## **UNOFFICIAL COPY**

COOK COUNTY, ILLINOIS FILED FOR RECORD

SEP 29 '71 10 52 AH

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TRUST DEED

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THE ABOVE SPACE FOR RECORDER'S USE ONI

THIS INDENTURE, made September 19 71, between MELVIN SCHAEFFER and FRANCES SCHAEFFER, 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, witnesseth:

an Illinois corporation doing business in Chicago, Illinois, herein reterred to as TRUSTEE, witnessein:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, aid legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

LTTY EIGHT THOUSAND FIVE HUNDRED AND no/100 (\$58,500.00) - - - Dollars, evid need by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF CHICAGO

and divined, in and by which said Note the Mortgagors promise to pay the said principal sum and interest can be believed in the palance of principal remaining from time to time unpaid at the rate.

date from on the balance of principal remaining from time to time unpaid at the rate

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:

Five Hundred Forty-two and 32/100

of November 19 71, and Five Hundred Forty-two and 32/10Bollars on the day .e.ch

day of principal and intree, if not sooner paid, shall be due on the 1st day of October 19 86

All such payments on accour, of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to prin, pal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per a 1um, and 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 appoint, and in absence of such appoint many there extractions are the principal contents of the note may, from time to time, in writing appoint, and in absence of such appoint there extractions are the principal contents of the note may, from time to time, in writing company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appoin ment then at the office of Republic Bank of Chicago in said City, 6501 So. Pulaski Rd.

NOW, THEREFORE, the Mortgagors to secure the parameter 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 provenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the religit whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the religit whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the religit whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its suggested and interest therein, situate, lying and being in the VILLAGE.

CO 'NTY OF COOK AND STATE OF ILLINOIS, to with the terms, provisions and limitations of money and said interest in accordance with the terms, provisions and limitations and interest theorems, and also in consideration of the sum of one Dollar in hand paid, the religion of the sum of money and said interest in accordance with the terms, provisions and interest theorems, and the provisions and interest theorems, and the provisions and interest theorems, and accordance with the terms, provisions and interest theorems, and accordance with the terms, provisions and the provisions and the provisions and the provisions and the performance of the provisions and the provisions and the provisions and the performance of the perfor

Lots 22 and 23 in Block 2 in D. moster Park, a Subdivision of Lots 6, 7, 8 and 9 in the subdivision of the South 40 acres of the West Half of the Southeast quarter of Section 15, and also the East 4 chains of the South 20 chains of the South err quarter of Section 15, all in Township 41 North, Range 13, East of the Third Principal Meridian.

In addition to the above payments, the undersigned agree to deposit monthly in an escrow with the aforesaid Republic Bank of Chicago an estimated amount equal to 1/12th of the annual real estate taxes and insurance premiums payable on the real estate described above.

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity we and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, go, are condition (whether single units or centrally controlled), and ventualistion, including (without restricting the foregoing), serve windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a particle of the store of t

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse size of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, the a successors and assigns.

