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	그리는 그리리 하는 사람들은 사람들이 되지 않는 사람들이 되었다.
	그는 이번 사람이 나는 이번 사고 있다. 그리고 나는 이 사람들은 사람들이 함께 다른 사람들이 되었다.
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9	TRUST DEEDI
	2 884 1 2
D.	
E Com	553894 THE ABOVE SPACE FOR RECORDER'S USE ONLY
1.21 696 陽	THIS INDENTURE, made April 24 1972, between
9	Leonard Winston and Edith B. Winston, his wife
3	
	herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY
C)	an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
	THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described,
-	said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Eprov thousand and no/100
્	evicence by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER
28	and deliver d, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from
~	of ber cent per annum in instalments (including principal and interest) as follows:
APR	
	Two hundred solventy six & 37/100 Dollars on the
,	the 1st day of eachmonththereafter until said note is fully paid except that the final
	payment of principal and interest, if not sooner paid, shall be due on the 1st day of June 19 92
	All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; rovided that the principal of each instalment unless paid when due shall bear interest at
	the rate of per annum, and of said principal and interest being made payable at such banking house or trust
,	company in Chicago illinois, as the holders of the note may, from time to time, in writing
* X	appoint, and in absence of such appointment at the office of DEVON BANK
₹ .	in said City, NOW, THEREFORE, the Mortgagors to secure the payment of the s 'd principal sum of money and said interest in accordance with the terms, provisions
-	and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in
	consideration of the sum of One Dollar in hand paid, the recent whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate: d as of their estate, right, title and interest therein, situate, lying and being in the COU ITY OF COOK AND STATE OF ILLINOIS.
	to wit:
	Lot 3 (except the South 1.5 fest thereof) in Block 1
	in Ernest H. Klode's Towers Subdivision
	of part of the East half of the North West quarter of
	Section 33, Township 41 North, Rare 13, East of the
•	Third Principal Meridian, in Cook Count, 1!linois.
· 1	
ŧ.	Commonly known as: 6914 North Laramie, Sko'.
	which, with the property hereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, "es and profits thereof for so
	I long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and but secondarily)
	and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, lig i, power refrigeration (whether single units or contrally countabled) and westilation including (without restricting the foreening), wreens, window it dies, ter motors and
ŧ.	windows, floor coverings, mador bees, awnings, stores and water neaters, and or the foregoing are declared to be a part of said real est. "In paysically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or f it orssors
	TO HAVE AND TO HOLD the premises unto the seal crastee.
	forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and by effective Mortgagors do hereby expressly release and waive.
	This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side or t'
	trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their he
	successors and assigns. Witnessahe hand
	Leant Winsten [SEAL] Ecliphil Mistan [SEAL]
ë	and the Artificial Management of SEAL
	SEAL]
	STATE OF ILLINOIS, I. Stanley S. Malin
Š.	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
	County of Cook Leonard Winston and Edith B. Winston, his wife
X S	whose name S are subscribed to the foregoing
	subscribed to the foregoing and acknowledged that they signed, scaled and
	fed he said Instrument as their free and voluntary act, for the uses and purposes therein set forth.
ä	Sixen under my hand and Notarial Seal this 24th day of April , 19 72.
	West Sister Contract of the Co

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Me. The principal amount hereof maybe repaid after two years

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upon payment of three months interest.

To Mortgagors agree to deposit each month with the holders of the mortgage 1/12th for annual real estate taxes so assessed.

To the undersigned agrees that in the event it shall sell or

convoy that the property doe ribed in the mortgage securing this note, that thereupon this note shall become at once payable and due, anything there in contained to the contrary notwithstanding.

