

TRUST DEED

THIS INDENTURE, made Ser			CORDER'S USE ONLY	
KOLSKI, his wife.	otember 30 19 71	, between EDWIN T.	KOLSKI AND CHARLOTTE O.	
			", and PARK NATIONAL BANK	
CHICAGO an Illinois corporation doing busine THAT, WHEREAS the Mortgagors described, said legal holder or holde THI W FIVE THOUSAND AND	ess in Chicago, Illinois, herein rei are justly indebted to the lega ers being herein referred to as H	ferred to as TRUSTEE, wall holder or holders of the olders of the Note, in the	Principal Promissory Note herein Principal Sum of DOLL	afte ARS
evir ince I by one certain Principal	Promissory Note of the Mortg			
and del'ed, in and by whith on o. the per cerest which saids erad installments netrest courses, which saids erad installments netrest courses, even date here ent per annum, art all of said prin llinois, as the holders of the note office of PARK NATUNA BAN NOW, THEREFORE, the form soft is made ilimitations of this trait deed, and he consideration of the sum of One last in Trustee, its successors and assign, the following of the contract of the	years after date with interes it per annum, payable on the — of interest until the maturity o with; all of said principal and is cipal and interest being made pamay, from time to time, in wr K OF CHICAGO	t thereon from Septem 1st — day of each f said principal sum are fu nterest bearing interest af ayable at such banking ho iting appoint and in abse ipal sum of money and said in the	ther 30, 1971 until maturity a monthead of until maturity and the result of the result	per o , the City,
Lots 14, 15, 16 and the Hoffman's Addition being Section 6, Township 39 M	a sul livition of part	of the East 1/2 o	f the North East 1/4 of	unt
which, with the property hereinafter descr TOGETHER with all improvements, to	ibed, is referred to herein as the "premenements, easements, fixtures, and app	ises," nurrenances thereto sele iging, neladade demination	and all rents, issues and profits thereof	or so arily)
which, with the property hereinafter descr TOGETHER with all improvements, to long and during all such times as Mortgag and all apparatus, equipment or articles (whether single units or centrally contri- windows, floor coverings, inador beds, aw attached thereto or not, and it is agreed the or assigns shall be considered as constituting. TO HAVS AND TO HOLD the premise forth, free from all rights and benefits un Mortgagors do hereby expressly release and	es unto the said Trustee, its successors a order and by virtue of the Homestead I	sed to supply heat, g : co hout restricting th cregoing, the foregoing are declared to ! rticles hereafter placed in the and assigns, forever, for the pu- zemption Laws of the State (nditioning, water, light, power, refriger, e-reeins, window shades, storm door a pa + iif said real estate whether phys remise by the mortgagors or their succe- remise are also and trusts here 1 1 1 1 1 1 1 1 1 1	ation and cally ssors n set s the
This trust deed consists of two	o pages. The covenants, conditi- in by reference and are a par	t hereof and shall be bi	ing on page (the reverse side of nding on their largers, their lar	this neirs
successors and assigns.		Floris - 7	Thales -	
uccessors and assigns.	, (SEAL)	Edwin T. Kolski	Kolsi 15	
uccessors and assigns.	[SEAL]	Elini T. Kolski, Charlotte O. Kol	0011:	AL j
witness the hand a and	[SEAL] [SEAL] [Alexandra N. 0'] a Notary Public in and for and resid	Edwin T. Kolski (Edwin T. Kolski (Charlotte of Kol Brochta	O. Tolki E	ڊ (1
STATE OF ILLINOIS, County of Same	[SEAL] [SEAL] [Alexandra N. 0'] a Notary Public in and for and resid	(Rdwin T. Kolski) (Charlotte 6. Kolserochta ing in said County, in the State) CHARLOTTE 0. KOLSerochta me persons whose name n and acknowledged that the	e aforesaid. DO HEREBY CERTÍFY T	H it
STATE OF ILLINOIS County of State of S	[SEAL] [SEAL] [Alexandra N. O' a Notary Public in and for and resided the search of the sear	(Rdwin T. Kolski) (Charlotte o. Kolserochta (Charlotte o. Kolserochta) (Cha	te aforesaid. DO HEREBY CERTÍFY TO KIT. his wife B BPB unbscribed to the fore signed. Sealed	going and orth.

