UNOFFICIAL COPY



TO	1972 JUN 5 AM 10 45 JUN-5-72 449915 0 21925586 4 A - Rec 5
CTTC 1	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made May 9 not since remarried	19 72 , between JOHN CHARNOTA, divorced and
not since remarried	
	herein referred to as "Mortgagors", and PARK NATIONAL BANK OF
CHICAGO — =	a National Banking Association
	ago, Illinois, herein referred to as TRUSTEE, witnesseth: indebted to the legal holder or holders of the principal Promissory Note hereinafter
described, said legal holder or holders being h	erein referred to as Holders of the Note, in the Principal Sum of
Two Thousand Six Hundred and m	DOLLARS, by Note of the Mortgagors of even date herewith, made payable to THE ORDER OF
P≟ARER	어린 일 나는 그리지 않는 그리고 그녀는 하는 이 그들은 걸으로 하는 것을 다고 있다.
and elivered, in and by which said	Principal Note the Mortgagors promise to pay the said principal sum after date with interest thereon from - May 9, 1972 — until maturity at the
rate of per cent per ann	um, payable on the —10th. —day of each month and of until maturity at the
year which said several installments of intere	st until the maturity of said principal sum are further evidenced byno
	of said principal and interest bearing interest after maturity at the rate of -8—per interest being made payable at such banking house or trust company in Chicago.
Illinois, as the solde of the note may, fro	m time to time, in writing appoint and in absence of such appointment, then at the
office of PAP . NATIONAL BANK OF	a name of the set of the set of the set of many and said interest in accordance with the setme provisions of
and limitations of the crust deed, and the performan	ce of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in the term of the contained of the Mortgagors of the performed, and also in the cecipit whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the ibed Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF GOOK AND STATE OF ILLINOIS.
Trustee, its successors and assig s, the following descr	ibed Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OFGOOK AND STATE OF ILLINOIS.
	그 하는 사람이 살았다면 하는 수 없는 사람들이 없는 그 사고 가는 사람이 되어 되었다면서 살아가 나를 먹었다.
of Lot 3 in Barron Heald and 6	ne South 631.80 feet of Lot 3 in the Superior Court Partition thers Subdivision of the North East quarter (NEA) of the South
West quarter (SW_4^1) of Sec. n	thers Subdivision of the North East quarter (NE4) of the Sout 15, Township NO North, Range 13, East of the Third Principal
Meridan. (excepting thereiro	the South 125 feet thereof conveyed to the West Chicago Park of the East 33 feet thereof condemned for widening North
Mozart Street) in Cook County,	113 the Basy 33 feet thereof condemned for wideling north
있다. 이미를 보이 하셨다면서 있으며?	
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9	55
which, with the property hereinafter described, is re	
which, with the property hereinafter described, is re TOGETHER with all improvements, tenements. long and during all such times as Mortgagors may	ferred to herein as the "premixx,"
long and during all such times as Mortgagors may and all apparatus, equipment or articles now or i	ferred to herein as the "premises," casements, fixtures, and appurtenance "here to belonging, and all rents, issues and profits thereof for so be entitled thereto (which are pledged primarily and may not be vith said real estate and not secondarily) receifter therein or thereon used to supply heat, s, at it or inditioning, water, fisht, cooser, refrigerations.
