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TRUST DEED 21. 721 669 THE ABOVE SPACE FOR RECORDER'S USE ONLY INDENTURE, made — November 11, — 19 71, between Bruno P. Gobbo, a and Mary A. Gobbo, a widow and not since remarried herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY nois 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 Instalment Note hereal holder or holders of the Instalment Note of the Mortgagors of even date herewith, made payable to THE OR tell are in and by which said Note the Mortgagors promise to pay the said principal on the balance of principal remaining from time to time 7 — per cent per annum in instalments (including principal and i	reinafter described,
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on the balance of principal remaining from time to time per cent per annum in instalments (including principal and i wo Hurded Nine and 34/100	* **
wo Hurded Nine and 34/100 Dollars on the 10th	unpaid at the rate nterest) as follows:
	day
January	Dollars
Id City. W. THEREFORE, the Mortgagors to secure the pay to the said principal sum of money and said interest in accordance with imitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be deration of the sum of One Dollar in hand paid, the receipt wher the receipt where the performance of the sum of One Dollar in hand paid, the receipt where the retain right, title and interest therein, situate, by the sum of One Dollar in the County of the sum of One Dollar in hand paid, the receipt where the retain right, title and interest therein, situate, by the sum of One Dollar in the County of the State of County of the Cou	the terms, provisions performed, and also in I WARR ANT unto the ng and being in the
City of Chicago Cook ANDS	STATE OF ILLINOIS.
Lot 319 and that part of Lot 318 escribed as follows: Commercat the North East corner of said loc; there South along the thereof, 17 feet; thence West parallel in North line of said 70 feet; thence North Westerly to a point in the North line of Lot, 30 feet East of the North West corner increof; thence Hathe said North line to place of beginning in Korster and Zand Sauganash Subdivision, a Subdivision of parts if Los 1 to 4 and Jones' Subdivision of Bronsons Tract in Carlel's Reserv Township 40 North, Range 13, East of the Third Principle Meri Cook County, Illinois.	East line d lot, f said st along er's in Ogden e in
h, with the property hereinafter described, is referred to herein as the "premises." OCETHER with all improvements, remements, easements, fixtures, and appurtenances threeto belonging, and all cents, as a sand during all such times as Morgagors may be entitled thereto (which are pledged primarily and on a parity with said reg esta all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, watch, tight est single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window s'ows. floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real eyes the theretoe or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premiser with the mortgas signs shall be considered as constituting part of the real estate. Of HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the us. Iree from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said gagors do hereby expressly release and waine.	ses and to ests herei set rights an benef set
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the deed) are incorporated herein by reference and are a part hereof and shall be binding on the mot essors and assigns. WITNESS the hand a man are a seal. S of Mortgagors the day and year first above writtegs?	e reverse side of t'us aggors, their heirs
- Bruno P. Gobbo SEAL Houry W. Gobbo	SEAL
SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEI	REBY CERTIFY THAT
Bruno P. Gobbo a bachelor and Mary A. Gobbo, a widow and not since remarries	d
who are- personally known to me to be the same person 5 - whose name 5 - are sub	oscribed to the foregoing
instrument, appeared before me this day in person and acknowledged that	signed, scaled and
107	nber 1071
Given under my hand and Notorial Seal this / / day of 1/1/1/2	
Given under my hand and Notarial Seal this	Mutary Public

21. 721 669

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Page 2

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagirs shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged up be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanics or other hens or claims for lien not expressly submidinated to the lien hereoff, (3) pay when due any indebtedness which may be excured by a hen or charge on the premises superior to the lien hereoff, and upon request earlibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or building in word at any time in process of erection upon said premises. (5) complys with all requirements of law or maniferal ordinates with the premises upon the premises. (b) complys with all requirements of law or maniferal ordinates with the premise when the process of erection upon said premises. (5) complys with all requirements of law or maniferal ordinates with the premise when ordinates with the premises of the complex of the premise. (b) complex with the process of erection upon said premises. (b) complex with all pays special taxes, special societies, when the premise when ordinates of the note displaced receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desure to contest.

