## **UNOFFICIAL COPY**



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THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made Hovember 16,

19**70** , between

## ANTON M. MILLICAN and JUDITH A. MILLICAN, his wife,

herein referred to as "Mortgagors", and

CHICAGO TITLE AND TRUST COMPANY

an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the principal Promissory Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the Principal Sum of

FIFTEEN THOUSAND and no/100-(\$15,000.00)--evidenced by one certain Principal Promissory Note of the Mortgagors of even date herewith, made payable to THE ORDER OF

and delivered, in and by which said Principal Note the Mortgagors promise to pay the said principal sum on or before fifteen (15) years after date with interest thereon from date thereof, until maturity at the ate of five (5%) per cent per annum, payable on the 16th day of May, and of November, in each y ar, which said several installments of interest until the maturity of said principal sum are further evidenced by---no-nter st coupons of even date herewith; all of said principal and interest bearing interest after maturity at the rate of 7% per cent  $he^{-a}$  a num, and all of said principal and interest being made payable at such banking house or trust company in **Chicago**, Illino, as holders of the note may, from time to time, in writing appoint and in absence of such appointment, then at the office of the holders thereof, in said City.

In said City.

NOW, THE REFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of the state deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration. The sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONYEY and WARRANT unto the Trustee, its successors and ..., its, the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the Village of Wirole Park,

AND STATE OF ILLINOIS.

Lots . and 2 in Block 82 in Melrose, said Melrose being a Subdivision of Lots 3 4 and 5 of the Superior Court Partition of the South 1/2 of Section 3 sith all that part of Section 10 lying North of right of way of the Clica o and North Western Railway Company in Township 59 North, Range 11, ast of the Third Principal Meridian, in Cook County, Illinois.

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

TOGETHER with all improvements, tenements, eazements, fixtures, and appurtences, thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and or, a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply he ago, a conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting to foregoin), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are on 1 and it is agreed that all similar apparatus, equipment or articles hereafter placed in neministy by the mortgagors or their successors.

TO HAVE AND TO Get all controlled and the provided of the foregoing are on the supplied of the state.

TO HAVE AND TO deed as constituting part of the real estate.

TO HAVE AND TO deed and sometist under and by virtue of the Homestead Exemption Laws of the State of Unics, which said rights and benefits whe Mortgagors do hereby expressly release and waive.

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 cortgagors, their heirs.

WITNESS the hand . a....... and seal . d....... of Mortgagors the day and year first above written.

JUDITH A. MILLICAN SIDNEY R. TARKOFF a Notary Public in and for and residing in said County, in the State aforesaid. DO HEREB'
ANTON M. MILLICAN and JUDITH A. MILLICAN, his wife, who are personally known to me to be the same person a whose name a are instrument, appeared before me this day in person and acknowledged that \_\_\_\_ they delivered the said instrument as thair Given under my hand and Notarial Seal this, Lich in &

