## **UNOFFICIAL COPY**



THIS INDENTU	CTTC 1 THE ABOVE SPACE FOR RECORDER'S USE	ONLY
CISZEK, his		and SABINA J
CHICAGO	herein referred to as "Mortgagors", and PARK	NATIONAL BANKE
	ation doing business in Chicago. Illinois, herein referred to as TRUSTEE witnessalb.	nking Associat
	S the Mortgagore are justly indebted to de 1	the second second
leser bod, said legs	AS the Mortgagors are justly indebted to the legal holder or holders of the principal Progal holder or holders being herein referred to as Holders of the Note; in the Principal Sum D AND NO/100	nissory Note hereina
FAF TE OUSAND	D AND NO/100 Sum	01
READED	certain Principal Promissory Note of the Mortgagors of even date herewith, made payal	ole to THE ORDER
and delivered	and by which and Done a st	
on or befc e	ve (5) years after date with interest thereon from North	said principal
rate of 6-1	and by which said Principal Note the Mortgagors promise to pay the ve (5) — years after date with interest thereon from — November 5, 1970 — per cent per annum, payable on the 1st — day of each month and on the statistic per cent per annum, payable on the 1st — day of each month and on the statistic per cent	until maturity at
year, which said sev	even date herewith all of trid principal.	l hu
mterest coupons C	even date herewith; all of said principal and interest bearing interest after maturity at	the rate of 7
Illinois as the hold	nd all of aid principal and interest being made payable at such banking house or trust conders of he of may from time to time in whiting payable at such banking house or trust conders of he of may from time to time in whiting payable at such banking house or trust conders of he of may from time to time in whiting payable at such banking house or trust conders of he of may from time to time in whiting payable at such banking house or trust conders of he of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders of the original payable at such banking house or trust conders	npany in Chicago
office of PARK NA	IATIONAL FANK OF CHICAGO	pointment, then at t
Non miches		in said Cit
consideration of the su	is trust deed, and the perform once of the covenants and agreements herein contained, by the Mortgagors to um of One Dollar in hand paid, the receipt whereof is better a strongly-dead do have been described.	be performed, and also
City of	KE, the Mortgagor's to "coure the payment of the said principal sum of money and said interest in accordance strust deed, and the 'erform' nee of the covenants and agreements herein contained, by the Mortgagor's to um of One Dollar in hand paid, the exceipt whereof is hereby acknowledged, do by these presents CONVEY and assigns, the following described Real Estate and all of their estate, right, title and interest therein, situate, and the country of Cook.  COUNTY OF Cook	and WARRANT unto the lying and being in the
to wit:	COOK - AN	ID STATE OF ILLINOI
1		
Range 13 Fac+	ek 2 in Dietz's Add tir to Irving Park in Section 22, Township	0 40 North
	of the Third Principa, eridian, in Cook County, Illinois.	,,
!		1
••		
	THIS I: A JUNIOR MORTGAGE	
		<b>22</b>
		i i
		- Break
		الأسط
vhich, with the property	hereinafter described is referred to business the management	i de la companya de l
which, with the property TOGETHER with all	whereinaster described, is referred to herein as the "premises."  Improvements, tenements, casements, sixtures, and appurtenances thereto belonging, and all rents, issues a	nd profits thereof for us
which, with the property TOGETHER with all ong and during all such nd all apparatus, equips	y hereinafter described, is referred to herein as the "premises."  Improvements, tenements, easements, fixtures, and appurtenances thereto belonging and all rents, issues a times as Mortgagors may be entitled thereto (which are pledged primarily and on a arrow in said real est ment or arriveles now or hereafter therein or thereon used to supply heat; was any with said real est	nd profits thereof for so
which, with the property TOGETHER with all ong and during all such ind all apparatus, equips whether single units or rindows, floor coverings,	whereinafter described, is referred to herein as the "premises."  I improvements, tenements, easements, fixtures, and appurtenances thereto belonging and all rents, issues a times as Mortiggors and received to which are pledged primarily and on a serious highest and the present of the prese	nd profits thereof for so ate and not secondarily hit, power, refrigeration hades, storm doors and
which, with the property TOGETHER with all ong and during all such and all apparatus, equips whether single units or indows, floor coverings, tackled thereto or not, a a sasigns shall be consider	y hereinafter described, is referred to herein as the "premises."  I improvements, tenements, casements, fixtures, and appurtenances thereto belonging and all rents, issues a tenement of the program of	nd profits thereof for so ate and not secondarily, tht. power, refrigeration nades, storm doors and state whether physically agors or their successors
