21 704 791

37130

This Indenture, Made this 2nd

day of

NOVEMBER

, 1971, WITNESSETH, that,

WHEREAS THE GRANTORS, JAMES J. SINADINOS and JOAN L. SINADINOS, his wife

of the City of Chicago, in the County of Cook and State of Illinois, are justly indebted to the legal

holder or holders of the principal promissory note hereinafter described in the principal sum of TWENTY-EIGHT THOUSAND EIGHT HUNDRED AND NO/100----

ed by said note , to-wit:

Installment principal Note in the amount of \$28,800.00 bearing interest at the rate of 7% per annum, said principal and interest to be paid, as follows, to-wit:

I'monthly installments of Two Hundred Three and 56/100 Dollars (\$10.56) commencing January 15, 1972 and continuing on the 1th day of each month thereafter until the entire principal inde' tecness is paid, which installments shall be applied first to the p y ent of interest on the whole amount of said principal sum remain.p from time to time unpaid, and the balance to the reduction of the principal sum,

bearing even date herewith, made payable to Beaver and by the Grantors duly delivered, which said principal and each and every installment thereof or of interest thereon bear interest after maturity at the rate of 7% per annum, and all of said principal and interest are payable in lawful money of the Unit of Jastes of America at the office of CHICAGO CITY BANK, AND TRUST COMPANY, Chicago, Illinois,

COMPANY, Chicago, Illinois,

NOW, THEREFORE, the said Grantors, fo. the both securing of the payment of the said sum of money and interest thereon and the performance of the covenants and agreement, herein contained, do by these presents convey and warrant unto CHICAGO CITY BANK AND TRUST COMPANY, a cypora ion created and existing under the laws of the State of Illinois and doing business in Chicago, Cook County, Illinois, as Truste, and to its successors in trust, the following described real estate, to-wit:

Lot Thirteen (13) Block Six (6) if Runo Jonikas' Forest View Hills, Unit #8. A Subdivision of part of the North East quarter of Section Eighteen (18), Township Thirty-ix (36) North, Range Thirteen (13), East of the Third Principal Meridian,



situated in the County of Cook and State of Illinois, together with all and singular the tenements, he. "'av ents and appurtenances thereunto belonging and the rents, issues and profits thereof and the right to retain possession the of all improvements now standing or that may hereafter be erected thereon, and all refrigerators, gas stoves, window shad s, s reems, heating apparatus and other equipment and fixtures now or hereafter used in said premises or in the operation there of wivour regard to whether such equipment be physically attached to said premises or not, to have and to hold the above described premises with the appurtenances and fixtures unto the said Grantee and to its successors forever for the purposes, uses and trust when the said Grantee and to its successors forever for the purposes, uses and trust when the forth (and in the event this trust deed shall describe more than one principal note, then for the equal security of all of such notes without preference or priority of any one of said principal notes over any of the others by reason of the riori" of maturity or of negotiation) and the Grantors do hereby release and waive all rights under and by virtue of the home to dexemption laws of the State of Illinois; of said Grantors and for the heirs executors administrators and assigns of said Grantors.

maturity or of negotiation) and the Grantors do hereby release and waive all rights under and by virtue of the home to deemption laws of the State of Illinois;

AND the said Grantors, for said Grantors and for the heirs, executors, administrators and assigns of said Grantors, covenant and agree as follows: To pay promptly principal and interest due and to become due on prior encumbrances, if any to pay the indebtedness hereby secured and the interest thereon as herein and in said notes provided; to pay, before any penalty shall attach thereto, all taxes and assessments, or installments thereof, levied upon said premises; to commit or suffer no waste to said premises; to suffer no liens of mechanics or material men, or other claims to attach to such premises; and to keep all buildings and firtures which may be upon said premises at any time during the continuance of add indebtedness insured against loss or damage by fire or wind or other risks (commonly known as "extended coverage") to the full insurable value thereof in such insurance company or companies as may be approved by the Trustee or the holder or holders for higher or holders and all sums recoverable upon the same shall be payable to the Trustee, all such promises or damage to the said premises, or any portion thereof, by fire or otherwise, the Trustee shall have the exclusive right to adjust, collect, settle, compromise or litigate any claims against insurance companies and any approximation or repair of the said premises, all such policies and all remeals thereof shall be held, disbursed and applied as the Trustee may see fit or the holder or holders of the principal notes of the restoration or repair of the said premises, all such policies and all remeals thereof shall be delivered as aforesaid before the expiration or any then existing insurance and in the event of the failure of the said Grantors so to pay say and such same shall be payable to the said drantors so to pay any such liens of mechanics or material men, or toke said buildings insured,

of time.