UNOFFICIAL COPY

Page 2	
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON 1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvor be destroyed; (2) keep said premises in good condition and repair, without waste, a subordinated to the lien hereof; (3) pay when due any indebtedness which may be seen to be a superior of the property of th	ements now or hereafter on the premises which may become damaged ander from mechanic's or other liens or claims for lien not expressly red by a lien or change on the premises superior to the lien thereof, and to holders of the note: (4) complete within a reasonable time any or the complete within a complete within a reasonable time any or the complete within a complete within a reasonable time any or more completed and the complete within a
Mortgagors shall pay before any penalty attaches all general taxes, and shall charges, and other charges against the premises when due, and shall, upon written not therefor. To prevent default hereunder Mortgagors shall pay in full under process, in the	t pay special taxes, special assessments, water charges, sewer service quest, furnish to Trustee or to holders of the note duplicate receipts manner provided by statute, any tax or assessment which Mortgagors
and vasue to contest. 3. Mortgagors shall keep all buildings and improvements now or hereafter situated windstorm under policies providing for payment by the insurance companies of money to pay in full the indebtedness secured hereby, all in companies satisfactory to the he damage, to Trustee for the benefit of the holders of the note, such rights to be evidence shall deliver all policies, including additional and renewal policies, to holders of the	I on said premises insured against loss or damage by fire, lightning and sufficient either to pay the cost of replacing or repairing the same or ldeter of the note, under insurance policies payable, in case of loss or ed by the standard mortgage clause to be attached to each policy, and note, and in case of insurance about to expire, shall deliver renewal
policies not less than ten days prior to the respective dates of expiration. 4. In case of default therein, Trustee or the holders of the note may, but need not Mortgagors in any form and manner deemed expedient, and may, but need not, make fit any, and purchase, discharge, compromise or settle any tax lien or other prior lien affecting said premises or contest any tax or assessment. All moneys paid, for any of connection therewith, including attorneys fees, and any other moneys advanced by Tru the lien hereof, plus reasonable compensation to Trustee for each matter concerning additional indebtedness secured hereby and shall become immediately due and payable per annum. Inaction of Trustee or holders of the note shall never be considered as hereunder on the nart of Mortewacor.	ot, make any payment or perform any act hereinbefore required of an appropriate payments of principal or interest on prior encumbrances, or title or claim thereof, or redesm from any tax sale or forfeiture the purposes herein authorized and all expenses paid or incurred in stee or the holders of the note to protect the mortgaged premises and g which action herein authorized may be taken, shall be so much without notice and with interest thereon at the rate of seven per cent
per annum. inaction of Irustee or noiders of the note snail never of considered as hereunder on the part of Mortgagors. 5. The Trustee or the holders of the note hereby secured making any payment het of any bill, statement or estimate procured from the appropriate public office without	reby authorized relating to taxes or assessments, may do so according induiry into the accuracy of such bill, statement or estimate or into
the validity of any tax, assessment, sale, forfeiture, tax lien or title or fall thereof. 6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal of the holders of the principal note, and without notice to Mortgagors, all ungaid indebt	and interest, when due according to the terms hereof. Ar the option ledness secured by this Trust Deed shall, notwithstanding anything in
the principal or interest notes or in this Trust Deed to the contrary, become due and the system of any interest note or in the performance of any other agreement of the Mortg.	payable when detault shall occur and continue for three days in the agors herein contained.
forecto , th. lien hereof. In any suit to foreclose the lien hereof, there shall be allowed exper jurie and expense which may be paid or incurted by or on behalf of Trustee (es, ou., s occurrently and expert evidence, stenographers' charges, publication of the control of eventures and examined the control of eventures and eventures are controlled to the control of eventures and eventures are controlled to the controlle	costs and costs (which may be estimated as to items to be expended.