which, with the property TOGETHER with all ong and during all such not all apparatus, equip- whether single units or indows, floor coverings, ttached thereto or not, a r assigns shall be conside TO HAVE AND TO H orth, free from all rights	y hereinafter described, is referred to herein as the "premises."  I improvements, tenements, easements, fixtures, and appurtenances thereto belonging and all rents, issues a ment times as Mortagors may be entitled thereto (which are pledged primarily and on a art with a said real extended or articles now or hereafter therein or thereon used to supply feat, gas, air out fur ing, water, he centrally controlled), and ventilation, including (without restricting the foregoing), retent and one of the proposed of the purposed of the proposed	nd profits thereof for se are and not secondarily, the power, refrigeration hades, storm hades, storm state whether physically agors or their successors ses and trusts herein set
ong and during all such ind all apparatus, equipind all apparatus, equiping whether single units or windows, floor coverings, trached thereto or not, a or assigns shall be conside TO HAVE AND TO H orth, free from all rights fortgagors do hereby exp	times as Mortiagors may be entitled, listures, and appurtenances thereto belonging and all rents issues a memorial relicion now or hereafter therefore properties of the properties of the appurtenances and a real est or centrally controlled, and ventilation, including (without restricting as air con the me, water, by a mador bed, swings, stoves and water heaters. All of the foregoing are declared to be a pair of the and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premise, by controlled the properties of t	nd profits thereof for so ate and not secondarily in the, power, refrigeration nades, storm duors and state whether physically agors or their successors sees and trusts herein set rights and benefits the
ong and during all such and all apparatus, equipment and apparatus, equipment of the such apparatus, equipment and apparatus, equipment and apparatus, equipment and apparatus apparatus and apparatus apparat	t times as Mortiagore units, Eagenfrich, listures, and appurtenances thereto belonging and all rents issues a memory of the property of the pr	<b>1</b>
ong and during all such not all apparatus, equipi whether single units or indows, floor coverings, trached thereto or not, a rassigns shall be conside TO HAVE AND TO HOTH, free from all rights fortigagors do hereby exp This trust deed cust deed) are incousted.	talines as Morgiagori away be entitled thereto (which are pledged primarily and on a set with said real est prenent or articles now an entitled thereto (which are pledged primarily and on a set with said real est or centrally controlled), and entitled thereto detection used to supply fieat, gas, air cor during with a controlled, and entitle thereto at thereto used to supply fieat, gas, air cor during water, by a made to the controlled, and entitled thereto at the controlled to the controlled t	<b>1</b>
ong and during all such not all apparatus, equip- whether single units or  indows, floor coverings,  tached thereto or not, a  rassigns shall be consided  TO HAVE AND TO H  orth, free from all right- lortgagors do hereby exp  This trust deed c  units trust deed c  ccessors and assigns.	times as Mortgagors may be entitled, listures, and appurtenances thereto belonging and all rents, issues, a ment of articles now or becautiful processes and the processes of th	<b>1</b>
ong and during all such not all apparatus, equipmenter single units or inidows, floor coverings, ttached thereto or not, a rasigns shall be consider TO HAVE AND TO HOTTH, free from all right fortigagors do hereby exp.  This trust deed c ust deed hereby exp. and the shall reconsidered the concentration of the control of	talines as Morgiagori away be entitled thereto (which are pledged primarily and on a set with said real est prenent or articles now an entitled thereto (which are pledged primarily and on a set with said real est or centrally controlled), and entitled thereto detection used to supply fieat, gas, air cor during with a controlled, and entitle thereto at thereto used to supply fieat, gas, air cor during water, by a made to the controlled, and entitled thereto at the controlled to the controlled t	<b>1</b>
ong and during all such not all apparatus, equip- whether single units or  indows, floor coverings,  tached thereto or not, a  rassigns shall be consided  TO HAVE AND TO H  orth, free from all right- lortgagors do hereby exp  This trust deed c  units trust deed c  ccessors and assigns.	times as Mortgagors may be entitled, listures, and appurtenances thereto belonging and all rents, issues, a ment of articles now or becautiful processes and the processes of th	<b>1</b>
ong and during all such not all apparatus, equip- whether single units or  indows, floor coverings,  tached thereto or not, a  rassigns shall be consided  TO HAVE AND TO H  orth, free from all right- lortgagors do hereby exp  This trust deed c  units trust deed c  ccessors and assigns.	times as Mortgagors may be entitled, listures, and appurtenances thereto belonging and all rents, issues, a ment of articles now or becautiful processes and the processes of th	<b>1</b>
ong and during all such not all apparatus, equip- whether single units or  indows, floor coverings,  tached thereto or not, a  rassigns shall be consided  TO HAVE AND TO H  orth, free from all right- lortgagors do hereby exp  This trust deed c  units trust deed c  ccessors and assigns.	to time as Nortigagora may be senting the control of the control o	e reve side of this tga ors. It eir heirs.
