## UNOFFICIAL COPY

TRUST DEE	D 21 669 413
COUNT NO.	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE, made	October 9, John H. Tracy and Hazel A. Tracy, his wife
County of Cook	, and State of Illinois , herein referred to as "Mortgagors", and THE FIRST miles Banking Corporation, its successors and assigns, herein referred to as "Trustee", witnesseth: rtgagors are indebted to the legal holder or holders of the Note hereinafter described in the principal
	rtgagors are indebted to the legal holder or holders of the Note hereinafter described in the principal Seventy-Seven & 48/100 Dollars, evidenced by the
said Note of the Mortgagors which said Note are Mortga	s identified by the above account number, made payable to the order of and delivered, in and by good promise to pay the said principal sum as provided therein from time to time until said Note good provided the prompt payment of any instalment all remaining instalments shall become due
is fully paid, roving that and payable and hall bear. House of THE FRS. OM	upon default in the prompt payment of any instalment all remaining instalments shall become due interest at 756 per annum, and all of said principal and interest being made payable at the Banking IMERCIAL BANK in Chicago, Illinois, unless and until otherwise designated by the legal holder of
said note.	on secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust doed to be performed, do by these presents CONYEY and WARRANT came the Trustee, its successors and
	ate and I of their estate, right, title and interest therein, situated in the City of Chicago , County of Cook
Lot 25 (exce	ept worth 3 ft.) in Zeloshy's Resubdivision of Lots 5 to 30
S. W. 1/4 of	division (f 1)t ll County Clerks Division of S. 1/2 of the f Section ., Township 40 North, Range 13, and Lot 8 to 21
in Hoppes St	ubdivision or Lot 12 County Clerks Division of Section 5,
IOMISHIP 40	
	1971 CCT 14 AM 9 (11)
	001-11-77 / 24458 • 2:6/11 7 × A + 13c 5
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500	free pages. The covenants, conditions and provisions appearing on the reverse side of this try at act, are incorporated
This trust deed consists of herein by reference and are a	If two pages. The covenants, conditions and provisions appearing on the reverse side of this trust here, are incorporated part hereof and shall be binding on the mortgagors; their heirs, successors and assigns.
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This trust deed consists of herein by reference and are a witness the hand and seed of the country for the country for the large that the country for the large that the country for the large that the country for the countr	If two pages. The covenants, conditions and provisions appearing on the reverse side of this trust de a are incorporated a part hereof and shall be binding on the mortgagors, their beirs, successors and assigns.  Mongagors on the date first above written.  (SEAL)  I. Gertrude Grabe  a Notary Politic in and for and residing in said County, in the State aforesaid, DO HERENY CERTIFY THAT John H. Tracy and the said in the same person of the person and actaowledged that they signed, scaled and delivered the said interment as free and voluntary act, for the signing the release and waitered the right of homestead.
This trust deed consists of herein by reference and are at WITNESS the hand and seed of the Court of the Cour	If two pages. The covenants, conditions and provisions appearing on the reverse side of this trust here are incorporated a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.  (SEAL)  In Control of Tracy  (SEAL)  I. Gertrude Grabe  a Notary Public in and for and residing in said County, in the State aforesaid, DO HERLEY CERTIFY THAT John H. Tracy and the State aforesaid of the said County in the State aforesai

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS TRUST DEED:

