21 941 685

TRUST DEED THE ABOVE SPACE FOR RECORDERS USE ONLY 20-84475 aid Note of the Mortgagors identified by the above loan number, made payable to Bearer and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum as provided therein from time to time until said Note is fully paid, provided that upon default a 'n prompt payment of any instalment all remaining instalments shall become due and payable and shall bear interest at 7% per annum, at al of said principal and interest being made payable at the Banking House of THE EXCHANGE NATIONAL BANK OF CHICAGO in thic 3.0 Historic, of the Nortgagora to searce the payment of the ultimization of the said varieties and until otherwise designated by the legal holder of said note. N(#, TH REFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in acc and the period and of the covenants and agreements herein contained, by the Mortgagors to be performed, do by these principal states of the covenants and agreements herein contained, by the Mortgagors to be performed, do by these principal states of the covenants and agreements herein contained, by the Mortgagors to be performed. Lot 34 in Block 8 in Walger G. McIntosh's Second Addition to Norwood Heights, Belm. Subdivision of Part of Section 7, Township 40 North, Range 13 East of the Third Principal Meridian, According the the Plat recorded 10-2-25 .s brownent #9053441, in Cook County, Illinois Commonly known as 5128 No. to New England - Chicago, Illinois 1972 JUN 16 AM 10 41 JUN-16-72 456212 • 21941685 4 A — Rec Donald F. Brrelli Mary Borrell' COUNTY OF COOK M. DO HEREBY CERTIFY THAT Donald I. Forrelli red before me this day is Julians and atla they caes and purposes therein ser little the CIVEN under my hand and Notartal Soul this 5th., day of

2/

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS TRUST DEED:

