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TRUST DEED!

21 327 223

HE ABOVE SPACE FOR RECORDER'S USE ONLY
1970 , between PETER LA PORTE and THIS INDENTURE, made September 24. DIANE G. LA PORTE, his wife

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY 7. dinois corporation doing business in Chicago, Illinois, herein referred to as TRSYEE, witnesseth:
TH ... WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, as dee holder or holder or holder of holders of holder of holders of eviden of by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

ONE HUNDRED TYPE and 20/100 (\$112.20) Dollars on the 1st day of eac and every month———thereafter until said note is fully paid **EXEMMENTALED**

**Spongeokekinghologiktorike in ... **Shoonyholokikilibikilibekinghologiktorike in the information to the first applied to interest on the unpaid principal balance and the remainder to principal; privided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, at fall of said principal and interest being made payable at such hanking house or trust company in the interest of such appoint, and in absence of such appointment, this at the office of in said City.

**NOW THEREFORE In Moreovery to your the payment (the adequate proposed interest in secondary with the terms of such appoint, and in absence of such appointment, this at the office of

in said City,

NW. THEREFORE, the Mortgagors to secure the payment. (the side notice) and said interest in accordance with the terms, prossions and limitations of this trust deed, and the performance of the even sits and agreements become consideration of the sum of One Dollar in hand paid, the receipt work to the performance of the even state, its successors and assigns, the following described Real Exists and for other exists, right, title and interest therein, strates, bying and being in the to wit:

City of Chicago

ONTY OF COOK

AND STATE OF ILLINOIS.

Lot 13 and the South 30 fee of Lot 14 in Block 2 in Brown and Brittains Tracy Ridge Subdivision of the West 1/2, South East 1/4 of the South West 1/4 of Section 7, Township 37 North Range 14, East of the Third Principal Meridian.

trust deed) are incorporated herein by reference and are a part hereof

successors and assigns.
WITNESS the hand ... MARCIA D. EVANS STATE OF ULLNOIS

nstrument, appeared before me this day in person and lelivered the said Instrument as their Given under my hand and Notarial Seal this

