with interest	
tl pr in w	ereon at the rate of seven per cent per annum, he baid or incurred by Trustee or holders) of the note in connection with (a) any proceeding, including robate and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendant by reason of this trust deced or any debtedness hereby secured; or (b) preparations or the commencement of any suit for the foreclosure hereof after accrual of such right to foreclosure hereby and catually commenced; or (c) preparations for the effense of any threatened suit or proceeding which might affect the premises or the security	
ai W	creof, whether or not actually commenced.  8. The proceeds of any foreclosure sale of the pren ses shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, inc. 41: 3-21 nucle items as are mentioned in the preceding paragraph hereof; second, all other items thich under the terms hereof constitute secured indebtedness: a dith all to that evidenced by the principal not once and interest coupons, with interest thereon sherein provided; third, all principal and interest remaining un; aid of the principal not not not restrict coupons; fourth, any overplus to Mortgagors, their feirs,	Continue
T P a a d	result expresentatives or assigns, as their rights may appear.  9. Upon, or at any time after the filing of a bill to foreclose thi trust dee', the court in which such bill is filed may appoint a receiver of said premises, such appointment may be made either before or after sale, without no ite; without regard to the solvency or insolvency of Mortgagors at the time of pplication for such receiver and without regard to the then value of true possible on whether the smalled bethen coursiled as a homestead or not and the rustee hereunder may be appointed as such receiver. Such receiver still awe power to collect the rents, issues and profits of said premises during the endency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there he redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the rotectio, possessing, control, management and operation of the premises uring the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part (f. (1)) The indebtedness secured hereby, or by any decree foreclosing this trust c <sup>2</sup> of or my tax, special assessment or or other line which may be or become uperior to the lien hereof or of such decree, provided such application is made prior to 6 celo ure sale; (2) the deficiency in case of a sale and deficiency.  10. No action for the enforcement of the lien or of any provision hereof shall be s bject to any defense which, would not be good and available to the	Charles and the second and are an area
	arty 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 premises at all cason ble times and access thereto shall be permitted for that urpose.	2
i	12. Trustee has no duty to examine the title, location, existence or condition of the prem est or impure into the validity of the signatures or the dentity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be chigat it to record this trust deed or to exercise any power terein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions here, except in ease of its own gross negligence or insconduct or that of the agents or employees of Trustee and the any require indemnifies satisfactory to its offer exercising any power herein given in the control of the cont	642 05
	shall be construed to mean "notes" when more than one note is used.	
		C.
$\vdash$	IMPORTANT Identification No. 7113	
	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 VarTIONAL HANK OF CHICAGO  Trustee.  BY  WATTOWAL HANK OF CHICAGO  Trustee.	
	MAIL TO:  FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE  BOX No. 480	- - -
L	PLACE IN RECORDER'S OFFICE BOX NUMBER	
- Mari		7

end of recorded document