UNOFFICIAL CC

FILED FOR RECORD

Θ

I

62/18

ۍ X

TRUST DEED MAY 18 '72 12 25 PH 21 907 473

21907473

THIS INDENTURE, Made -THIS INDENTURE, Made — May 12 ——19 72, between The Cosmopolitan National Bank of Chicago, a National Banking Association, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated July 13, 1963 and known as trust number 1378—herein referred to as "First Party," and PARK NATIONAL BANK OF CHICAGO, a National artifless association herein referred to as TRUSTEE, witnesseth:

ade payable to BEARER

which said Note the First Party promises to pay out that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest from May 12, 1972 on the balance of principal remaining from time to time unpaid at the rate of ver cent per annum in installments as follows: TWO HUNDRED FORTY AND 46/100

Dollars on day of . - July -1972 and Two HUNDRED FORTY AND 46/100

day of each and every month thereafter until said note is fully paid except that the Dollars on the - 1st final payment of p m ipal and interest, if not sooner paid, shall be due on the 1st day of June
1977 . All such properties on account of the indebtedness evidenced by said note to be first applied to 19 77 . All such provents 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 provided that the principal of each installment unless paid wien lue shall bear interest at the rate of section per cent per annum, and all of said principal and interest being note payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, frow time to time, in writing appoint, and in absence of, such appointment, then at the office of PARK NATIC (AL) ANK OF CHICAGO Frepayment privilege granted, in said City, now, therefore, First Party to secure be payment of the said principal must of many and said interest in accordance with the terms, provisions and limitations of this trust deed, and also in a secure of the said principal must of many and said interest in accordance with the terms, provisions these presents grant, remiss, reliese, allen and convey onto the Trustes, its successors and said interest in accordance with the terms. Provisions are the presents grant, remiss, reliese, allen and convey onto the Trustes, its successors and said interest in accordance with the terms. Provisions are the presents grant, remiss, reliese, allen and convey onto the Trustes, its successors and said interest in accordance with the terms. Provisions are presented as a provision of the trust deed, and also in a secondance with the terms. Provisions are presented as a provision of the trust deed, and also in a secondance with the terms. Provisions are provisions. AND STATE OF ILLINOIS, to wit:

The West half of Lot 21 and all or 22 in Block 22 in Canal Trustees Subdivision of Section 7, Township 39 North, Range 41, East of the Third Principal Meridian in Cook County, Illinois.



DELIVERY

NAME: ADDRESS: CITY:

or RECORDER'S OFFICE BOX NO. 480 for information only insert street address of above described property.

2153 W. Ohion St., Chicago, Ill.

473

6

The Tustee or the holders of the note hareby secured making any payment hereby authorized relating to taxes or assessments, may do so according to s y bl., statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into i a vs dity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

3. A. is ... of the holders of the note and without notice to First Party, its successors or assigns, all unpaid indebtedness secured by this trust deed shall, no riths anding anything in the note or in this trust deed to the contrary, become due and payable (a) immediately in the case of default in making r upon of any instalment of principal or interest on the note, or (b) in the event of the failure of First Party or its successors or assigns to do any of the ... or ...

right, or fine the sheet of the property of the state of

5. The proceeds of any forecleaure r.e of the memies shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure process, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof committees a unred indebtedness additional to that evidenced by the note, with interest thereon as harden provided; third, all principal and interest remaining unpal on the note; fourth, any overplus to First Party, its legal representatives or assigns, as their rights may appear.

les. Subdispointment may be made either before or decide, without regired to the silvener or insolvener at the time of symilation for such receiver, of the person or persons. If any, II ble 'r the payment of the indebtedness secured bereby, and without regard to the then value of the premises or whether the same shall be then occul 's bomestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rest, issues and prof so is said premises during the prediction or not, as well during any further time when Riest Party, which may be necessary or are usual first and the control of the profession o

one purposes.

In process, the process of the second of the process of the proces

9. Trustee shall release this trust deed and the lien thereof by proper in trust of upon presentation of satisfactory evidence that all indebtedness of the trust deed has been fully paid; and Trustee may execute and delve a release hereof to and at the request of any person who shall representation Trustees may accept as trust without inquiry. Where a release is read to a successor trustee any accept as trust enterpresentation Trustees may accept as trust without inquiry. Where a release is respect to the successor trustee any accept as trust because the genuine note herein described any note which bears a certificate of identification our ort; to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which p_not to be executed on behalf of First Party; and where the release is requested of the original trustee and it has never executed a certificate on any just nent identifying same as the note described herein. It may accept as the genuine note herein described any note which may be presented and his commandations.

10. Trustes may resign by instrument in writing filed in the office of the Recorder or Regis nr. Titles in which this instrument shall have been recorded or filed. In case of the resignation, inshifty or refunal to act of Trustes, the than Review of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Discessor in Trust helewander shall have the identity, powr and a surhority as are herein given Trustes.

RIDER ATTACHED HERETO AND MADE A PART HEREOF

ments or of any of the obligations evidenced by the note secure. It has not the said instal of the collections evidenced by the note secure. It has the secure of the collections evidenced by the note secure. It has not note that the rate of eight (8) per cent per annum upon the total indeptedness of long as said default snal continue and further agree that upon such default the principal so long as said default snal continue and further agree that upon such default the principal so long mentioned or such part thereof as may be unpaid and any advances made by the holders of the Note to center with the rest as aforesaid shall at the obtion of the holders of the collection of the holders of the collection of the said shall at the obtion of the holders of the collection of the collection of the holders of the holders of the collection of the holders of the holders

Trustes or the first part further covenant and agree to deneit with the constant and agree to deneit with the constant approach to the first part further covenant and agree to deneit with the constant agreement of the first agree

balance remaining unpaid on this mortgage shall become one and payable immediately. In the property described herein the intreorder or decree of foreclosure of this Trust peed, and its own behalf and on behalf or the and every person, except decree or judgent to the own behalf and on the and it own behalf and on the own behalf or the control of the mortgage.