WITNESS the hand ..S... of Mortgagors the day and year first above written

Frances Schaeffer mingook

September Given under my hand and Notarial Seal this

PUBL

z willing,	Page 2		
THE COVENANTS, CONDITIONS AND PROV	ISIONS REFERRED TO ON PAGE 1 (THE F	REVERSE SIDE OF THIS TRUST DEED):	
1. Mortgagors shall (1) promptly repair, restore or be destroyed (2) keep said premises in good condi-	rebuild any buildings or improvements now or her tion and repair, without waste, and free from mech	eafter on the premises which may become damaged anic's or other liens or claims for lien not expressly	1、 膜
or be destroyed. (27 keep said premises in good condi- subordinated to the lien hereof. (3) pay when due any upon request exhibit satisfactory evidence of the disc	indebtedness which may be secured by a lien or cha harge of such prior lien to Trustee or to holders of t	rge on the premises superior to the lien hereof, and he note: (4) complete within a reasonable time any	
building or buildings now or at any time in process of	f erection upon said premises: (5) comply with all o material alterations in said premises except as requ	requirements of law or municipal ordinances with	1 13
2. Mortgagors shall pay before any penalty attache	s all general taxes, and shall pay special taxes, speci- shall, upon written request, furnish to Trustee or to	al assessments, water charges, sewer service charges, holders of the note duplicate receipts therefor. To	
to contest.	under protest, in the manner provided by statute,	any tax or assessment which Mortgagors may desire	には
<ol> <li>Morigagors shall keep all buildings and improve windstorm under policies providing for payment by the to pay in full the indebtedness secured hereby, all in</li> </ol>	ments now or hereafter situated on said premises to insurance companies of moneys sufficient either	insured against loss or damage by fire, lightning or to pay the cost of replacing or repairing the same or	
damage, to Trustee for the benefit of the holders of t	he note, such rights to be evidenced by the standard	mortgage clause to be attached to each policy and	Mi.
policies not less than ten days prior to the respective d	ates of expiration.	of insurance about to expire, shall deliver renewal	104
4. In case of default therein, Trustee or the hole Mortgagors in any form and manner deemed expedien	ders of the note may, but need not, make any pay t, and may, but need not, make full or partial paym	ment or perform any act hereinbefore required of ents of principal or interest on prior encumbrances.	
Mortgagors in any form and manner deemed expedien if any, and purchase, discharge, comptomise or settl affecting said premises or contest any tax or assessment	c any tax iten or other prior iten or title or claim ient. All moneys paid for any of the purposes here	in authorized and all expenses paid or incurred in	
te lien hereof, plus reasonable compensation to Ti	rustee for each matter concerning which action h	erein authorized may be taken, shall be so much	· 13
a ditional indebtedness secured hereby and shall becceed a reason in the secure or holders of the new forms	ote shall never be considered as a waiver of any	right accruing to them on account of any default	
5. The Trustee or the holders of the note hereby to my . II, statement or estimate procured from the	secured making any payment hereby authorized re	clating to taxes or accessments, may do so according accuracy of such bill, statement or estimate or into	0.00
th valid ty of any tax, assessment, sale, forteiture, tax	lien or title or claim thereof.	en due according to the terms hereof. At the option	
of the hader of the note, and without notice to Mo	rtgagors, all unpaid indebtedness secured by this Tri	ist Deed shall, notwithstanding anything in the note	100
or in 115 Tr st Deed to the contrary, become due a interest on the no c, or (b) when default shall occurrented.	ar and continue for three days in the performance	e of any other agreement of the Mortgagors herein	
	ecome due whether by acceleration or otherwise, be	holders of the note or Trustee shall have the right to	
expenditures and exper es which may be paid or inc fees outlays for document ay and expert evidence,	curred by or on behalf of Trustee or holders of the	note for attorneys' fees, Trustee's fees, appraiser's	
after entry of the decree) of ocuring all such abstra	cts of title, title searches and examinations, title ins lders of the note may deem to be reasonably nece	ssary either to prosecute such suit or to evidence to	
bidders at any sale which may be be oursuant to suc	h decree the true condition of the title to or the val	ue of the premises. All expenditures and expenses of	
I thereon at the rate of seven per cent we would will	on naid or incurred by Trustee or holders of the n	ote in connection with (a) any proceeding including	
