UNOFFICIAL COPY

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TRUST DEED			
LOAN NUMBER 1245-18	21 252 542		•
HARGE TO CERT 535072		RECORDERS USE ONLY	
THIS INDENTURE, made August			7
Wilbert Archer and	Brma L. Archer, his wife	the state of the state of	
	herein referred to as "Mort	gagors", and	
CHICAC an Illinois corporation doing business in	30 TITLE AND TRUST COMPANY,	•	
THAT, WHEREAS the Mortgagors are	justly indebted to the legal holder or	holders of the Instalment Note here-	
inafter described, said legal holder or holder thousand, seven hundr	ed and eighty and no/100*	******* Dollars	. [
#3 chicago Midwest Mortga			
and delivered, in and by which said No			1
Co (Sixty) installmen	ts of \$ 113.00 each, beginning on Ser	otember 18 1970	
and continuing or the same day each me	onth thereafter until the entire sum is paid,		
for delinquency shall be the monthly rate of	charge authorized by Section 15C of t	he Illinois Consumer Installment Loan	
Act for the time that any demouent balance able at such office as the hold is of said not			
ment, then at the office (* selliph & NOW, THEREFORE, the Mortgagen to * the sions and limitations of this trust deed, and the p for also in consideration of the sum of one Do are in the unito the Trustee, its successors and assigns, the lof- being in the City of Chic get to wit:	aid, the receipt whereof is hereby acknowledged, ring described Real Estate and all of their estate, ri	do by these presents CONVEY and WARRANT ght, title and interest therein, situate, lying and AND STATE OF ILLINDIS.	}
			- 1
1	8 3,4 ft. of Lot 41 in E	and the second s	' \$
Subdivision of the Sout I	1/2 (1) he Southwest 1/4 o	f the Northwest 1/4	
in Section 20, Township 3	38 North . Pug 14 east of	the Third Principal	1
Meridian in Cook County,	Illinois	· · · · · · · · · · · · · · · · · · ·	
	70,	[POOL	
	-0,	1400	
		X U	
which, with the property hereinafter described, is refe	erred to herein as the "premises."		
which, whill the pulperly improvements, tenements, east TO's ETTERS with a limprovements, tenements, east ondarily), and all apparatus, equipment or articles now refrigeration (whether single units or centrally control doors and windows, floor coverings, inador beds awn, whether physically attached thereto or not, and it is a whether physically attached thereto or not, and it is a form.	ements, fixtures, and appurtenances thereto belongic emitted thereto (which are pledged primarily and or or hereafter therein or thereon used to supply he led) and wentifation, including twithout partenating	ng, and an rents, ".ue" and profits thereof for on a parity with said n. il e tate and not sec- at, gas, air condition ng, .ate", light, power, the forerologi, errern,indha"se, storm	
TO HAVE AND TO HOLD the premises unto the sa in set forth, free from all rights and benefits under and the Mortgagors do hereby expressly release and waive.	id Trustee, its successors and assigns, forever, for the by virtue of the Homestead Exemption Laws of the	purposes, and upon the uses and trusts here- state of Illinois, which said right, and by this	
	The covenants, conditions and provisions		
gagors, their heirs, successors and assigns.	fortgagors the day and year first above		
TO A STATE OF SHAPE SHAPE OF STATE OF S	Aline	h. lillaphy	
	[STAI] & JULIO	Seal [SEAL]	2011
	[SEAL] & Church	J. COLEMAN, [SEAL]	
TRICOT ILLEGOD.	in and for and residing in said County, in the Sta	d. CASTELLI	
Wilbert Wilbert	in and for and residing in said County, in the Sta Archer and Erma L. Archer	, his wife	12
who Are personally I	known to me to be the same person. S whose name to the same person.	ne S APSubscribed to the foregoing in-	252
wall instrument as	me this day in person and acknowledged that the state of the see and voluntary act, for the uses and it	rigned, scaled and delivered the purposes therein set forth, including the re-	1
PUBLIC GIVEN under my hand	the of homestead.	2, dry 1, 20	542
COUNT	× ×	while Salth	1,0
- Danian -		Notary Public.	J 🏻
a the second	Page 1		. F

THE COVENANTS, CONDITIONS AND PROVISIONS REF	ERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
Mortgagora shall (3) premptly repair, restord or rebuild any gard or be destroyed; (2) keep said premises in good condition and expressly subordinated in the lien hereof. (3) may when due any indicate hereof, and upon request eshibit satisfactory evidence of the distribution of the dis	buildings or improvements now or hereafter (of the premiser which may become dame- repair, without waste, and free from mechanics or other lients or claims for lien not the provided of the provided of the premiser which may become dam- orders of such pitor lien to Trustee or to holders of the not; (4) complete within a roccess of erection upon said premises; (3) comply with all requirements of law or roccess of erection upon said premises and premises except as required by law or
municipal ordinance. 2. Mortgagers shall pay before any penalty attaches all general clarges, and other charges against the premises when due, and shall therefor. To prevent default hereunder Mortgagers shall pay in full	taxes, and shall pay special taxes, special sasesaments, water charges, sewer service upon written request, furnish to Trustee or to holders of the note duplicate receipts under protest, in the manner provided by statute, any tax or assessment which Mori-