- 1. Mortgagers shall (1) promptly repair, restoue or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep asis premises in good condition and repair, without waste, and free from mechanics or other lieus or claims for lieu not expressly unbedicated to the lieu hereof; (3) pay when does any indebtedness which may be exceed by a lieu or charge on the premises superior to the line hereof, and upon repeate exhibit satisfactory evidence of the discharge of ance place place lieu or transce or to helder of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon and premises; (5) comply with all requirements of law or numbring or confinences with respect to the remaines and the use thereof; (6) make no material theretion is not become except as recorded by they or manifold ordinance with respect to the remaines and the use thereof; (6) make no material theretion is not become except as transcribed.
- 2. Morrgagors shall pay before any penalty attaches all general taxes, and shall pay apetial taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall, upon written request, formish to Trustee or to belders of the note deplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the more received by taxints, are the consequent of t
- 3. Mortagens shall keep all beildings and importenents now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurence companies of more; a sufficient either to pay the cost of replacing or requiring the same or to pay in full the indebtedness secured hereby, all is companies astifactory to the holders of the note, such circumstance policies payable, increase of loss or damage, to Trister for the benefit of the holders of the note, such rights to be evidenced by the standard mortage dauge to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver are policies not less than the day py for to the respective dates of expiration.
- In case of default therein, Truste or the holders of the note may, but need not, make any payment or perform any ast hereinbefore required of Morragons in any forest and manner expensives, and may, but need on, make full or principle principles of interest to spire remembrances, if any, and improved, either any composition or settle any state lies or other representances. If many, and increase in the purposes herein sutherized and a type of provided in the purposes herein sutherized and a type of provided in the holders of the note to protect the morraged premises and at the first a provided increase in connection theretain, including attentions of the money at develop by Trustee or the holders of the note to protect the morraged premises and at the first a provided in the provided compensation to Trustee for each matter conversing which action therein authorized may be utlen, shall be so much diditional indebtedness accorded hereby and shall written the contract of the contr
- S. The Tro se of the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from 's propriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lies or title or claim thereof.
- 6. Mentagen shall pay each item of indebedness herein mentioned, both principal and interest, when due according to the terms hereof, at the option of the holders of the noise, and without motive; to Montgagen, "ou jud indebedness needed by his Trust Deed shall, notwithstanding anything in the noise or in this Harts Deed to the does not payable (b) immediately in the case of def ult in a kine syment of any installment on the noise, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Montgagen beautifullycomized.
- 7. When the Indehedress Le, by recured shall become due whether by acceleration or otherwise, holders of the sone or Trustee shall have the right to foreclose the line hereof, the way us its forefrost to the line hereof, there shall be "... and included as additional indehedrents in the decree for the ask all expendents and express which may be paid or locarried by or on behind of Trustee or holders of the onte for autorus." Item 1 has expendent for every of the estimated as to thism to be expended after entry of a better of preceding all such advantages of the states of the line hereof, the suppose that the states of the st
- 8. The proceeds of any foreclosure ask of the premis __m! _distributed and applied in the following outer of point(iv); First, on account of all costs and oppuses incident to the foreclosure proceedings, including all work times as are minimed in a ', ', ', ', ', ', ', ', 'map margraph better; second, all other terms which under the terms herefor constitute second includedness additional to that evidenced by the note, with interest thereon as herein provider third, all principal and interest remaining unpaid on the more; fourth, any overplus to Mortgagers, their being, legal representatives or assign, as other rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this true deed, the court in which such hill is filed may applied a receiver of said premises. Such appointment may be made either before or after said, without expend to the them value of the premises or whether the same hall be then occupied as a bunneted or not "at the Trustee hereunder may be appointed as such receiver, Such receiver shall have power to collect the rents, since and profits of said premises during the pendency of such foreclasters est man, in a so "a sale and a deficiency, during the fallow, because there here be redempine or not, as well as during any further times when Martgagors, except for the intervent into or a sale and a deficiency, during the fallow the profit of the collect such sense, issues and profits, and all other powers which are not all during any further times when Martgagors, except for the intervent into of ush receiver, would be entitled to collect such sense, issues and profits, and all other powers which are all the same of the same and the same an
- 10. No action for the enforcement of the lien or of any provision beyof shall be subject to my def and which would not be good and available to the party interposing same in an action at law most the nois berefer account.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable tir a and access thereto shall be permitted for that purpose
- 12. Trustee has no dust to examine the title, location, existence, or condition of the premises, nor shall T cone be obligated to record this trust deed or to exercise any power herein given under the premise of the premises of the premis
- 13. Truster shall release this trust deel and the lieu thereof by proper instrument upon presentation of unitation or evidence, and all indebtedness secured by this trust deed has been fully paid; and Truster may execut and deliver a release hereof to and at the request of any person who shall, either before "after matter", after matter of produce and children to Truster emening that all indebtedness hereby secured has been paid, which represents in Truster may accept as true without inquate. "Are a released is requested of the original of a successor truster, such truster may accept as the growing note herito described any note which conforms in substance with the description herein contain." Of "the not which purports to be executed by the persons been described as the makers thereof.
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Repistrar of Titles in which this instrument. "have no recorded or filed, in case of the resignation, including or refusal to set of Trustee, the then Recorder of Deeds, of the county in which the premise are situated shall be discussed in Trust because in a Trust because it and the second of the second of
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through after agors, and the word "Mortgagors" when used herein shall include all such persons and all persons indial persons indial persons indial persons and all persons indial persons indial persons indial persons indial persons indial persons and all persons indial persons indial persons indial persons indial persons in the control persons and all persons indial persons indial persons in the persons and all persons indial persons in the persons and all persons in the persons and all persons in the persons are persons and all persons in the persons in the persons and all persons in the pe

DELIVERY INSTRUCTIONS

Exchange National Bank of Chicago La Salla & Adams Streets Chicago, Illinois 60690

Aspasia L. Kallinikos (main floor)

Commercial Banking Department D. H. RECORDERS OFFICE BOX No. 132

STREET ADDRESS OF PROPERTY DESCRIBED TEPET

941 685