ong and during all such into all apparatus, equip mid all apparatus, equip whether single units or vindows, floor coverings, ttached thereto or not, a "assigns shall be consided by a "assigns shall be considered for the profit free from all right orth, free from all right of the free from all right of the profit free from all right orth, free from all right orth, free from all right orth, and the profit of the profit free from all right or the profit of the pr	talmes as Mortgagors unto Experiments, listures, and appurtenances thereto belonging and all rents, issues, a proment or articles now on be entitled thereto (which are pledged primarily and on a sir with said real est or centrally controlled), and ventilationed or thereton used to supply feat, gas, air cor this run, water, he is inador beds, awnings, stores ind water heaters, without restricting the foregoing, creen unifow all and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by emoting ered as constituting part of the real estate.  HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and us on the use and briefly release and waive.  Consists of two pages. The covenants, conditions and provisions appearing on page 2 comproporated herein by reference and are a part hereof and shall be binding on the more standard and seal so of Mortgagors the day and year first above written.  [SEAL]  SEAL]  SEALI	e reve side of this
ong and during all such intel all apparatus, equip mid all apparatus, equip whether single units or vindows, floor coverings, as a single difference or not, a same of the such as a single difference or not, a same of the such as a single difference or not, a same of the such as a single difference or not a such as	to times as Mortgagors may be entitled listures, and apputtenances thereto belonging and all rents, issues a memorial process of the process	e reverside of this tga ors. It eir heirs.
ong and during all such into all apparatus, equip mid all apparatus, equip whether single units or vindows, floor coverings, ttached thereto or not, a "assigns shall be consided by a "assigns shall be considered for the profit free from all right orth, free from all right of the free from all right of the profit free from all right orth, free from all right orth, free from all right orth, and the profit of the profit free from all right or the profit of the pr	to time as Nortagora may be sentenced. Instures, and appurtenances thereto belonging and all rents, issues, a property of the	e reverside of this tga ors. It eir heirs.
ong and during all such intel all apparatus, equip intel all apparatus, equip whether single units or vindows, floor coverings, ttached thereto or not, a "assigns shall be consided by a "assign shall be considered for the orth. Fee from all properties of the orth. Fee from all grants of the court deed) are inconsidered assigns, with the same the court deed) are inconsidered to the court deed of the court deed of the court deed.	t times as Mortgagors and a series of the control o	e reverside of this tga ors. It eir heirs.
ong and during all such intel all apparatus, equip intel all apparatus, equip whether single units or vindows, floor coverings, ttached thereto or not, a "assigns shall be consided by a "assign shall be considered for the orth. Fee from all properties of the orth. Fee from all grants of the court deed) are inconsidered assigns, with the same the court deed) are inconsidered to the court deed of the court deed of the court deed.	to time as Nortigagora may be among the control of	e reveside of this riga ors. It eir heirs.
ong and during all such intelligence and during all apparatus, equipmenter single units or indows, floor coverings, indows, floor coverings, and the such as a single shall be considered as the such as a single shall be considered as a single shall be con	t times as Mortgagora units as a second of the control of the cont	e reve side of this tga ors. It eir heirs, ter heirs, see the
ong and during all such intel all apparatus, equip intel all apparatus, equip whether single units or vindows, floor coverings, ttached thereto or not, a "assigns shall be consided by a "assign shall be considered for the orth. Fee from all properties of the orth. Fee from all grants of the court deed) are inconsidered assigns, with the same the court deed) are inconsidered to the court deed of the court deed of the court deed.	to time as Nortigagora may be active to the control of the control	signed and of this crew signed and of the signed and or the signed
ong and during all such intelligence and all apparatus, equipment of the consideration of the	t times as Nortiagoria must be active the control of the control o	EBY CERTIFY THAT
ong and during all such intelligence and all apparatus, equipment of the consideration of the	a times as Nortigagora and bearings. Institutes, and appurtenances thereto belonging and all rents, issues, a price of the property of the pro	EBY CERTIFY THAT  The do the foregoing signed, sealed and ones therein set forth.
ong and during all such intelligent and all apparatus, equipment and all apparatus, equipment and all apparatus, equipment and all apparatus, exceeded thereto or not, a such as shall be of side of the control of the	a times as Nortigagora and a series of the control	EBY CERTIFY THAT  The do the foregoing signed, sealed and ones therein set forth.