probate and bankruptcy proceeding, tr which eithe indebtedness hereby secured; or (b) preparations to whether or not actually commenced; or (c) p. para. hereof, whether or not actually commenced.	or the commencement of any suit for the foreclo ons for the defense of any threatened suit or proces	sure hereof after accrual of such right to foreclose ding which might affect the premises or the security	
8. The proceeds of any foreclosure sale of the p	remises shall be distributed and applied in the follo	owing order of priority: First, on account of all costs	
and expenses incident to the foreclosure proceeding which under the terms hereof constitute secured in	including all such items as are mentioned in the leby dness additional to that evidenced by the not	preceding paragraph hereof, second, all other items e, with interest thereon as herein provided; third, all	
principal and interest remaining unpaid on the 1 of appear.			
9. Upon, or at any time after the filing of a bill Such appointment may be made either before or a	to foreclose his trust deed, the court in which such after sale, we shout notice, without regard to the	h bill is filed may appoint a receiver of said premises. solvency or insolvency of Mortgagors at the time of	100
application for such receiver and without regard to Trustee hereunder may be appointed as such recei	ver. Such r ceiver shall have power to collect the	solvency or insolvency of Mortgagors at the time of shall be then occupied as a homestead or not and the rents, issues and profits of said, premises during the lof redemption, whether there be redemption or not.	
as well as during any further times when mortgagor	s, except for the riverver ion of such receiver, wou	id be entitled to collect such fents, issues and profits,	
during the whole of said period. The Court from tim	to time may au horize the receiver to apply the n	, control, management and operation of the premises et income in his hands in payment in whole or in part	
I superior to the ben hereof or of such decree, provide	d such application is maile pri it to foreclosure sale:	cial assessment or other lien which may be or become (2) the deficiency in case of a sale and deficiency. defense which would not be good and available to the	
party interposing same in an action at law upon the	note hereby secured.	e times and access thereto shall be permitted for that	
purpose,		r to inquire into the validity of the signatures or the	
identify associate or such points of the signatories of	n the mote or trust dead nor shall Tests, a landing	ted to record this trust deed or to exercise any power creunder, except in case of its own gross negligence or	
i misconduct of that of the agents of employees of if	usice, and it may require indemnities sat stack by to	it before exercising any power nerem given.	
by this trust deed has been fully paid; and Trustee	may execute and deliver a release here for and a	of satisfactory evidence that all indebtedness secured it the request of any person who shall, either before or type yeared has been paid, which representation	
Trustee may accept as true without inquiry. Whe described any note which bears an identification n	re a release is requested of a successor trustee, s	teby occured has been paid, which representation the successor trustee may accept as the note herein astee here of der or which conforms in substance with	150
is requested of the original trustee and it has never	ion purports to be executed by the persons herein of placed its identification number on the note descr	ibed her in a may accept as the note herein described	
any note which may be presented and which confo	orms in substance with the description herein conta	ned of the acte and which purports to be executed by	
14. Trustee may resign by instrument in writing	ality or refusal to act of Irustee, the then Record	ar of Title Inivided this instrument shall have been der of Deeds of the Founty in which the premises are	
Trustee or successor shall be entitled to reasonable of	omnensation for all acts performed hereunder.	wers and authority her in given Trustee, and any	
the word "Mortgagors" when used herein shall in	iclude all such persons and all persons liable for	all persons claiming inder through Mortgagors, and the payment of the indebt. In ss or any part thereof.	
whether or not such persons shall have executed to "notes" when more than one note is used.	he note or this Trust Deed. The word "note" who	en used in this instrument shall be construed to mean	
		( )	
		No	1
IMPORTANT	and the first the section of the section of the section of	GO TITLE AND TRUST COMPANY	
THE NOTE SECURED BY THIS TRUS		Tru ice.	1
BE IDENTIFIED BY Chicago Title and T	rust Company	rangeret C. Cordia &	ব ⊃ 🖺
BEFORE THE TRUST DEED IS FILED FOR	RECORD.	Assistant-Trust Officer	7 _
		Assistant Secretary Assistant Vice President	142
			<del>_</del> _
MAIL TO: Carl Former	s. Sa Salle	FOR RECORDER'S INDEX PURPOSES	476
E 105	8 Cachan	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	တိ
75 750 8	o. Jasaile	8901 No. Kildare	
Checago	Del : 60602	Chales T175	- !
		Skokie, Illinois	- [
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