anoanner charges against the premises when due, and shall, upon writter nequest, furnish to Trustee or to duplicat receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire 100 contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstarm under policies providing for payment by the insurance companies of maneys sufficient either to pay the cost of replacing or repating the same or to pay in full the indebtedness secured bereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the henefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in each of insurance about to expire, shall deliver renewal policies, in the state of default therein. Trustee or the holders of the note may, but need not, make any payment or perform any act heterinbefoir required of Mortgagors in any form and manner demote dependent, and holders of the note may, but need not, make any payment or perform any act heterinbefoir required of the content of the payable of the note of the payable with the payable of the note of the payable with the payable of the note of the payable with the payable of the note of the payable with the payable of the note of the payable with the payable of the note of the note of the payable with the payable of the note of the payable with the payable of the note of the

on any trust Ded to the contrary, become due and payable (a) immediately in the case of default in notwithstanding anything in the note interest on the note. It when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the indebtedness have secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the line hereof, in a spar to foreclose the line hereof, there shall be allowed and included as distinual indebtedness in the decree for sale all expenditures and expenses with the province of the other sparser's fees outlays for documentary uncer, etc. evidence, stenographers' charges, publication costs and costs (without may be estimated as to tierns to be expended after entry of the decree) of procur, against a substantial assurances with respect to title as Trust or 1, delete of the note may also which may be had purs into tost, the decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned, with paragraph indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per a many more defined and paragraph in the proposed and hankenpeep proceedings, to which et are 1 them shall be a party, either as plantiff, chained defendant, by reason of this trust deed or any indebtedness bereby secured in (b) preparation for recommendent of any suit for the foreclosure hereof after accrual of such right, to foreclose whether or not actually commenced. Or proparation of the defendant of any proceeding, in which the entry hereof, whether or not actually commenced. Or proparation is one defendent of any suit for the foreclosure hereof after accrual of such right, to foreclose whether or not actually commenced. Or proparation of the defendant of any threatened with might might after the permises or the security hereof, whether or not actually commen

and expenses incident to the foreclosure proceedings, incided which under the terms hereof constitute secured indibeted as distinated to that evidenced by the note, with interest thereon as herein provided: third, all principal and interest remaining unpaid on the note; fourth, ny overe 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 rust dee, the court in which such hill a filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without negard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to or the there value of a such and the prediction of the such as the such as the such as the prediction of the such as the such as the prediction of such foreclosure with and in such or as for the control of the production of the such foreclosure with a such cases for the protect, or such foreclosure that such as a such as a foreign of the protection of the provers which may be necessary or are usual in such cases for the protect, or possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the remover the protection of the incoherence of the protection of the incherence of the protection of the control of the control of the protection of the control of the c

AND MADE A PART HEREOF.

16. Mortgagor agrees to deposit with the holder of said nor gage 1/12th of the annual takes. said deposit to be made simultaneously with the payments of principal and interest above de cribed

said deposit to be made simultaneously with the payments of principal and interest above de cribed should taxes, when due, exceed such deposits, then the Mortgagor agrees to immediately pay and differences. Failure to make such additional deposits shall be considered a default under the terms of this agreement.

17. If the Mortgagor shall sell, convey or alienate said property or any part thereof, or any interest therein, or shall be divested of his title or any interest therein in any manner or way, whether voluntary or involuntary, any indebtedness or obligation secured hereby, irrespective of the maturity dates expressed in any note evidencing the same, at the option of the holder hereof, and without demand or notice shall immediately become due and payable.

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BE IDENTIFI	I M P O R T A N T OFE SECURED BY THIS TRUST DEED 3.13.0 o ED BY Chicago Title and Trust Company E TRUST DEED IS FILED FOR RECORD.	Identification No. CHICAGO TITLE AND TRUST COMPANY, Trustee. By Margaret C. Order Assistant That Upico- Assistant Secretary Assistant Vice Fresident
MAIL TO:	BANK OF LINCOLNWOOD 4433 WEST TOUHY AVENUE LINCOLNWOOD, ILLINOIS 60646	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 5814 N. Kenton Ave. Chicago, Illinois
	RECORDER'S OFFICE BOX NUMBER5	721 669 721 669