It is further agreed by the Grantors, for said Grantors and for the heirs, executors, administrators and assigns of said Grantors, that in case a right of foreclosure or other right of action shall arise hereunder in any of the manners above specified, the legal holder or holders of said principal notes or of any part thereof, or the said Trustee for the benefit of such holder or holders, and the right to bring such legal or equitable proceedings for the collection of the moneys hereby secured as may be necessary; that all expenses and disbursements, paid or incurred in behalf of the plaintiff in connection with the foreclosure

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hereof—including reasonable attorneys' fees, outlays for documentary evidence, stenographers' charges, cost of rempleting an abstract of title or a letter, opinion or minutes for foreclosure, showing the whole title to said preming foreclosure decree—allal be paid by the Grantors; that the like expenses and disbursements, occasioned by proceeding wherein the Trustee, or any holder of any part of said indebtedness, as such, may be a party, shall also the Grantors; that such fees, expenses and disbursements shall be an additional lien and charge upon said prem by this trust deed, shall be taxed as costs and included in any decree that may be rendered in such foreclosure procent at such proceedings shall not be dismissed, nor a release hereof given, until all such fees, expenses and disbursements so that the such proceedings shall not be dismissed, nor a release hereof given, until all such fees, expenses and disbursements of the such proceedings of the such proceedings and the such fees of the such proceedings and the such fees of the such proceedings are proceedings.	ents, and the
The Grantors, for said Grantors and for the heirs, executors, administrators and assigns of said Grantors, we to the possession of and income from said-premises pending such foreclosure proceedings and until the period of from any sale thereunder expires, and agree that upon the filing of any bill foreclose this trust deed the cot such bill is filed may at once and without notice to the said Grantors or to any party claiming under said Grantors creater to take possession or charge of said premises with power to collect the ents, issues and profits of the sa during the pendency of such foreclosure suit and until the full time allowed by law to redeem the same from any under shall expire, irrespective of any redemption that may have been made prior to the expiration of said full premises therefore the said premises remaining unsold to the said Grantors or their heirs or a receiving its—sonable charges therefor. The Trustee may in the exercise of its discretion accept the production cipal notes duly sneeded as sufficient proof of the payment of the indebtedness secured hereby, and may waive the of any or all 't to interest coupons at the time of releasing this Trust Deed. In case of the resignation, inabilit to act of saic Grantor—", e.e. then The Mutual National Bank of Chicago is hereby appointed and made successor in with like power and uthority as is hereby vested in said Grantee.	ive all right redemption int in which it in which its appoint a uid premises, y sale there-iriod. ccessor shall ssigns, upon of the prin-e production by or refusal trust herein,
The Grant is stree that the legal holder or holders of said principal note or any agent designs such higher or loit is any take possession of the said premises in case of default hereunder or in the of the indebtedness he ever secured, and that such holder or holders or such agent, while in possession shall have all of the right of the right to take charge of said premises, to collect the rents, is profits thereof, including without limit into the right to take charge of said premises, to collect the rents, is profits thereof, to operate, hange and conserve said premises, to find tenants therefor and to lease to employ janitors, custodiaus in other help, to make necessary repairs, and to pay operating expendiculing bills for water, light in duel. The rights and powers herein conferred upon said holder or in addition to and not in derogation of the rights and powers herein conferred upon the grantee as trustee by law.	ne payment on thereof, control ssues and the same, uses, in- holders are r virtue of
In addition to the payments h. in provided, the grantors agree to make proportional monthly sufficient to pay each and every install nent of the general real estate taxes levied against the premis least thirty days before any penalty shall att ch to creto.	
If this instrument is executed by one individ. I, then the word "Grantors" and all verbs, pronouns and other wing, applying or referring to the same in this instrumer, as all be construed as if the same had been written in the significant the state deed secures only one principal note, then the wol "motes" as used herein shall be held to mean such note WITNESS the hands and seals of the said Grantor used ay and year first above written.	words qualify- ingular, and if (SEAL) (SEAL) (SEAL) (SEAL)
STATE OF ILLINOIS S. COUNTY OF COOK A NOTARY PUBLIC in and for spid County, in the State of the county of the co	
personally known to me to be the same persons whose ames	
scribed to the foregoing instrument, appeared left. me person and acknowledged that they signed, sealed und deliv	
instrument as their free and voluntary act, for the use- therein set forth, including the release and waiver of the right	and purposes of h mestead.
The principal note mentioned in the within GIVEN under my hand and notarial seal this Trust Deed has been identified herewith.	
Register Number CHICAGO COTY BANK AND TRUST COMPANY, Trustee.	30 E (1)
By Clock to the State of Chan	
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