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COOK COUNTY, ILLINOIS FILED FOR RECORD.

Enducy K. Olien

TRUST DEED 177 12 20 Pt 21 999 463

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THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

July 18,

19 72, between

Divorced and Not

Mar , ret Hoffman, Divorced and Not Remarried, and Marilyn M. Corpe, herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

CHICAGO TITLE AND TRUST COMPANY

an Illinois corporati in chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mertgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders of the Note, in the principal sum of SEVENTEEN. THUI SAND AND 00/100 - - - - (\$17,000.00) - - - - - Dollars, evidenced by one certain Ir when the Note of the Mortgagors of even date herewith made payable to THE ORDER OF MAXKOK BANK OF RAVENSWOOD

and delivered, in and by whire said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of Seven and These Quarters (13/4) per cent per annum in instalments (including principal and interest) as follows: Seven and Three Quarte (13/4) per cent per annum in instalments (including principal and interest) as follows:

One Hundred Thirty-Nine and 57 1, 0- -(\$139.57) - Dollars on the ... of September 19.72 of One-Hundred Thirty-Nine and 57.100- One-Hund BANK OF RAVENSWOOD in said City,

NOW. THEREFORE, the Mortgagors to secure the payment of the said princip: 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 his contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby sech widede, i, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their est. c. right title and interest therein, situate, lying and being in the COUNTY OF ADD STATE OF ILLINOIS.

CIONTY OF COONTY OF ADD STATE OF ILLINOIS. City of Chicago to wit:

The South 1/2 of the West 1/2 of Lot 2 in Block 7 in H. O Strine's Subdivision of the East 60 acres of the North 1/2 of the North East 1/4 of Sec. on 25, Township 40 North, Range 12, East of the Third Principal Meridian, (except that part dealer e for Belmont Avenue and except that part lying North of Belmont Avenue) in Cook County Il inois.

2. Eas



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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belong and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and a and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, (whether single units or centrally controlled), and ventilation, including (without restricting the row indows. floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declar attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for toth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the Mortgagors do hereby expressly release and wave.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.

witness the hand and seal of Mortgagors to Margaret Hoffman (SEAL)
Margaret Hoffman, Divorced and Not
Remarried (SEAL) of Mortgagors the day and year first above written Marilyn M. Corpe, Divorced and Not Remarried

I. the Undersigned
a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
Margaret Hoffman, a Divorcedad not remarried and Marilyn M.
Corpe, Divorced and not remarried whose names are are personally known to me to be the same person S ment, appeared before me this day in person and acknowledged that _ their d the said Instrument as _ free and voluntary act, for the uses and purposes therein set forth, 18th Given under my hand and Notarial Seal this July