gagors may desire to context. 3. Morfagors shall keep all buildings and improvements now or windsturm under policies providing for payment by the insurance same or to pay in full the indebtedness secured hereby, all in compa	or hereafter situated on said premises insured against loss or damage by fire. lightning incompass the discourage of the sufficient either to pay the cost of replacing or repairing the compassion of the cost of replacing or repairing the compassion of the cost of the co
or loss or manage, to trustee for me derived or the noticers at the not policy, and shall deliver all policies, including additional and renew liver reviewal policies not less than ten days prior to the respective 4. In case of default therein. Trustee or the holders of the note	e, such items to be evidenced by the standard montgage clause to be attached to each all policies, to holders of the note, and in case of insurance about to expire, shall deduce of expirations of expirations and the standard montgage clause to be attached to each all policies of expired to the control o
brances. If any, and purchase, discharge, compromise or settle any is furfeiture affecting said premises or contest any tax or assexment, is incurred in connection therewith, including attorneys' fees, and any gaged premises and the lien bereof, plus reasonable compensation to	cases of expiration. make any payment or perform any set hereinbefore required of may, but need routil or sarrial payments of principal or interest on grant encomes is sen or other prior lien or title or claim thereof, or redeem from any tax sale or ill moneys paid for any of the purposes herein authorized and all expenses paid or other moneys advanced by Trustre or the holders of the note to protect the morrial of the process of the pro
shall be so much additional indebtedness secured hereby and shal the rate of seven per cent per annum. Inaction of Trustee or hold on account of any default hereunder on the part of Mortgagors. 5. The Trustee or the holders of the note hereby secured makin	become immediately due and payable without notice and with interest thereon at re of this note shall never be considered as a waiver of any right according to them grant and the state of
ing to any Bill, statement or estimate procured from the appropriate mine the validity of any tax, assessment, sale, forfestiver, tax lien or to Morriagors shall pay each liem of indebtedries herein mention of the holders of the note, and without notice to Morriagors, and the model of the model of the holders of the note, and without notice to Morriagors, and the model of the mod	ig any payment hereby authorized relating to taxes or assessments, may do so eccord- public office without inquiry into the securacy of such bill, statement or estimate or itle or claim thered. oned, both principal and interest, when due according to the terms hereof. At the all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything syable fal immediately in the case of detailt in making payment of any instalment and continue for three days in the performance of any other agreement of the Mort-
of principal or interest on the note, or (b) when default shall occur ggors herein contained. 7. When the indebtedness hereby secured shall become due we right to foreclose the lien hereof. In any unit to foreclose the lien in	system and uniformity in the case of obtaint in making playment of any installing in and continue for three days in the performance of any playment of the Mortister and Continue of the Mortister of the Mortister of the Continue of the Mortister of the Continue of the Mortister of the Continue of the C
for sale all expenditures and expenses which may be paid or incurred appraisers. Fers, outlays for documentary and expert evidence, stend to be expended after entry of the decrees of procuring all such absciscaes, and similar data and assurances with respect to title as Truste.	by or on behalf of Trustee or holders of the note for attorneys fees. Truster's fees, graphers' charges, publication costs and costs (which may be estimated as to livens tracts of title, title searches and examinations, guarantee policies. Torrens certif- er or holders of the note may deem to be crassonably necessary either to prosecute
All expenditures and expense of the nature in their pury research of and payable, with interest thereon at the rate of seven period, and payable, with interest thereon at the rate of seven period, it is any proceeding, including probate and bankrupicy proceed, it is any proceeding, including probate and bankrupicy proceed fends it. by reason of this trust deed or any indebtedness hereby see	nether by acceleration or otherwise, holders of the note or Trustee shall have the sereot, there shall be allowed and included as additional indebleness in the decree by or on behalf of funities or holders of the hold for allomery's feet, Trustee's feet, the property of the state of the sta
cert i "re accrual of such right to foreclose whether or not actual certify with might affect the premises or the security hereof, wheth is a proceeds of any foreclosure sale of the premises shall be costs. Ind. yet we incident to the foreclosure proceedings, including	Ily commenced; or (e) preparations for the defense of any intreatened suit or pro- ter or not actually commenced of the sum of the s