- 1. Mortagors shall (1) promptly repair, restors or rebeild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said which may 's secured by a lieu or charge on the premises superior to the lieu hereof, and upon request stabilist story evidency evidence for the discharge of each prior lieu to Trustee or to helder of the or charge of the premises superior to the lieu hereof, and upon request stabilist story evidence of the discharge of each prior lieu to Trustee or to helder or the premises and the sea thereof, the make no material altertation is and premises (1) comply with all requirements of law or municipal or continued by the premises and the sea thereof, (6) make no material altertation is and premises extent as required by 1.
- A Morty or shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premines when due, as "shall pay the full mader protect, in the manner pro-shed", s. "one, any tax or assessment which Mortgapore may desire contest.
- 5. Motte out all see all heildings and improvements now or herafter situated on said premises insured against loss, or damage by fire, lightning or windstorm under policies providing for payment by the same one opugasies of moneys sufficient clints to pay the cent of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies antifactory clause to be stated, at the part of the same of the pay in the bolders of the policy and bolders of the policy and bolders of the policy and the same of the payment of the policy and policy an
- An case of default the interpretation of the holders of the note may, but need not, make any payment or perform any act hereinabefore required of Mortgagors in any form and manner deemed expedient, and may, but of not be full or partial payments of principal or interest on prior cancensmences, if any, and purchase, discharge, compromise or settle any tax lies not other and all expenses paid or incurred in a concern in theretish, including stattorney; fees, and any other moneys activate or assessment. All moneys paid for any of the purposes herein authorized the lies hereof, plus reasonable compensation; ratter for each matter concerning which action herein suthorized by Trustee or the holders of the note to protect the mortgaged premises and become immediately does and payable without notice and with interest thereon at the rate of serva per cent per acoum. Inaction of Trustee or holders of the note that leaves the considered as a way of the note and includents accurately and shall waiver of any right accurating to them on account of a could be returned or in the part of Mortgagor.
- 5. the france or the holders of the note by the of making any payment hereby authorized relating to taxes or assessment, may do so according to any bill, statement or estimate or into the validity of any tax, assessment, and, forfeiture, tax lies or title or title or.
- without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become due and payable (a) Mortgagors herein contained.
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  "when his indebtedness bereby secured shall become due when.

  "when his indebtedness better there shall be allowed an direleded as addition; and gold can a time the deere for ask all expenditures and expenses which may be paid or incurred by or on behalf of incurred to the control of the c
- o. and proceeds of any foreclosure asle of the premises shall be distributed and applied in the allowing reder of priority: First, on account of all costs and expenses incident to the fore-closure proceedings, including all such items as are meantoned in the preceding paragraph hereof; second, of at items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining useful on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill i filed " ay" point a receiver of laid premises. Such appointment may be made either before or after sake, without notice, without regard to the solvency or incolvency of Mortgagors at the time of app culon for such receiver and without regard to the then value of the issues and profits of said premises during the predency of such foreclosure suit and, in case of a sale and a deficiency, during it. [61] Latutory period of refermption, whether there is when Mortgagors, except for the intervention of such receiver, during it. [61] Latutory period of refermption, whether there is when Mortgagors, except for the intervention of such receiver, would entitled collect such rests, issues and profits, and ill other powers which authorities the receiver to apply the net income in his heads in payment in whele or in part of; (1) The individues secured hereby, or is any deer of foreclosure such and deficiency.
- at law upon the note hereby secured.
  - 11. Trustee or the holders of the note shall have the right to impect the premises at all reasonable times and acress these at all the
- Incident in trease this trust deed and the lies thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully senting that all indebtedness hereby secured has been paid, which represents in off respectively secured has been paid, which represents in off respectively secured has been paid, which represents to first trustees, as accept as the gonite note herein described any note which conforms in substances with the description herein contained of the original or success 'trustee, herein designated as the makers thereof.'
- inability or reliantly resign by seatments in writing field in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or field. In case of the results in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereander of the regist in identical title, powers and authority as any herein given Trustee, and any Trustee or successor shall be entitled to responsible the control of the results of the residual title, powers and authority as any herein given Trustee, and any Trustee or successor shall be entitled to responsible the control of the results of the r
- berrin shall include all such persons and all persons liable for the payment of the indebtedness or any pert thereof, whether or not such persons shall have recorded the word "Mortgagora" when us.

## DELIVERY INSTRUCTIONS

MAIL TO

THE FIRST COMMERCIAL BANK

CLARK AT MORSE

CHICAGO, ILLINOIS 60626

OT JIAM

STREET ADDRESS OF PROPERTY DESCRIBED HEREIN

5847 N. Melvina Ave.

Chicago, Ill.

END OF RECORDED DOCUMENT

21 .569 41