CO 2 To	3	
THE COVENANTS CONDITIONS AND PROVISIONS F	Page 2 REFERRED TO ON PAGE	1 (THE REVERSE SIDE OF THIS TRUST DEED
1. Martingains shall (1) promptly repair, restore or rebuild an be destroyed; (2) keep said premises in good condition and rebuild the condition of the destroyed; (3) pay, when due any indebtedne on require exhibit estatifactory evidence of the discharge of su dilliding or buildings now or a Tany time in process of crection spect to the premises and the due through; (6) make no material 2. Mortagoris shall give force any penalty attaches all general dother charges against the premises when due, and shall, upon the other charges against the premises when due, and shall, upon the other charges against the premises when due, and shall, upon the other charges against the premises when due, and shall, upon the other charges against the premises when due, and shall, upon the other charges against the premises when due, and shall, upon the other charges against the premises when due, and shall, upon the contract of the	ny buildings or improvements in cpair, without waste, and free for sess which may be secured by a ch prior lien to Trustee or to h upon said premises; [5] compl alterations in said premises exe al taxes, and shall pay special to written request. Jurnish to Tr	now or hereafter on the premises which may become damaged from mechanic's or other lines or claims for lien not expressly lien or charge on the premises apperior to the lien hereof, and olodders of the note: (4) complete within a reasonable time any ly with all requirement was or municipal redinance, expressed to the complete of the complete of the complete axes, special assessments, water claims, were service charges, suxes or to holders of the north of the complete of the complete of the
contest. 3. Mortgagors shall keep all buildings and improvements now indistorm under politicies providing for payment by the insurance pay in full the indebtedness secured hereby, all in companies amage, to Trustee for the benefit of the holders of the note, su hall deliver all policies, including additional and renewal policies not less than ten days prior to the respective dates of exp	w or hereafter situated on said e companies of moneys sufficie satisfactory to the holders of ch rights to be evidenced by th	premises insured against loss or damage by fire, lightning or ent either to pay the cost of replacing or repairing the same or the note, under insurance policies payable, in case of loss or the standard mortrage clayer to be attached to each policy and
4. In case of default therein, Trustee or the holders of the fortgagors in any form and manner decemed expedient, and may farny, and manner decemed expedient, and may farny, and purchase, discharge, compromise or assessment, All monnection therewith, including attorneys' fees, and any other monner of the property of the first property and shall become immed of the first property of the first property of the first property of the note shall necessarily of the note shall necessarily of the first property of the first prop	note may, but need not, mak , but need not, make full or pa lien or other prior lien or title oneys paid for any of the pur oneys advanced by Trustee or to each matter concerning which iately due and payable without never be considered as a waive	se any payment or perform any act hereinbefore required of trial payments of principal or interest on prior encumbrances, or claim thereof, or redeem from any tax sale or forfeiture poses herein authorized and all expenses paid or incurred in the holders of the note to protect the mortgaged premises and action herein authorized may be taken, hall be so much totoice and with interest thereon at the rate of er of any right acturing to them on account of any default
5. The Trustee or the holders of the note hereby secured m to a bill, statement or estimate procured from the appropriat the value ty of any tax, assessment, sale, forfeiture, tax hien or titl. M trageors shall pay each item of indebtedness herein m of the nolders of the note, and without notice to Mortgagors, all or in thi? "avx Deed to the contrary, become due and payable or in this "avx Deed to the contrary, become due and payable."	entioned, both principal and in I unpaid indebtedness secured I (a) immediately in the case o	sterest, when due according to the terms hereof. At the option by this Trust Deed shall, notwithstanding anything in the note of default in making payment of any instalment of principal or
interer on the note, or (b) when default shall occur and concontained 7. Win the indebtedness hereby secured shall become due forcelose the ine medical name and to forcelose the lien here expenditures of dear mass which may be paid or incurred by a feer entry of the dear of the forcelose the lien here for southay on dear many and expert evidence, stenopha- feer entry of the dear of the forcelose the forcelose of the forcelose at any sale white many to the during all such abstracts of title bidders at any sale white may be to title as Trustee or holders of the forcelose at the rate of seven of cet a per annum, when paid or probate and bankrupter proceedings in which either of them is indebtedness hereby secured; or if preparations for the whether or not actually commanded or (preparations for the	whether by acceleration or ot of, there shall be allowed and r on behalf of Trustee or hole of the searches and examination costs title searches and examination on the searches and examination of the title to extra or of the searches and the searches are searches and the searches are searches.	therwise, holders of the note or Trustee shall have the right to included as additional indebtedness in the decree for sale all lears of the note for attorney. fees, Trustee's fees, appraiser's and costs (which may be estimated as to items to be expended as title insurance policies, Torrens certificates, and similar data ably necessary either to prosecute such suit or to evidence to or the value of the premises. All expenditures and expenses of
hereof, whether or not actually commenc 8. The proceeds of any foreclosure ale o the remises sha and expenses incident to the foreclosur, or 20, including which under the terms hereof constitute secure d indebtedness principal and interest remaining unpaid on the note th, 2 appear.		
party interposing same in an action at law upon the note hereby 11. Trustee or the holders of the note shall have the right	the terr shall have power to a territory the stervention of such received the stervention of such receives to a the protection, the stervention of such receives to a such rise the receiver to a closing his trust deed, or an ication i made prior to forecle rovision nereof all be subject secured.	oneer the tents, sugges and prints of said premises uning the ory period of redemption, whether there be redemption or not, eiver, would be entitled to collect such rents, issues and profits, possession, control, management and operation of the premises poly the net income in his hands in payment in whole or in part
identity, capacity, or authority of the signatories on the note herein given unless expressly obligated by the terms hereof, in misconduct or that of the agents or employees of Trustee, and it 3. Trustee shall release this trust deed and the lien thereof by this trust deed has been fully paid; and Trustee may execu after maturity thereof, produce and exhibit to Trustee the roustee the rousteed any note which bears an identification number purper the description herein contained of the note and which purport is requested of the original trustee and it has never placed its any note which havy be presented and which conforms in sub-	or trust deed, nor sh. Tr. ter or be liable for any act, or , it it may require indemnities atis by proper instrument upon, but and deliver a release hereo- note, representing that all indo c is requested of a successor porting to be placed thereon by	remises. Or to inquire into the validity of the signatures or the be obligated to record this trust deed or to exercise any power missions hereunder, except in case of its own goss negligence or [5] only to it before exercising any power herein given. "In of a stufactory evidence that all indebtedness secured for any the terrespect of any person who shall, either before or include the stufactory evidence that all indebtedness secured for any person who shall, either before or include the stufactory of the stuf
		or Registrar of Tit is in whic' this instrument shall have been en Recorder of Dec. It county in which the premises as an ities, powers and author'; y? — herein given Trustee, and an under, ageors and all persons claim; with or r through Mortgagors, and liable for the payment of the wid' cone s or any part thereon note" when used in this instrument shall be constructed to mea
TOOK COUNTY, ILLINOIS	February Andrews (Association of the Control of the	RECONDER OF DEEDS
Apr. 28 772 2 59	PH	218841/2
IMPORTANT	Ider	ntification No
THE NOTE SECURED BY THIS TRUST DEED BE IDENTIFIED BY Chicago Title and Trust Con BEFORE THE TRUST DEED IS FILED FOR RECOR	mpany n.	CHICAGO TYTLE AND TRUST COMPANY Typasey. As THE THE OFFICE AS I See y THE THE OFFICE AS I See y THE OFFICE AS
0		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
	50.	

END OF RECORDED DOCUMENT