the state of the s	and occess one appear on the delicenting steer to protectly first on account of an additional terms are removed by the receiving paragraph berred; second, all other additional terms are vertically an additional terms are removeded; and other protections are removed by the second and the removal of the second and the sec
of application forn. receiver and without regard to the then value and the Trust. orefunder may be appointed as such receiver. Such during the pendency of au. reclosure suit and, in case of a sale a redemption or not, as we' as d. ring any further times when Mortgag redemption or not, as we' as d. ring any further times when Mortgag.	trust deed, the court in which such bill is filed may appoint a receiver of said premium of the court in which such bill is filed may appoint a receiver at the time with notice, without regard to the solvency or insolvency of Mottgators at the time receiver that have power to collect the rents, issues and profits of said premium and a deficiency, during the full statutory period of redemption, whether there be rose, except for the intervention of such receiver, would be entitled to collect such from the said of the protection, possession, control, management and for the said of the said
retus, issues and prouts, no as or powers which may be necessary operational the permisses we go whole of said period. The Court of the findestedness secured here of the period of the period of of deficiency in case of a sale and deficient.	y or are usual in such cases for the protection, possession, control, management and from time to lime may authorize the receiver to apply the net income in his hands y, or by any decree foreclosing this trust deed, or any last, special assessment or such justices a provided active application it made prior to foreclosure sale; (2) the
the party interposing same in an actif i at law pon the note hereby at 11. Trustee or the holders of the hote shall have the right to institute burnous.	pect the premises at all reasonable times and access thereto shall be permitted for
12. Trustee has no duty to examine the site, oration, existence, deed or to exercise any power herein given inles expressly obligated case of its own gross negligence or miscood.	or condition of the premises, nor shall Trustee be obligated to record this trust by the terms hereof, nor be liable for any acts or omissions hereunder, except in or employees of Trustee, and it may require indemnities satisfactory to it before
13. Trustee shall release this trust deed and be list' creof by secured by this trust deed has been fully justic; and _at _may expect either before of after maturity thereof, produce and est	proper instrument upon presentation of satisfactory evidence that all indobtedness use and elever a retease hereof to and at the reduced of any person who usual, the note, representing that all indebtedness hereby secured has been paid, which release is requested of a successor truster super control of the paid control of the paid of identification purporting to be executed by a prior truster way acrept as all identification purporting to be executed by a prior truster where the the paid is the paid of th
conforms in substance with the description herein contained of the makers thereof; and where the release is requested of the origin, in as the node described herein, it may accept as the genuine node nere with the description herein contained of the note and which proport	on and which purports to be executed by the persons herein designated as the site and it has never executed a certificate on any instrument identifying same in described any note which may be presented and which conforms in substance to be executed by the persons herein designated as makers thereof.
recorded or filed. In case of the resignation, inability or refusal to a situated shall be Successor in Trust. Any Successor in Trust hereunded any Trustee Presented the liberature of the successor in Trust.	of a rustee, the then Recorder of Deeds of the county in which the premises are is shall have the identical title, powers and authority as are herein given Trustee.
35. This Trust Deed and all provisions hereof, shall extend to an aggors, and the word "Mortgagors" when used herein shall include all part thereof, whether or not such persons shall have executed the note.	of the first person and all persons training under or inrough more is such person and all persons hable for the payment of the indebtedness or any or this. Trust Ped.
COOK COUNTY, ILLINOIS	AH 21252542
FILED FOR RECORD	Chilmey R. Ohen Ettoneer Or cetos
SEP 1 '70 10 53	AH 21252542
	4
	7.6
IMPORTANT	The Instalment Note mentioned in the within Trust Deed to be identified
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	
FIED BY THE CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	Assistant Secretary True Office Introduct
D NAME #3 Chicago Midwest Mortga	
L STREET Investment Corporation 10027 S. Western Ave.	IGO SING POR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
V cmr Chicago, Illinois	
R INSTRUCTIONS OR RECORDER'S OFFICE BOX NUMBER	Box 533
	는데 그리고 하는 것으로 들어가고 있다. 이 그렇게 되어 있다고 있다. 생물이 그리고 하고 그렇게 되었습니다. 그리고 있는 일본스 나로보고
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