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21865227

TRUST DEED

21 865 227

553249	
CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, madeApri	
Lillian L. Chen, his wife	
	herein referred to as "Mortgagors," and
CHICAGO TITLE AND TRUST COMPANY	
an l'ino, proporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth. THAT, WHF ? EAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described,	
said legal old r holders being herein referred to as Holders of the Note, in the principal sum of	
TWENTY THOUSAND SEVEN HUNDRED FIFTY AND NO/100 Dollars.	
evidenced by one cert in Instalment Note	of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER
and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest	
from - date - on the balance of principal remaining from time to time unpaid at the rate	
of ————————————————————————————————————	4 per cent per annum in instalments (including principal and interest) as follows:
One Hundred Fifty Or and	60/100 Du i 1ct
of June 19 72	68/100
the —1st — day of each — ion	
payment of principal and interest, if not	o ner paid, shall be due on the 1st day of May 19 92-
All such payments on account of the ind	ebtednes coldenced by said note to be first applied to interest on the unpaid principal
	rovide 1 that the principal of each instalment unless paid when due shall bear interest at
	id all (said principal and interest being made payable at such banking house or trust nwood, — Illinois, as the holders of the note may, from time to time, in writing
appoint, and in absence of such appointme	ent, then at bother of Bank of Lincolnwood
in said City	/) <i>></i>
NOW, THEREFORE, the Mortgagors to secure	the payment of the said region of money and said interest in accordance with the terms, provisions mance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in said, the receipt whereof is 1 reby act ledged, do by these presents CONVEY and WARRANT unto the seribed Real Estate and all of their state, ght, title and interest therein, situate, lying and being in the COUNTY O COOK AND STATE OF ILLINOIS,
consideration of the sum of One Dollar in hand p	haid, the receipt whereof is I reby act ledged, do by these presents CONVEY and WARRANT unto the
Village of Skokie	COUNTY O Cook AND STATE OF ILLINOIS,
to wit:	COOK
Lots 138, 139	, and 140 (except the Eart 7 feet of said lots
taken for wid	lening of Crawford Avenue' ir Krenn and Datos nue and Oakton Street "L" S.p'.vision of North East
Crawford Aver	ue and Oakton Street "L" Judinision of North East
quarter of Se	ection 27, Township 41 North, Ray: 13, East of the pal Meridian, in Cook County, Pairois:
inito rincip	oal Meridian, in Cook County, 1711 ois:
and the second of the second of	
and the second s	
which, with the property hereinafter described, is	referred to herein as the "premises,"
and all apparatus, equipment or articles now or	hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, re rig ration
windows, floor coverings, inador beds, awnings,	stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether, physically
or assigns shall be considered as constituting part	of the real estate.
forth, free from all rights and benefits under an	is, easements, lixtures, and appurtenances interior beconging, and a trent, issues and you is increot for so be entitled thereto (which are pledged primarily and on a parity with said real estate an into the "dairly) hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, re rigitation and ventilation, including (without restricting the foregoing), exceens, window shades, stort o owns and stoves and water heaters. All of the foregoing are declared to be a part of said real estate whethe, "hysical" multirapparatus, equipment or articles hereafter placed in the premises by the mortegotor or their success of the real estate. the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herei, set d by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits t.
9-8	
trust deed consists of two page	s. The covenants, conditions and provisions appearing on page 2 (the reverse side of this reference and are a part hereof and shall be binding on the mortgagors, their heirs,
successors and assigns.	reference and are a part hereof and shall be officing on the mortgagors, then hers,
	5 of Mortgagors the day and year first above written.
Javan Jay Cl	[SEAL] Jellin J. Chin [SEAL]
The state of the s	그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
Tsuan-Tong Chen	
Control of the second	UHIERIE MEMHNAMON
S5. No.	stary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
	Tsuan-Tong Chen and
Lillian L. Chen, his wife	
who are personally known to me to be the same person: — whose name S—are—subscribed to the foregoing	
instrument, appeared before me this day in person and acknowledged that	
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

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

1. Mortgagers shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other lons or claims for lien not expressly substitutioned to the lien hereaft of the control of the control of the lien hereaft of the control of the control of the destroyed of the other promises upper to the premise superior to the lien hereaft and upon request explicit satisfactory evidence of the disclarge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at a any time in process of erection upon said premises; (5) comply with all two municipal ordinances, which is the premise when or manicipal ordinances, and the use thereof; (6) make no material affectations in said premises except as required by law or municipal ordinance, and other longers against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor, To prevent, default bergulader Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

and other charges against the premises when due, and dull, upon written request, family to Trustee or to holders of the note duplicate receipts therein, the premise dull hereduler Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assistance which foregagors and early deare the provider of the statute, and the provider of the statute of the

The continues of the contrary, become due and payable (a) immediately in the case of default making payment of any instalment of principal or interests on the contrary, become due and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the additional making payment of the Mortgagors herein contained.

7. When the additional indebtedness in the foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures are expensed one, attending the payment of the more for the more for the more payment of the more payment of the more payment of the contract of the deer, of rocuring all such abstracts to tule, title exactles and examinations, title invariance policies. To remove expenses of the nature in this paragraph ment and additional to the contract of the deer, of the contract of the deer, of the de

principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their nexts, legal representatives or states, as their unpaid and appear to the property of the prope

party interposing tume in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the pre-ases as all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condit in of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note of trust deed, not or this deed not occur acceptance to the premises, and the premises, or to inquire into the validity of the signatures or when the interesting the premises acceptance of the signatures of the interesting the interesting the premises acceptance or authority of the signatures on the note of trust deed, not accept in case of its own gross negligence or me many acceptance or the premises accepted and the lien thereof by proper instrument upo.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upo.

14. Trustee deed has been fully paid; and Trustee may accept as the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indo the net hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor truster successor truster may accept as the note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee?

15. Trustee may accept as trustee and with purports to be executed by the persons herein of a successor truster was accepted and where the release is requested of the original trustee and title proports to be executed by the persons herein designated as makers thereof.

16. Trustee may accept as the note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as makers t

Should taxes, when due, exceed such deposits, then the Mortgagor agrees to immediately pay such differences. Failure to make such additional deposits shall be considered a default until the lates of this agreement.

terms of this agreement.

17. If the Mortgagor shall sell, convey or alienate said property or any part thereof, or endinterest therein, or shall be divested of his title or any interest therein in any mannyr or way, whether voluntary or involuntary, any indebtedness or obligation secured hereby, irre pertive 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. 21 865 227

UNOFFICIAL COPY Property of County Clerks IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: BANK OF LINCOLNWOOD. 4433 WEST TOUHY AVENUE LINCOLNWOOD, ILLINOIS 60646 PLACE IN RECORDER'S OFFICE BOX NUMBER EEND OF RECORDED DOCUMENT