## UNOFFICIAL COPY

TRUST DEED

CHARGE TO CERT

13**357** 

21 922 860

Use with notes providing for precomputed inter

THE ABOVE SPACE FOR RECORDERS USE ONLY

herein referred to as "Mortgagors", and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTIE, witnesseth:

THAT, WHER'. S the Mortgagors are justly indebted to the legal holder or holders of the Installment Note hereinafter described, said legal hold or solders being herein referred to as Holders of the Note, in the sum of \$ 9,900.00, together with delinquency charges as the ein provided; evidenced by a certain Note, of or guaranteed by one or more of the Mortgagors, of even date herewith, made proble to THE ORDER of M. L. C. CORPORATION, INC.

a Delaware corporation doing business in Chicago, Illin its, hereafter sometimes referred to as "Payec", and delivered, in and by which said Note the Mortgagors promise to pay the said out in installments as follows: one installment payment of \$ 165.00 on the 30th day of June 19.72, and installment payment of \$ 165.00 on the 30th day of May of 19.74. All installment payment of \$ 165.00 on the 30th day of May of 19.74. All installment payment of \$ 165.00 on the 30th day of May of 19.74. All installment payment of \$ 165.00 on the 30th day of May of 19.74. All installment payment of \$ 165.00 on the 30th day of May of 19.74. All installment payment of \$ 165.00 on the 30th day of May of 19.74. All installment payment of \$ 165.00 on the 30th day of 19.74. All installment payment of \$ 165.00 on the 30th day of 19.74.

NOW. THEREFORE, the Mortgagors to accurate the payment of the said sum of money and said interest and all other amounts due under said loop or independent obstince thereon in accordance with the terms, provisions a ministeness of this trust deed, and the performance of the coverants and agreements herein contained, by the Mitragors to be performed, and also in consideration of it ...mn of the Policy in the performance of the coverants and agreements herein contained, by the Mitragors or be performed, and also in consideration of it ...mn of the Policy in the Mitragors of the performance of the coverants and agreements herein contained, by the Mitragors of the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein the coverants and agreements herein contained by the performance of the coverants and agreements herein contained by the performance of the coverants and agreements herein the coverants and agreements and agreements and agreements herein the coverants and agreements a

Cook

Lot 21 in Mills Fork Estates, being Mills and Sons Subdivision of part of the North 818.10 feet of the North west & of Section 18, Township 41 North, large 13, East of the Third Principal Meridian, in Cook County, Illinois.

1,00

Commonly known as: 7150 Foster, Morton Grove, Illinois.

which, with the property bereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, exements, exements, farmers, and apparentances thereto belonging, and all rent, inner and profin thereof or so long and during all such times as Moragone may be entitled thereto (which are pledged primarily and on a painy that lead eat seem and not excondarily), and all appares articles now or hereafter thereto or thereon used to supply heat, par, are conditioning, warr, light, power, performance of whether and or controlly occur led, past exemination, including (without restricting the foregoing), acrees, window subdet, moor moor moor moor moor moor moor and the foregoing are declared to be a part of said real cause whether physically statched thereto or not, and it is agreed that all similar apparatus, equipment or the foregoing are declared to the foregoing are declared to the account of the controlled of the co

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of t' is trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successor and assigns.

and assigns		
WITNESS the hand 8 and scal 8 of Mortgagors the	day and year first above written.	$\sim 1$
x David E Jaspen	EAST Garrellin	n Nashudin
David E. Rasper	Carol Kasper	77
[5	EALJ	
STATE OF ILLINOIS. ) I. Alan R. E.	Ldeson	Т
Cook Sx. a Normy Public in and for and residence of David E. Kasper a	ding in said County, is the Scare sforesaid, DO H and Carol Kasper, his Wife	ENERY CENTRY THAT
	<u></u>	
	to the same period. S whole make S	
	or the und was proposed difficientary-down, includ	
GIVEN under my hand and Notarial Se	al dis	V
	/ <b>9/3</b> /2019	
I	(232)	Ninus Public.

1415 270

Page 1

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED). 1. Morragon shall (1) promply repsic, reture or rebuild any buildings or improvements now or hereafter on the premise which may become damaged or be destroyed; (2) keep aid premise in pood coolitions and repsix, without waste, and free from building rolations, mechanic; or other licen to retired subordinated to the licen hereof; (3) pay when due any indebtedness which may be secured by a licen or charge on the premise superior to the licen hereof, and upon requestibility studies(only evidence) are to charge on the premise superior to the licen hereof, and upon requestibility studies(only evidence) of the discharge of such prior licen to Truster or to holders of the once; (4) complete within a restorable time any building or buildings now to the low R. Ohes 21322860 JUN 1'72 | 28 PH I M P O R T A N T FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. CHICAGO TITLE AND TRUST COMPANY, . To NAME

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENTA