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DEC 11'70 2 59 PH

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TRUST DEED 990916 - W

21 341 722

THE ABOVE SPACE FOR RECORDER'S USE ONLY 1970 between

THIS INDENTURE, made December First Raymond D. Baldi, a Bachelor

and elivind, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from January 1, 1971 on the balance of principal remaining from time to time unpaid at the rate of Seven and one-half (72)

one Hundr of Twenty four and 96/100 (\$121...96)

One Hundr of Twenty four and 96/100 (\$121...96)

Of January 1971 and one Hundred Twenty four and 96/100 or more (\$121...96)

Herefirst ay i. on and every month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the thirty first day of December 1978

All such payments on account of incipal provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven/per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago, Cook Concey, appoint, and in absence of such appoint in it, then at the office of Jay Realty

in said City.

in said City.

NOW, THEREFORE, the Mortgagers to secure the styre ent of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performed, e.e., the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of 10 no Eollar in hand paid, e.e. ecept whereof is hereby acknowledged, do by the presents CONVEY and WARRANT unto the Trustee, its guescipsors and assigns, the following described lead Estate and all of their estate, right, title and interest therein, situate, I jug and being in the CONVEY OF CONVEY OF CONVEY.

AND STATE OF ILLINOUS.

Lot 27 in Jameson's Subdivision of Block 21 of E. Simons Subdivision of the South East quarter or Section 35, Township No North, Range 13, East of the Third Principal Levisian, in Cook County, Illinois.



This is a purchase money first mortgage

This trust deed consists of two pages. The covenants, conditions and provisions

trust deed) are incorporated herein by reference and are a part hereof and shall be binding on

day and your first above wri Ingrid K. Otero

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Raymond D. Baldi, a Bachelor IS_personally known to me to be the same person____whose name__IS___subscribed to the foregoing nent, appeared before me this day in person and acknowledged that _____NE__superd, scaled and ed the said Instrument as ___hIS____free and voluntary act, for the uses and purposes therein set forth.

day of December under my hand and Notarial Seal this <u>First</u> Lugard K. Clero Novary Public