Sarba

ed, Indiv., Instal.—Incl. Int

STATE OF ILLINOIS

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	Page 2	! * · · · · · · · · · · · · · · · · · ·	
	THE COVENANTS; CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): 1. Mortgagors shall (1) grouppily repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from relatively or other lines or claims for line not expressly subordinated to the lien herico; (3) pay when due any indebtedness which may be secured by a like or charge on the premise superior to the lien hericof, and point request; exhibit catingstory evidence of the dichearge of such prior lien to Trustee or to holders of the mote; (4) complete within a reasonable time any building, or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinatives with respects of the premises and the use thereof; (6) make no material alterations in said premises careful as equived by the or municipal ordinatives. 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall, upon written request, turnish to Trustee or to holders of the note duplicate receipts therefor. To privedit default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest;		
o sub r			
	3. Mortgagors shall keep all buildings and improvements now or hereafter sit vindstorm under policies providing for payment by the insurance companies of m	uated on said premises	insured against loss or damage by fire, lightning or
- }	o pay in full the indebtedness secured hereby, all in companies satisfactory to it amage, to Trustee for the benefit of the holders of the note, such rights to be evalual deliver all policies, including additional and renewal policies, to holders o to olicies not less than ten days prior to the respective dates of expiration. desired the second of the property of	ed as a waiver of any	right accruing to them on account of any default
t	interent on the part of Mortgagers. 5. The T state or the holders of the note hereby secured making any payme of any bill, tater ent or estimate procured from the appropriate public office we willdig for assessment, sale, for feature, tax len on title or claim thereof the holders are the state of the holders of the state and without medical process. The state of the holders of the state and without processed of the state and the st	nt hereby authorized r ithout inquiry into the f. incipal and interest, whose secured by this Tr	elating to taxes or assessments, may do so according a accuracy of such bill, statement or estimate or into ten due according to the terms hereof. At the option that Deed shall not withth and in a maching in the corte
i	or in this Tru., D. (c) contrary, become due and payable (a) immediately naterest on the note, (r) b) when default shall occur and continue for three dontained.	in the case of default lays in the performanc	in making payment of any installment of principal or e of any other agreement of the Mortgagors herein
f f f i	7. When the indebte case acreed shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to oreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses whire ment be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's essentially as to items to be expended after entry of the decree) of procure or all such abstracts of title, title searches and examinations, title insurance policies, Tortens certificates, and similar data and assurances with respect to the acree of the other policies of the note of the other of the decree of the nature in this paragraph mentioned all coomes on much additional indebtedness secured here and immitted payable, with interest hereon at the rate of seven per cent per annu 1, map and or incurred by Trustee or holders of the note in connection with (a) any proceeding, including trobate and bankruptcy proceedings, to when the spring the proceedings to the commencement of any suit for the foreclosure hereof after accrual of such rise to security whether on actually commenced or (c) preparations the decree of any threatened suit or procedure which might affect the premises of the security whether or not actually commenced or (c) preparations the decree of any threatened suit or proceding which might affect the premises or the security whether or not actually commenced or (c) preparations the defense of any threatened suit or proceding which might affect the premises or the security		
1	8. The proceeds of any foreclosure sale of the permises will be distributed and expenses incident to the foreclosure proceeding including all such items as which under the terms hereof constitute secured index to the distinguishment of the principal and interest remaining unpaid on the note; four on any overplus to here.	and applied in the following are mentioned in the evidenced by the not Mortgagors, their being	owing order of priority: First, on account of all costs preceding paragraph hereof. second. all other items e, with interest thereon as herein provided; third, all legal representatives or assignment of the right; and
	9. Upon, or at any time after the filing of a bill to fore. A site rust deed, such appointment may be made either before or after sale, we show notice, wa application for such receiver and without regard to the then val. To fore remise the result of the remise the result of the remise between the receiver. Such receiver. With averaged the receiver such receiver. With a result of the remise the remise the remise the remise the remise the remise and a deficient property of the remise to the remise th	emis 's a' all casonabl	times and access thereto shall be permitted for tha
	2. Trustee has no duly to examine the title, location, existence or conditionity, capacity, or authority of the signatories on the note or trust deed, not herein given unless expressly obligated the terms hereof, nor be liable for an misconduct or that of the agents or empty of the terms hereof, and are appeared to the terms of the trustee of the strength of the trustee of the trustee of the strength of the trustee of trustee of the trus	ion of the prerises, or shall Trus. See the sy acts or omis ons committee satisfactors to ent upon present flor clease hereof to and at that all indebtedness	to inquire into the validity of the signatures or the ted to record this trust deed or to exercise any power tender, except in case of its own gross negligence of the configuration of the exercising any power herein given. Or all states of the exercising any power herein given. Or all states of the exercising any power herein given to a state of the exercising any power herein given to the state of the exercising the exerc
	the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the office of the recorded or filed. In case of the resignation, inability or refusal to act of Trust and successor in Trust hereunder shall have filed to the state of the	Recorder or Registra istee, the then Record the identical title, pow	ar of Titles in 'nic ¹ this instrument shall have bee er of Deeds on the outty in which the premises ar ers and authority as wherein given Trustee, and an
	In order to provide for the payment of taxes an with the holder of said Note secured hereby, 1/ said deposit to be made simultaneously with the described. Should taxes, when due, exceed such a mediately pay such differences on demand. Failur considered a default under the terms of this agrinon-interest bearing account.	payments of payments of payments of payments of payments.	orincipal and interest above the Mortgagor agrees to im-
			tigita da la Paragonia de Paragonia de la Paragonia de la Paragonia de Paragonia de Paragonia de Paragonia de Paragonia de la Paragonia de Paragonia de Paragonia de la Paragonia de Paragonia de Paragonia de Paragonia de
	IMPORTANT	Identification	No
	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.		GO TITLE AND TRUST COMPANY,
_		C 130.11	ist Officer / Ass't Sec'y / Ass't Vice Proc.

END OF RECORDED DOCUMENT

PLACE IN RECORDER'S OFFICE BOX NUMBER_

Chicago, ^Illinois

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