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THE COVENANTS, CONDITIONS AND PROVISIONS REI					## 1973 1 971
1. Mortgagots shall (1) promptly repair, restore or rebuild any b	buildings or improv	ements now or he	reafter on the premises wh	ich may become damae	. 1 I
e destroyed: (2) keep said premises in good condition and repa ordinated to the lien hercof: (3) pay when due any indebtedness n request exhibit satisfactory evidence of the discharge of such	ir, without waste, a	ing free from mee	hanic's or other liens or ela	ims for lien not expres	elo I III
ding or buildings now or at any time in process of erection upones to the promises and the use thereof: (6) make no material alt	on said premises; (: crations in said prei	o) comply with al	il requirements of law or i	nunicipal ordinances wi ordinance.	ith [1]
Mortgagors shall pay before any penalty attaches all gene ges, and other charges against the premises when due, and sha efor. To prevent default hereunder Mortgagors shall pay in full u	ral taxes, and shal ill, upon written re-	l pay special tax quest, furnish to	es, special assessments, wa Trustee or to holders of the	ter charges, sewer service note duplicate receip	ice pts ors
desire to contest, Mortgavors shall keen all buildings and improvements now.	or hereafter situate	d on said otemises	insured against loss or day	nage by fire lightning a	
 Mortgagors shall keep all buildings and improvements now distorm under policies providing for payment by the insurance of large, to Trustee for the benefit of the holders of the note, such 	ompanies of money	s sufficient either olders of the note	to pay the cost of replacing under insurance policies	g or repairing the same payable, in case of loss	or or
il-deliver all policies, including additional and renewal policies	tion	note, and in case	e of insurance about to ex	pire, snau deliver renev	wal 1 d d d
4. In case of default therein, Trustee or the holders of the netgagors in any form and manner deemed expedient, and may, being, and purchase, discharge, compromise or settle any tax lier.	ote may, but need ut need not, make	not, make any pa full or partial payr	yment or perform any ac-	hereinbefore required st on prior encumbranc	of ces,
nection therewith, including attorneys fees, and any other mon- lien hereof, plus reasonable compensation to Trustee for each litional indebtedness secured hereby and shall become immediat annum. Inaction of Trustee or holders of the note shall new	ch matter concerni	ng which action without notice a	herein authorized may be and with interest thereon a	taken, shall be so mu the rate of seven per co	ach ent
The Trustee or the holders of the note hereby secured mal any pill, statement or estimate procured from the appropriate widits of any tax, assessment, sale, forfaining tax lien or title of	public office without claim thereof.	ut inquiry into th	e accuracy of such bill, sta	tement or estimate or i	nto
6. (or tagors shall pay each item of indebtedness herein ment the hot? s of the principal note, and without notice to Mortgag principal contents to the contrar	ors, all unpaid inde	bredness secured	by this Trust Deed shall, n	orms nereor. At the opt	tion g in
ment of any in cest note or in the performance of any other ag 7. When the income beedness hereby secured shall become due veclose the len hereof, in any suit to foreclose the lien hereof.	reement of the Mor	tgagors herein cor	ntained.		
s, outlays (Cocumentary and expert evidence, stenographers er entry of the decree) of couring all such abstracts of title, tit d assurances with respect to title a Trustee or holders of the niders at any sale which have the pursuant to such decree the t	tle searches and exa note may deem to	minations, title in be reasonably nec	s (which may be estimated isurance policies, Torrens c essary either to prosecute	ertificates, and similar d such suit or to evidence	lata e to
ereon at the rate of seven per cent per num, when paid or in obate and bankruptcy proceedings, which either of them sha debtedness hereby secured; or (b) reparations for the comme	ill be a party, eithe encement of any s	or noticers of the or as plaintiff, clai uit for the forecl	mant or defendant by reas osure hereof after accrual	on of this trust deed or of such right to forec	any lose
nether or not actually commenced; or (c) preparations for the de	etense of any threa	tened suit or proce	reding which might affect i	ne premises or the secu	inty Int
8. The proceeds of any foreclosure sale of the premises shall dexpenses incident to the foreclosure proceed up including a hich under the terms hereof constitute secured deby dness ad-	l be distributed and il such items as are ditional to that evid	applied in the tol	lowing order of priority! Fe e-preceding paragraph here prigal note and interest con-	of; second, all other it	ems ems