orm 39 Tr. Deed, Indiv., Single, Term

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		Pag			
1. Mo	OVENANTS, CONDITIONS AND PRO	or rebuild any buildings o	f improvements now	or hereafter on the oremia	s which may become dum
subordinate	oyeu: (2) keep said premises in good con	dition and repair, without v indebtedness which may	t waste, and tree tron	or charge on the premises	or claims for lien not expre
building or	st exhibit satisfactory evidence of the dis buildings now or at any time in process he premises and the use thereof; (6) make	of erection upon said pre	mises: (5) comply w	ers of the note; (4) complete ith all tequirements of law	or municipal ordinances or
2: Mor	rtgagors shall pay before any penalty att d other charges against the premises whe o prevent default hereunder Mortgagors shi	raches all general taxes.	and shall nav special	Laxes, special assessment	water charges sewer ter
j may desire t	to contest.				
to pay in fu	tgagors shall keep all buildings and impre under pulicies providing for payment by the fift the indebtedness secured hereby, all in	he insurance compantes o companies satisfactory t	t moneys sufficient e a the holders of the	ither to pay the cost of rep note, under insurance poli	lacing or repairing the same cies navable, in case of los
shall deliver	all policies, including additional and re-	ne note, such rights to be newal policies, to holder:	evidenced by the sta	ndard mortgage clause to b	attached to each policy.
1 4. In c.	less than ten days prior to the respective d ase of default therein. Trustee or the hole in any form and manner deemed expedien	ders of the note may, bu	t need not, make any make full or partial i	y payment or perform any	act hereinbefore tequired
if any, and affecting sai	putchase, discharge, compromise or settle	le any tax lien or other p sent. All moneys said for	riot lien or title or c	laim thereof, or tedeem fro	om any tax sale or forfeits
the lien her	therewith, including attorneys' fees, and ar enf. plus reasonable compensation to Tr idebtedness secured hereby and shall beco	ny other moneys advanced rustee for each matter of one immediately due and	t by Trustee or the hi incerning which acti payable without noti	olders of the note to protect on herein authorized may see and with interest thereo	t the mortgaged premises a be taken, shall be so me a at the rate of seven per co
per annum. hereunder of	Inaction of Trustee or holders of the no n the part of Mortgagors.	ote shall never be consid	lered as a waiver of	any right accruing to the	m on account of any defa
thi validity of	Trustee or the holders of the note hereby statement or estimate procured from the of any tax, assessments sale, forfeiture, tax	appropriate public office lien or title or claim there	without inquity into	the accuracy of such bill,	statement or estimate or in
6 Mort	gagors shall pay each item of indebtedness is of the principal note, and without notic or interest notes or in this Trust Deed to	s herein mentioned, both	principal and interest	when due according to the ed by this Trust Deed shall	e terms hereof. At the opti notwithstanding anything
paym atot	iny interest note or in the performance of : in this indebtedness hereby secured shall be	any other agreement of the	ie Mortgagors herein celeration or otherw	contained. ise, holders of the note or T	rustee shall have the right
expenditures fees outliers	tien hereof. In any suit to foreclose the and expenses which may be paid or incu- for d cum ntary and expert evidence, ste	itred by of on behalf of '	Frustee or holders of	the note for attorneys' fe	es, Trustee's fees, appraise
after entry of	f the decree of reuring all such abstract es with reper of title as Trustee or hold y sale which may be had pursuant to such	enographers tharges, publis of title, title searches an ers of the note may deen	d examinations, title n to be teasonably n	insurance policies. Torrens ecessary either to prosecut	certificates, and similar da e such suit or to evidence
ine nature in	i this paragraph mer is shall become	so much additional the	ebteaness secured he	reby and immediately du-	: and payable, with intere
probate and l	e rate of seven potent pet annum, wher bankruptcy procedings, to which either of hereby secured: 't (b) preparations for of actually commending (c) reparation	of them shall be a party	either as plaintiff of	laimant or defendant by rea	ton of this trust deed or at
hereof, wheth	ier or net actually comm need.	and a state of the discourse of	rana na arian a	Warmer of a California	mana
and expenses	incident to the foreclosure proceedings, in the terms hereof constitute secured is de-	including all such items a	s are mentioned in t	he preceding paragraph her	cof: second, all other iten
	tatives or assigns, as their rights may property of a training of the training of training of the training of th				
Trustee hereu	nder may be appointed as such receiver.	. Su i receive, shall have	e power to collect th	ne rents, issues and profits	of said premises during the
and all other p	ing any further times when Mortgagors, e powers which may be necessary or are us ole of said period. The Court from time to debtedness secured hereby, or by any dec	ual in such ases f r the s time may a thorize he	protection, possession receiver to apply the	en, control, management ar net income in his hands in	id operation of the premis payment in whole or in pa
of: (1) The in superior to the	debtedness secured hereby, or by any dec then hereof or of such decree, provided su tion for the enforcement of the lien or of	cree foreclosing the trust ich application is 1 ade 1 f inv provision her.	deed, or any tax, sp or to foreclosure sale	ecial assessment or other li e: (2) the deficiency in case defence which resuld not l	en which may be or become of a sale and deficiency.
11. Truster	ing same in an action at law upon the note e or the holders of the note shall have th	hereby secured.			
identity, capac	e has no duty to examine the title, locat fity, or authority of the signatories on the	e note or trust deed , nor :	shall Trus ee 😘 oblig	ated to record this trust de	d or to exercise any powe
herein given us misconduct or	nless expressly obligated by the terms her that of the agents or employees of Trustee shall release this trust deed and the hen the	enf, nor be liable for any r, and it may require inder	act or inissions fi unities satisfactory	ercunder, except in case of	its own gross negligence or wer herein given.
after maturity	thereof, produce and exhibit to Trustee	the principal note (with	or without the co-po	it the veginest of any person	who shall either before of
trustee, such su prior trustee he	ereby secured has been paid, which repre- secessor trustee may accept as the note hi reunder or which conforms in substance w	esentation. Trustee may a erein described any note with the description herein	ccept as true withou which bears an identi contained of the pri	ific dos aun'ser purporting neipal ion a d which purp	s requested of a successor to be placed thereon by a orts to be executed by the
the principal no	designated as the makers thereof; and whe ote described herein, it may accept as the	ere the release is requested or principal note herein des	of the original truste cribed any note whic	re and a basines i placed it to may be one ented aid wh	s identification number on sich conforms in substance
14. Trustee	otion herein contained of the principal not- may resign by instrument in writing fil- ed. In case of the resignation, inability of	e and which purports to p ed in the office of the I or refusal to act of Trus	e executed by the pe Recorder or Registra ee, the then Records	r of Titles in this this or of Deeds of the lounty.	nakers thereat. astrument shall have been in which the premises are
Trustee or succe	e Successor in Trust. Any Successor in Tru essor shall be entitled to reasonable compe	ist hereunder shall have th	ie identical title, pow mod horeunder	ers and authority as are he	ein given Trustee, and any
the word "Mor whether or not	ust Deed and all provisions hereof, shall ex- tgagors" when used herein shall include such persons shall have executed the prin	itend to and be binding up all such persons and all scipal note, the interest o	pon Mortgagors and a persons liable for th oupons or this Trust I	ill persons claiming unde. " se payment of the indebted Deed. The word "note" wh	iness or my p. it thereof, en use in this i strument
shall be construc	ed to mean "notes" when more than one n	note is used.			Ux.
					1.75
<b> </b>	IMPORTANT	<u>-</u>	1 0 10 11	. (5.5.5) (	·
THE NO	TE SECURED BY THIS TRUST DEER	D SHOULD	Identification A	O TITLE AND TRYS	ST COMPANY,
BE IDENTIFIE	D BY Chicago Title and Trust Co	ompany	OUY The	ean of	Trustee.
<del> </del>	TRUST DEED IS FILED FOR RECOI	RD.	hardyan G	Wilear   Ass't Second Ass't	Vice Pres.
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