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	Page 2	.
Ş	THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERS). SIDE OF THIS TRUST DEED: 1. Mortgagers shall (1) promptly report, restore or relimble any buildings or improve mixto now on beneather on the primary which, have become damaged of the destroyed (2), keep said primary in grounding and region, without work, and five from machinary or others from a claums for him interapretly.	
	of the deservoir! (2) (seep said premises in good condition and repair without water, and they from mechanic of order the construction in their not capitally substituted to the less freed with a premise of the condition of the	
	2. Marriagors shart pay between penatry attaches an general taxes, and may be penatrakes a penatrakes a penatrakes and a penatrakes and a penatrake penatrakes between the penatrakes and a penatrakes	1
	prevent default hereunder Morgagors shall pay in full under protects in the manner provided by statute, any tax or assessment which Mortgagors may desire to context. 3. Mortgagors, shall keen all haddows, and unprovements town or bi reafter utuated on and prepared actuart loss or dimare by fire habitume as	
	windstorm under pulsess praciding for sament by the invatance companies of moneys sufficient either to pay the cort of replacing or repairing the same or to pay in full the individuous secured hereby. If in companies such factors to the bolders of the more, under insurance publishes payables, may not dissuight to pay in full the individuous payables have of loss of admige, to Trustee for the benefit of the holders of the more, such register to be evidenced by the standard moraging clause to be attained to each policy, and shall deliver all policies, mindige additionation and transoil policies, in holders of the notes, and in view of insurance adout to expire, shall defect removal.	
	shall deliver all polices, including additional and remost pulses, to holder of the note, and in a we of instraine about to expire, shall define remost pulses not test that need say yent to the respect to district days of explained not the major more days of explained as the same way to be a support of persons a person of persons are thereinbefore required of Martigagors in any form and farmed demost expedient, and may, but need not, make full of partial payments of principal or interest on prior unaphariaes.	1
	if any, and purchase, discharge, comprisings of stille are tas his or other poor here or the or claim thereof, or redeem from any tax whe or fortesting affecting said premises or context any tax or assessment. All moneys point for any of the purposes better internal and all respense point or meetered in connection therewith, including attentions (fees, and any other moneys advanced by Trustee or the holders of the order to protect the mortgard premises and the firm hereof, plus reasonable, compensation to Trustee for each matter connecting which after in therein authorities the elaction, table by o much	
-	per main. Inaction of Tristic in bolders of the note shall never be causakeed as a source of any right actions to term as the note of the note shall never be causakeed as a source of any right actions to them as count of any default	
1	here interest in the part of boolings or the more hereby sounded making any approach benefity authorized relating to craws on according to the looked of the more hereby sounded making any approach benefity and become a contract of the properties of the ordination in quity mine the accuracy of such bild. Settlement of estimate of the of the little of the more according to the craw the contract of	
	interest on it, not so (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors better	
	2. When this indice, and thereby wounted shall become due abother by acceleration or addressee, indices of the motor of Trustree shall have the right to foreclose the horise of the indices the least foreclose the horise of the indices the least foreclose the horise of the addressed and included a additional undertakense in the detect for sole all expectations, and expenses which may be paid or mainted by or on heldful of Trustree or holders of the nate for attorneys' foor. Trustree's feet, appraiser's proceeding the control of the paid of t	
	forcelose the lien he off. I are not to forcelose the lien hereof, there shall be allowed and method, as additional indebtedness in the detere for idea of expected may be paid on training by on to natured by on in heldful of Trustee of Indebte of the made for attempts (for Trustee) feets, appeared feet outlays for document, and expect evidence, steangesphere charges, publication sorts and corts which may be estimated as to retire to be expended after entry of the decis, of processing all such advisates of tifet, in the searches and expect actions polaries. To continue, the maintain data and assumines with respect to tife, to the otherwise of the note that decision to be trained with the contraction of the sort to the state of the contraction of the sort to proceed to tife, to the contraction of the interior to the state of the processing of the note that the contraction of the contraction of the interior to the state of the proceedings of the note of the note that defined and proceedings of the note	
	the nature in two paragraph near local as come so much additional indeptedness secured hereby and instituted and psychology with interest therein at the late of seven per ever. As a consense when pad of uncorrect by Trouster or landers of the notice in connection and any proceeding, to who without of them shall be a party cuber so planning the property proceedings, to who willout of them shall be a party cuber so planning and defendent, they proceedings to be a commencent of any with of the Total Control beard of the process	
	whether or not actually commenced of a proper some in the determs of any threatened out or proceeding which might affect the premises or the security hereof, whether or not actually commenced. A. The proceeds of any foreclosure sale of the premises built be distributed and applied in the following order of principles. Fore, on account of all courts. The proceeds of any foreclosure sale of the premises built be distributed and applied in the following order of principles. Fore, on account of all courts.	
	A. The presents of any ferential column account of all costs and express smallers for the following order of grounds. Eith, on account of all costs and express markets in the fortelouse proceeds, a such man, a six mentioned in five freeding particle betted second. If other terms which under the terms betted (outside a long or long of the fortelouse proceeds), and make the description of the fortelouse proceeds are such as a fortelouse proceed or such as a fortelous or fortelous and the fortelous of the fortelous of the fortelous of the fortelous of the fortelous or forte	
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1.	pendency of such directioner and in case of a side and a deterence of one fine full statutory period of redemption, whether there he redemption or not, as well as during any further times when Margagors, except for the inter-times of such receives, would be restricted to collect such singuistic mass and justification of the power within may be necessary or account used to case for the period. — power-some, notice, many or different and the premises.	
	and all other powers which may be necessary of are could in such case (i. the post- during the which of such proof. If the Court from time to a tree may admitted their own countries, management and operation of the premises during the which of such proof. The Court from time to a tree may admitted their own case to a problem to which on a power of which or in part of, (1). The indicatedness occurred thereby, or by any desires force long this trust seed, or 3 stars special assessment on other long which has be or become superior to include thread or of such devertee provided such applications smaller prise for force forces of a case and deference, the control of the control	
- 1	The state of the s	1
	12. Trustee has no days to examine the talk. Freation, existence or condition of the primiter of its impaire most the validity of the toparaties of the internet, expanse, or authoristy of the syntactics on the major trusteed, not shall frame to be light, to record that trust deed or to existence may proved herein given unless expressly obligated by the terms betten) not be liable for any acts or smooth of the origin that of the remain complication of this trust, trustee, and it may remain measurement and that of the remain complication of this trust, trustee, and it may remain measurement and violate leaves more thresholds.	1 1
	13. Trustee shall release this trust deed and the lent thereto by proper instrument upon presentation if a trib drow evidence that all indebtedness secured by the first trust deed has been fully poid and Trustee may execute and deliver a release hereo for and at the to account of any person who shall, other bedoes no after maturity literact, produce and eshibit to Trustee the note, representing that all indebtedness below). After his been paid, which representation	
	Taxing the second of the following the following the following the properties of the following the f	1
	are note which may be presented and which conforms in substance with the description begin contained of the note and which purpose to be executed by the persons therein designated as makers thereof. 13. Thustee may resign by mountement in writing filed in the office of the Recorder of Regular of Tathes in which we miturine shall have been a substantial to the containing the same property of the same property of the containing the containing the same property of the containing the same propert	
	The results of the state of the results of the state of the second of the second of the second of the state of the second of the	
	15. The Trust Doed and all processins forced, shall extend to and be binding upon Mortigages and all preconstraining under Fether, and the word "Mortigages" when used becreen shall indeed all used preconstrained preparent of the medicineses arrange in three de- whether or not such persons shall have executed the nute or this Trust Deed. The word "more" when used in this mortination shall be construct to in an interval of the present that one note to used.	
\vdash	- Court	
	1 M P O R T A N T CHICAGO THLE AND TRUST COMPANY. Trance.	
	HE NOTE SECRETO BY THIS FRUST DELD SHOULD HE HENTH HED BY Chicago Title and Trust Company)c.
	BETORE IIII. INCST DELD IS FILED FOR RECORD. Authority THAT Officer Assistant Secretary Assistant Secretary	
	MAIL TO: FOR RECORDER'S INDEX PURPOSES N	C ₂
1.	Name: Meal + Neal INSERT STREET ADDRESS OF ABOVE DISCRIPTION HERE	
	Address: 11 NW. Washington Suite 1525	
	City: Chap JE/- 60602.	
Ш	50m 104 533	
لا يا بحرف	egyamagne generalism og se generalisme engligger. Det i skille i skille i skille i skille i skille i skille i s	
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