after entry . he lecree) of procuring all such abstracts of title, title searches and exami and assurant sw. h. "spect to title, as Trustee or holders of the note may deem to be bidders at any _de _m.h may be had pursuant to such decree the true condition of the t the nature in th _pars _nbh mentioned shall_become so much additional indebtednes	ss secured hereby and immediately due and payable, with interest
thereon at the rate of sew h per cent per annum, when paid or incurred by Trustee or probate and bankru, cy roccedings, to which either of them shall be a party, either a indebtedness hereby sec ur, or (b) preparations for the commencement of any suit whether or not actu.", commenced or (c) preparations for the defense of any threaten	holders of the note in connection with (a) any proceeding, including : 1
hereol, whether or not actually comenced. 8. The proceeds of any for colors re-sale of the premises shall be distributed and apland expenses incident to the force of up noceedings, including all such items as are maying under the terms hereof cometre accurate indebtedness additional to that evident	plied in the following order of priority: First, on account of all costs entioned in the preceding paragraph hereof; second, all other items ced by the principal note and interest coupons, with interest thereon
as herein provided; third, all princips, and interest remaining unpaid on the principal note legal representatives or assigns, as their rights, av., pear. 9. Upon, or at any time after the filir of a b I to foreclose this trust deed, the cou- Such appointment may be made either b fore or inter sale, without notice, without	ort in which such bill is filed may appoint a receiver of said premises, regard to the solvency or insolvency of Mortgagors at the time of
application for such receiver and without it and to the then value of the premises or where the trustee hereunder may be appointed as such, see we. Such receiver shall have power pendency of such foreclosure suit and, in case of sale and a deficiency, during the full st	ether the same shall be then occupied as a homestead or not and the rot collect the rents, issues and profits of said premises during the tatutory period of redemption, whether there be redemption or not.
and all other powers which may be necessary or are us all is such cases for the protection during the whole of said period. The Court from time t time me authorize the receiver of: (1) The indebtedness secured hereby, or by any de of consignition of the superior to the lien hereof or of such decree, provided such ar point is made prior to for 10. No action for the enforcement of the lien or of any powision hereof shall be suparty interposing same in an action at law upon the note hereby secured.	or any tax, special assessment or other tien which may be or become oreclosure sale; (2) the deficiency, in case of a sale and deficiency, abject to any defense which would not be good and available to the
11. Trustee or the holders of the note shall have the right to instact the premises a purpose. 12. Trustee has no duty to examine the title, location, existence or condition of the	t all reasonable times and access thereto shall be permitted for that the premises, or to inquire into the validity of the signatures or the
identity, capacity, or authority of the signatories on the note or trust	ustee be obligated to record this trust deed or to exercise any power or omissions hereunder, except in case of its own gross negligence or satisfactory to it before exercising any power herein given.
13: Trustee shall release this trust deed and the lien thereof by proper inst	reof to and at the request of any person who shall either before or
indebtedness hereby secured has been paid, which representation Trustee may acc. pt. trustee, such successor trustee may accept as the note herein described any note whi, a b prior trustee hereunder or which conforms in substance with the description herein contain process herein designated as the maker thrence and where the classes is consistent of the	sea: an dentification number purporting to be placed thereon by a product of the principal note and which purports to be executed by the pair of a justice and it has never placed its identification number on
persons herein designated as the makers thereof; and where the release is requested of the the principal note described herein; it may accept as the principal note herein described with the description herein contained of the principal note and which purports to be execu 14. Trustee may resign by instrument in writing, filled in the office of the Recorde recorded or filed. In case of the resignation; inability or refusal to acr of Trustee, the	any not which may be presented and which conforms in substance ated by the persons herein designated as makers thereof. The conformation of the substance are conformation and the person of the substance are conformation.
Trustee or successor shall be entitled to reasonable compensation for all acts performed her	reunder.
15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mo the word "Mortgagors" when used herein shall include all such persons and all person	rtgagors and al. or one taiming under or through Mortgagors, and sliable for the payir at of the indebtedness or any part thereof,
shall be construed to mean. "notes" when more than one note is used. COOK COUNTY, ILLINOIS FILED FOR RECORD.	RECORDER OF DEEDS
Oct 4 '71 42 PH	21351355
IMPORTANT Id.	entification National bank of ch cago
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company	a h R of ustee
BEFORE THE TRUST DEED IS FILED FOR RECORD.	And Anna Officer And Sec. And Wice Pres.
MAIL TO:	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
	1335=39 Ni-Paulina Street
	Chicago, Illinois
PLACE IN RECORDER'S OFFICE BOX NUMBER 480	