ong and during all such intelligent and all apparatus, equipment and all apparatus, equipment and all apparatus, equipment and all apparatus, existed thereto or not, a stacked thereto and a stacked to the stacked to the stacked the stacke	a times as Nortigagora and a series of the control	EBY CERTIFY THAT

## **UNOFFICIAL COPY**

Programme and the second		[ '		4.2				
1		Page 2	**	·				
THE TOVENANTS, CONDITIONS A  1. Mortgagors shall (1) promptly repair or be destroyced; (2) keep said premises in subordinated to the hen hereof; (3) pay whe upon request exhibit satisfactory evidence.	r, restore or rebuild any bu	iddings or improvements r , without waste, and free i	now or hereafter on the pres from mechanic's or other lie	nises which may become damage				
building or buildings now or at any time in respect to the premises and the use thereof:	process of erection upon (6) make no material alter-	i said premises: (5) compl ations in said premises exc	y with all requirements of ept as required by law or m	law or municipal ordinances wit unicipal ordinance.	th			
Mortgagors shall pay before any procharges, and other charges against the prettherefor. To prevent default hereunder Mortmay desire to contest.  3. Mortgagors shall keep all buildings.								
windstor v under policies providing for pay to pay in all the indebtedness secured her- dame to rustee for the benefit of the h- she dever all policies, including addition policies by less than too describe the	ment by the insurance con eby, all in companies satis olders of the note, such rig al and renewal policies.	ipames of moneys sufficie factory to the holders of hits to be evidenced by the o holders of the note, an	nt either, to pay the cost of the note, under insurance i standard mortgage clause t d in case of insurance abou	replacing or repairing the same of policies payable, in case of loss of to be attached to each policy, an it to expire, shall deliver renew.	or or od al			
4: In a set of default therein. Trustee, Mortgagor in a form and manner deemed if any, and y schare, discharge, compromi- affecting said pren set or context any tax connection the set of schading attrineys f additional indebt whose, ceuted hereby and per annum. Inaction of the set of holders hereunder on the part of Met, agont								
hereunder on the part of M. T. agors.  5. The Trustee or i e h. de v. of the n to any bill, statement or evint, e ye ured the validity of any tax, assess; ent. e., forfe.  6. Mortgagors shall-pay each vem af im	ore hereby secured making from the appropriate pub- citure, tax lien or title or cl	any payment hereby auth lic office without inquiry laim thereof.	into the accuracy of such b	assessments, may do so according oill, statement or estimate or into	2			
6. Mortgagors shall pay each cent if into of the holders of the principal note, and with the principal or interest notes or in the payment of any interest note or in the payment of the principal note of the payment o	hout notice to Mortgagors.	all unpaid indeptedness se	cured by this trust Deed st	iall, notwithstanding anything in				
7. When the indebtedness hereby secure forcelose the lien hereof, In any suit to for expenditures and expenses which may be I fees, outlays for documentary and expert earlier entry of the decree) of procuring all said assignances with respect to title as Trust the intermediate of the expert earlier in the paragraph mentioned the higher at the fatter of seven per cent per an pribate and barkruptey, proceedings, to whi indebtedness hereby secured; or, (b) prepara which the rational variables of the procured of the procure of the process of the procure of th	clos, the lien hereof, the hid or included by or on by the companyhers characters of title, title sceen holders he note to such do cacts of tree the true.	her by acceleration or oth te shall be allowed and in chalf of Trustee or holder urges, publication costs an arches and examinations, may deem to be reasonab condition of the title to or	erwise, holders of the note cluded as additional indebi is of the note for attorney; d costs (which may be estin title insurance policies. Tor ly necessary either to pros- the value of the premises.*	of Trustee shall have the right to leedness in the decree for sale all is fees. Trustee's fees, appraiser's nated as to items to be expended rens certificates, and similar data ceute such suit or to evidence to MI expenditures and expenses of				
and expenses incident to the foreclosure pro- which under the terms hereof constitute sees	ecedings, including all uc ured indebtedness addition	h ten's as are mentioned at that evidenced by th	in the preceding paragraph e principal note and interes	hereof: second, all other items t coupons, with interest thereon				