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1. Martgagars shall (1) groupply repair, restore or tebuild any buildings or improvement or be destroyed; (2) keep acid premises in good condition, and repair, without wate, and fir subordinated to the lien hereof. (3) pay when due any indebtedness which may be eccured by epoir request-exhibit satisfactory evidence of the docharge of such prior bin to Traistee or to building or buildings now of at any time in process of erection upon said premises. (5) coin respect to the premises and the use thereof. (6) make no matterial alterations in said premises. 2. Martgagars shall pay, before any penalty straches all general taxes, and shall pay special and other charges against, the premises when due, and shall now matter request, furnish in:	s now or berealter on the premises which may become damaged
or be destroyed; (2) keep said-premises in good condition and repair, without waste, and fre subordinated to the lien hergof, (3) pay when due any indebtedness which may be secured by time transfer exhibit same texture endeancy of the discharge of our borner han in Trustee or the	e from mechanic's or other liens or claims for tien not expressly a lien or charge on the premises superior to the lien liereof, and
- the state of the	ply with all requirements of law or municipal ordinances with scept as required by law or municipal ordinance. Laxes, special assessments, water charges, Sower service charges, frustee or to hidders of the note dunligate recents therefor. To
previous carault neteriorises sourgegous stain pay in tou under protect, in the manner provided to contest. 3. Moragagous shall-keep all buildings and improvements now or hereafter situated on say windstorm outpute, policyles providing for payment by the insurance companies of moneys sufficiently.	by statute, any tax of assessment which Mortgagors may desire id premises insured against loss or damage by fire, lightning or nent either to pay the cost of replacing or repairing the same or
damage, to a rantee for the belieft of the holders of the note; such rights to be evidenced by a shall deliver all policies, including additional and remeal policies not less than ten days prior to the respective dates of expansion. 4. In case of default therein. Trucks: or the holders of the note may, but need not, may.	the standard mortgage clause to be attached to each policy, and and in case of insurance about to expire, shall deliver renewal the any payment or perform any act hereinbefore required of
if any, and purchase, discharge, comprisins on settle any tax hen or other priarlies in the affecting said prefuses or contest any tax or assessment. All moneys paid for any of the pu connection therewith, including attorneys lees, and any other moneys advanced by Trustee or the hen hereof, plus reasonable compensation to Trustee for each matter concerning whis additional indictrodies secured thereby and shall be come immediately due and payable without per annum. Inaction of Trustee or holders of 5the note shall never be considered as a wan bereinder on the part of Mortigagoris.	e or claim fuerent, or redeem from any tax sale or forfesture proocs herein authorized and all expenses paid or incurred in the holders of the note to protect the mortgaged premises and h action herein authorized may be taken, shall be so much
5. The Trustee or the holders of the note hereby secured making any payment hereby au to any bill, statement or estimate procured from the appropriate public office without inquin	thorized relating to taxes or accessments, may do so according by into the accuracy of such bill, statement or estimate or into
of which you any tast, assessment, sac, interface, tast near in the or culair thereof. 6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and in of its holders of the note, and without notice to Mortgagors, all unpaid indebtedness secured or a thir Trust Deed to the contrary, become due and payable (a) immediately in the case of the same of the note, or (b) when default shall occur and continue for three/days in the people as the	by this Trust Deed shall notworkstanding anything in the note of default in making payment of any instalment of principal or erformance of any other agreement of the Mortgagors herein
cor 3 to 2. A ven the indebtedness hereby secured shall become due whether by acceleration or of force set 1. on hereof, in any suit to forcelose the lien hereof, there shall be allowed and expendit sets of expenses which may be paid or insurred by or on behalf of francisc or hold after entry 1. The expense which may be paid or insurred by or on behalf of francisc or hold after entry 1. The decree) of procuring all such abstract of title, title searches and examination and assurances with 1. pect for title as Trustee or holders of the note may deem to be reason budders at any 3. which may be had pursuant to such decree the true condition of the title to the nature 6 with paragraph members of shall be from so minch additional indebtedness serior probate and bankrupte proceedings, to which either of them shall be a party either as plant indebtedness hereby search or 0. preparations for the commentement of any sun for the whether or not actually 2 not steed in 3. preparations for the commentement of any sun for the whether or not actually 2 not steed in 3. preparations for the defense of any threatened sun bereif, whether any order and actually continued and applied in and expenses incident to the forcel are pre-cedings, including all such terms as are inention which under the terms bereaft our ture see red mediculous additional to that evendenced by	the note in the note for attorneys' fees. Trustee's lees, appraise's period of costs (which may be extinated as to them to be expended), title insurance policies, Tortens certificates, and similar data with the cost of the attorney of the top to condence to or the calles of the premises. All expenditures and expenses of the horizon an immediately due and payable, with interest of the note in connection with (a) any proceeding, including off the cost in content of the cost in content on with (a) any proceeding, including off the claim of the cost in content of the cost in content of the cost in content of the cost in cost in cost in the trust deed or any for proceeding which might affect the premises or the security
principal and interest remaining in said on the note, fourth, any overpus to Mortgagors, it appears. The principal and interest the said seeks that the content of the said seeks appointment may be made other I store or after sale, without notice, without negard application for such receiver and without it. "In their callou of the premises or whether the Trustee hereunder may be appointed as such ricere. Such receiver shall have power to copendency of such foreclosure that and, in case of a value of a deficiency, during the full statutor as well as during any further times when Mortgage expetitions of the receiver of a such as a feet protection, per during the whole of said period. The Court from time to time may authorize the receiver to app of (1). The inductioness secured hereby, or by any dece force. "On tirtuded, or any superior to the len hereoff or of such decree, provided such application, made prior to foreclose party interprising statum and action at law upon the note hereb. See and all the subject. 11. Trustee of the holders of the note shall have the right is inspect, the premises at all repurpose.	ore sale, 2) the deficiency in case of a sale and deficiency, to any defense which would not be good and available to the casonable times and access thereto shall be permitted for that
purpose. 12. Trustee has no duty to examine the title, location, existence or condition of the precidentity, capacity, or authority of the signaturies on the note of trust decidentity, capacity, or authority of the signaturies on the note of trust decidentity, capacity, or authority of the signature of the first product of the signature of the	Rep. drar of Titles in which this instrument shall have been Re-order of Deeds of the county in which the premises are tle, sowers and authority as are herein given Trustee, and any
· · · · · · · · · · · · · · · · · · ·	ation No.
THE SOTE SECURED BY THIS TRUST DEED SHOULD	HCAGO TITLE AND TR IST COMPANY. Prustee. Pergatish C. C. all C. Auto. in - confect Assista S. Se ciary Assistant ce substitute.
MAIL TO: JAY REALTY 2615 N. LARAMIE AUE.	FOR RECORDER'S INDEX PURPOSE INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 3 422 W. NONTH A V.
CHICAGO, ILCINOIS 60639	CHICHEN ILLINOIS
PLACE IN RECORDER'S OFFICE BOX NUMBER 533	
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