AM. 62

UNOFFICIAL COPY

	ĺ
	ĺ
	ı
THIS TRUST DEED is executed by the undersigned Trusts, of personally, but as Trustee as aforesaid: and it is expressly understood and agreed by the parties hereto, anything herein to the contrary notwithstand or, that when the contrary notwithstand or, the contrary of the contr	
made and intended, not as personal covenants, undertakings and agreer as the Trustee, named and referred to in said Agreement, for the purpose of binding it personally, but this instrument is executed and delivered. The composition National Bank of Chicago, as Trustee, solely in the exercise	Ì
of the powers conferred upon it as such trustee, and no personal intellity or pt sofial responsibility is assumed by not that it was trusteen asserted or entored against. The Commodition National Bank that (it is a support of the power of	1
	1
anything herein contained to the contrary notwithstanding, it is understood an agreed that The Cosmopolitan National Bank of Chicago, individually,	1
Anything herein contained to the contrary notwithstanding, it is understood an agreed that The Cosmopolitan National Bank of Chicago, individually, Anything herein contained to the performance or nonperformance of any of the "renants herein contained and shall not be personally liable for my action or nonaction taken in violation of, any of the covenants herein contained." be "understood that the payment of the money secured hereby that the performance of the covenants herein contained shall be enforced only out of the "poers" bereby mortgaged and the rents, issues, and profits thereof. IN WITNESS WHEREOFF, The Cosmopolitan National Bank of Chicago, not personally ut 2 Proute as a foresaid, has caused these preemts to be ligned by its Assistant Vice-President, and its corporate seal to be hereunty affixed and a "est" by its Assistant Trust Officer-Assistant Cashier, the day and year first above written.	1
IN WITNESS WHEREOF. The Commopolitan National Bank of Chicago, not personally sut as Trustee as aforesaid, has caused these presents to be day igned by its Assistant Vice-President, and its corporate seal to be hereunto affixed and seat by its Assistant Trust Officer-Assistant Cashier, the day	l
THE GOSMOPOLITAN NATIONAL BANK OF CHICAGO As "rustee as aforesaid and not personally,	ı
THE COMMONITAR NATIONAL BANK OF CHICAGO AS IT see as aloresaid and not personally,	1)
By A.M.	1
ASISTANT VIGE PRESIDENT	١
Attest Club Miles II	1
ASSISTAN TRUE OF TICED ASSISTANT TRUE OF TICED ASSISTANT GASHUER	ı
SANDRA L. KAWUCHA	1
a Notary Public, in and for said County, in the State aforesaid, DO III REBY CERTIFY, that	1
CONTINUE DER	1
SAN ALEX M. VERCILLO	ł
Assistant Trust Officer-basistant Carther of said Bank, who are personally known to me to be the same personal hose names	ļŧ
Assignant Trust Officer-basistent Cashier of said Bank, who are personally known to me to be the same graons hose names are spacefully to the foregoing instrument as such Assistant Vice-President, and Assistant Trust Officer-basistant. Sales or cities, of the same and as the fire and said as the free and sounded that they signed and delivered the said instrument as or free and confidence of the said instrument as or free and proposes there are nothing to the said instrument as a said as the fire and said that the corporate said of said Bank to a Said Bank	
United the gold Assistant Trust Officer-hamistates Cashler-then and there acknowledged that he the ac custodian of the cc ours' sea of	12
deployment of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth.	ľ
18th May 72	J.
Given under my hand and notarial seal, this day of A. D. 19	V
Notary Public	٢
	┚
IMPORTANT The instalment Note mentioned in the within Trust Deed has been identified	1
OR THE PROTECTION OF BOTH THE BORROWER AND LENDER, herwith under identification No. 814	
HE NOTE SECURED BY THIS TRUST DEED SHOULD BE DENTI- IED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED	1
S FILED FOR RECORD. PARK NATIONAL BANK OF CHIC	ΑŒ
By Properties Vice Prog	L
TR 111 WESTERN SANK & OFFICE SUPPLY, CHICAGO-LISSO	
•	

UNOFFICIAL COPY

THIS TRUST DEED is casquied by the undersigned Truster. 'N personally, bed at Truster as afformatic and it is convenity understood and served by the control of the personal contents and arrivations and intended, not as personal contents. Understood and arrivations and intended, in the personal contents, understaking and arrows. 'The Truster has a personal contents, understaking and arrows.' The Truster has a personal contents, understaking and arrows.' The Truster has a personal contents, understaking and arrows.' The Truster has a personal contents, understaking and arrows.' The Truster has a personal contents, understaking and arrows.' The Truster has a personal contents, understaking and arrows.' The Truster has a personal contents, understaking and arrows.' The Truster has a personal contents and a personal contents of the personal contents and arrows are a personal contents and a personal contents and arrows are a personal contents.' The Truster has a personal content and arrows are a personal contents.' The Truster has a personal contents and a personal contents a

end of recorded document