green provided that any impairs and interest that my hipangal representatives or assigns, as their rights may a, _ u. 9. Upon, or at any time after the filing of a bill to a cause- ich appointment may be made either before or after ale, with polication for such receiver and without regard to the tien value.	this trust deed, the thour notice, with	court in which su out regard to the whether the same	ch bill is filed may appoint solvency or insolvency of shall be then occurried as	a receiver of said premi Mortgagors at the time homestrad or not and	ises. e of the
plication for such receiver and without regard to the tien value rustee hereunder may be appointed as such receiver. Such re- endency of such foreclosure suit and, in case of a sale and a de- cendency of such foreclosure suit and, in case of a sale and a de-					
endency or size in oreceioure sour and, in ease or ace and a de- well as during any further times when Mortgagors, except fo- d all other powers which may be necessary or are usual in such fring the whole of said period. The Court from time to time may [7]] The indebtedness secured hereby, or by any decree force period to the line hereof or of such decree, provided such applica 10. No action for the enforcement of the lien or of any prov- try! interposing same in an action at law upon the note hereby se	the intervention of h case for the pro authorize he rece	such receiver, wor rection, possession iver to apply the r	uld be entitled to collect so n, control, management an per income in his hands in t	ch rents, issues and pro d operation of the pren avment in whole or in	tits, nises
(11) The indebtedness secured hereby, or by any decree fored perior to the lien hereof or of such decree, provided such applica	losing this cross de- ction is made prior	ed, or any tax, spe to foreclosure sale	cial assessment or other lie ; (2) the deficiency in case	n which may be or become of a sale and deficiency	ome II
10. No action for the enforcement of the lien or of any proving structure posing same in an action at law upon the note hereby see 11. Trustee or the holders of the note shall have the right to	vision here. I should cured. inspect the propie	es tall reasonab	defense which would not	e good and available to shall be permitted for	that
irpose.	ance or condition	of t' o or mires o	or to inquire into the walld	ity of the signatures or	
lentity, eapacity, or authority of the signatories on the note or it created by the terms hered, now the signatories of the note or it is is conduct or that of the agents or employees of Trustee, and it in 13. Trustee shall release this trust deed and the lient thereof by this trust deed has been fully paid; and Trustee may execute y this trust deed has been fully paid; and Trustee may execute	be liable for any ac nay require indemn	cts or sions h	ereunder, except in case of	its own gross negligend ower herein given.	ie or
13. Trustee shall release this trust deed and the lien thereof by y this trust deed has been fully paid; and Trustee may execute fer maturity thereof, produce and exhibit to Trustee the prine	proper instrument and deliver a relea-	upon presentation se hereof to a di	of s. isfactory evidence to at the request of any perso	nat all indebtedness see n who shall either befor	ured re or
debtedness hereby secured has been paid, which representation ustee, such successor trustee may accept as the note herein des rior trustee hereunder or which conforms in substance with the d	n Trustee may acco	pt as true withouich bears an ident	ifir ito in mber purporti	is requested of a succe g to be placed thereon	essor by a
ersons nerein designated as the makers thereor; and where the re-	lease is requested o	i the original trust	ich may or posence and w	ts toentitication number	er on
ith the description herein contained of the principal note and when 14. Trustee may resign by instrument in writing filed in the corded or filed. In case of the resignation, inability or refusa	nich purports to be e office of the Re	executed by the p corder or Registr	ersons herein der nated as ar of Titles ir wich the	makers thereof. instrument shall have	been
rustee or successor shall be entitled to feasonable compensation 15. This Trust Deed and all provisions hereof, shall extend to be word "Mortgagors" when used herein shall include all such the or not such persons shall have executed the principal no	and be binding upon persons and all p	n Mortgagors and sersons liable for	all persons claiming u. de the payment of the indeb	or through Mortgagors, edner or a v part the	, and croof.
hether or not such persons shall have executed the principal no rall be construed to mean "notes" when more than one note is u-	ote, the interest con sed.	pons or this Trus	t Deed. The word "note" v	ther used in this instrui	ment
					5 4
			A a a	<u> </u>	
I M P O R T A N T THE NOTE SECURED BY THIS TRUST DEED SHO		Identification	National Bank	of Chicago	
E IDENTIFIED BY Chicago Title and Trust Compar		BY RY	Honen	Trus	tee.
FORE THE TRUST DEED IS FILED FOR RECORD.	·	70017	comfort of seco las	'i Vice from Assit	Cash er
MAIL TO:			FOR RECORDER'S	INDEX PURPOSES	
			INSERT STREET A	DDRESS OF ABOVE	
Box 480					
PLACE IN RECORDER'S OFFICE BOX NUMBER	±н <u></u>	Karatara			
			A Section 1		
The second secon			on a staryle or the control of		T.
		25. 40% and 1. 10 first	No. of the last of	MELT STATISTICS OF THE STATISTICS OF THE	