as herein provided; third, all principal and integral terpresentatives or assigns, as their rights 19. Upon, or at any time after the filing is 19. Upon, or at any time after the filing is 20. Upon, or at any time after the filing is 20. Upon, or at any time after the filing is 20. Upon, or at any time after the filing is 20. Upon, or at any time after the provided as use pendency of such forceoper and without respectively such as a well as during any further times when Mo and all other powers which may be necessary during the whole of said period. The Court for 11. The indebtedness secured better to the first of the filing is a second to the contraction of the party interposing same in an action at law upon the filing is a significant to the confirmed as the upon the filing is a significant to the confirmed and the upon the filing is a significant to the confirmed and the upon the filing is a significant to the confirmed as a significant to the confirmed and the upon the filing is a significant to the confirmed as a significant to the confirme	of a hill to foreclose this t are or after sale, without and to the shen value of the hereover, Such receiver, e of a sale and a deficency tygagors, except for the in- e or are usual in such case on time to time may auth by any decree foreclosing	rust leed, the contribution of the whole, we could regard to expense or whe feet the shall have power to collect during the collection of such receiver so for the protection, rossorize the receiver. This trust deed, or any taken the struct deed, or any taken the receiver.	ich such bill is filed may apy a the solvency or mostlene came shall be then occupie cet the tents, issues and pro- period of redemption, where t, would be entitled to coll ession, control, management the net income in his hard x, special aysessment or oth	munt a receiver of said premises; yet Montgagors at the time of daya homestead or not and the fits of said premises during the her there he redemption or not, ce such nents, issues and profits, it and operation of the premises in payment in whole or in part or hem yield, may be or become	21 31			
<ol> <li>Trustee or the holders of the note shipurpose.</li> </ol>	all have the right to inspe	at the premises at all reas	onable cite's and access the	reto shall be permitted for that	272			
12. Trustee has no duty to examine the identity, capacity, or authority of the signatus betten given unless expressly obligated by the misconduct or that of the agents or employees 13. Trustee shall telease this trust deed and by this trust deed has been fully paid; and Tr	ories on the note or trust d terms bereof, but be hab of Trustee, and it may re- the hen thereof by proper moter may execute and de	ced, nor shall frustee be a le for any acts or omissiacto jure indemnities satisfacto justrument upon presenta fiver a release horsof to a	obligated to record this trips ons hereum — except in case ory to it before exercition of satisfactory eviden- and at the request of any re-	e of its own gross negligence or ity power herein given. to that all indebtedness secured isson who shall either before or				
after maturity thereof, produke and e-hibit indebtedness bereby secured has been paid, strustee, such successor trustee may accept as prior trustee hereunder or which conforms in spersons herein designant d as the makers therethe principal out described herein, it may according to the description herein contained of the principal order.	which representation Trus the note berein described aibstance with the descript of: and where the release is cept as the principal note	any note which bears an i any note which bears an i son herein contained of th requested of the original i berein described any note	thour inquiry, whe, when dentification number purred e principal note and which trusted and it has never place which may be presented an	e is requested or a successor rime to be placed thereon by a rpc its to be executed by the id. is dentification number on which important in substance	7			
14. Trustee may resign by instrument in recorded or filed. In case of the resignation, situated shall be Successor in Trust. Any Succe Trustee or successor shall be entitled to reason.  15. This Trust Deed and all provisions here the word "Mortgagors" when used herein showhether or intrasche persons shall have execut	writing filed in the office mability or refusal to ac	e of the Recorder or Rej t of Trustee, the then Re all have the identical title.	gistrar of Titles in which t corder of Deeds of the cou nowers and anthority as are	his instructor shall have been nty in that in the premises are therein on in Trustee, and any	31/ 57			
whether of not such persons shall have execut shall be construed to mean "notes" when more	ed the principal note, the than one note is used:	interest coupons or this T	rust Deed. The word "note"	when used in the instrum				
	-				DC.			
	: 			<u> </u>				
I M P O R T A N T THE NOTE SECURED BY THIS TR BE IDENTIFIED BY Chicago Title and BEFORE THE TRUST DEED IS FILED FO	UST DEED SHOULD Trust Company	Identificati	K"NÄTIÖNÄL BANK Pied O'Ba	OF CHICAGO Trustect L. Ass' t. Cash	ier			
MAIL TO:			FOR RECORDER'S	S INDEX PURPOSES ADDRESS OF ABOVE	<b>-</b>			
			DESCRIBED PROF	ERTY HERE				
	•		Chinago II					
T place in percentile office	nov Numero b	80	Chicago, Il	· • •	<b>-</b> •			
PLACE IN RECORDER'S OFFICE	BUX NUMBER4	80						
et in committee a desired the second translation of the second transla	elección de la companya de la compa	Annalysis of the second						
*FND OF RECORDED DOCUMENT								