UNOFFICIAL COPY

COOK COUNTY, ILLINOIS FILED FOR RECORD Chen R. Chen

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TRUST DEED 538603

CHARGE TO CERT

21 360 243

CTTC 7 THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made December 30th

19.70, between

MARY LEE RILEY

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

Dollars, evir nee by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and dowerel, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of seven per cent per annum in instalments (including principal and interest) as follows:

All such payments on account of the Lebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal or provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum; and one of said principal and interest being made appayable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointing ant, then at the office of H. Burton Schatz - 1.34 N.LaSalleSt in said City.

NOW, THEREFORE, the Mortgagors to secure the p. vmr. 1.0° the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the coverage of the sum of One Dollar in hand paid, the term is thereby acknowledged, do by those presents CONVEY and WARK ARTY unto the Trustee, it is successors and assigns, the following described Real to the coverage of the coverage o

Lot 41 (except the North 30 feet thereof, condemned by Metropolitan West Side Elevated Failroad) in Block "A" in Vance's Garfield Boulevard Addition in the South West quarter of Section 14, Township 39 North Ringe 13, East of the Third Principal Meridian, in Cook County.

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

TOGETHER with all improvements, teamements, cazuments, fixtures, and appurtenances thereto belonging, and all rents, ... use; and profits thereof for sc long and during all such times as Morgagots may be entitled thereto (which are pledged primarily and on a parity with six res., ... use; and not secondarily and all apparatus, equipment or articles now or hereafter therein or therefore out of to supply heat; gas, at an official times, it is upon the refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window, shade, storm doors and windows. floor coverings, inador beds, awainings, stores and water heaters. All of the foregoing are declared to be a part of stat feet all est in "their physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortg, gor or their successor; or assigns shall be considered as constituting part of the real estate.

or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts erein seforth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and exefits the Marrancost documents relaxed and was the said rights.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side c this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns,

	[SEAL] MARY Lee Piley [SEAL]
STATE OF ILLINOIS.	H. B. Schatz
County to Caok	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT MATY Lee Riley
CHAITS	whopersonally known to me to be the same personwhose nameissubscribed to the foregoing instrument, appeared before me this day in person and acknowledged thatsip_dsealed and delivered the said Instrument asberfree and voluntary_act, for the uses and purposes therein set forth.
PHOC S	Given under my hand and Notarial Seal this 330 th Court December 170

Page 1

21 360 24

		AND PROVISIONS REFERRED		(THE REVERSE SIDE OF THIS TRUST DEED):	$\dot{\Box}$
	or be destroyed: (2) keep said premises in subordinated to the lien hereof; (3) pay wh upon request, exhibit satisfactory evidence building er buildings now or at any time is respect to the premises and the use thereof; 2. Mortgapors shall pay before any pen- and other charges against the premises whe prevent default hereunder Mortgagors shall	good condition and repair, without or due any indebtedness which may of the discharge of such prior lien, in process of crection upon said pri (6) make no material alterations in alty attaches all general taxes, and a in due, and shall, upon written requ	waste, and free fro be secuted by a lice to Trustee or to hole inises; (5) comply- said premises excep hall pay special taxe est, furnish to Trust	or hereafter on the preunises which may become danug mechanics on other hiem or adjum for lien not express or or charge on the preunises superior to the lien hereof; after so fithe note; (4) complete within a reasonable time at with all requirements of law or municipal ordinances wi t as required by law or municipal ordinance; s.s. special assessments, water charges, swer service charge cor or a holders of the note depleate receipts therefor. I tatute, any tax or assessment which Mortaggors may desi	dy nd ny th
	windstorm under policies providing for pay to pay in full the indebtedness secured her damage, to Trustee for the benefit of the h shall deliver all policies, including addition rolliries not less than ten days right to the tr	ement by the insurance companies of eby, all in companies satisfactory indigers of the note, such rights to be all and renewal policies, to holder expective dates of expiration	I moneys sufficient o the holders of the evidenced by the st s of the note, and i	emites insured against loss or damage by fire, lightning, either to pay the cost of teplacing or repairing the same e note, under insurance policies payable, in case of loss candard mortgage clause to be attached to cach policy, at next of insurance about to expire, shall deliver renew	or or id al
	4. In case of default therein, Trustee of Mortgagors in any form and manner deemed if any, and purchase, discharge, compromi affecting said premises or contest any tax connection therewith, including attorneys fethel lien hereof, blus reasonable compensation.	or the holders of the note may, but dexpedient, and may, but need not see or settle any tax lien or other p or assessment. All moneys paid fo ees, and any other moneys advance tion to Trustee for each matter e	rior lien or title or r any of the purpos d by Trustee or the l ancerning which ac	ny payment of perform any ac't hereinbefore required e payments of principal or interest on prior encumbrance claim thereof, or redeem from any tax sale or forfeitur es herein authorized and all expenses paid or incurred in holders of the note to protect the mortgaged premises and tion herein authorized may be taken, shall be so muc- rica educible histories de mortgaged by the sale who were	in id
	r annum. Inaction of Trustee or holders or the nation of Trustee or holders. The Trustee or the holders of the no any bill, statement or estimate procured	of the note shall never be consisted hereby secured making any pay from the appropriate public office	nent hereby authori without inquiry in	tice and with interest thereon at the rate of seven per cer f any right accruing to them on account of any defau ized relating to taxes or accessments, may do so accordin to the accuracy of such bill, statement or estimate or ins	ii
	6. M rigagors shall pay each item of inc of he old on the note, and without not or in this frus. Deed to the contrary, become	etture, tax lien or title or claim ther debtedness herein mentioned, both tice toMortgagors, all unpaid indebt me due and payable (a) immediate	ror. principal and interestdess secured by all y in the case of det	st, when due according to the terms hereof. At the option is Trust Deed shall, notwithstanding anything in the not fault in making payment of any instalment of principal of mance of any other agreement of the Mortgagors herein	n ie or
f c	Twhen the detection is to forecast the control of t	eclose the lien hereof, there shall hid or incurred by or on behalf of ridence, stenographers' charges, pulch abstracts of title, title searches at ee or holders of the note may denit to such decree the true condition	e allowed and inclu Frustee or holders collication costs and collication costs and collications, title to be reasonably of the title to or the	rise, holders of the note or Trustee shall have the right to doed as additional indebtedness in the decree for sale al of the note for attorneys' fees, Trustee's fees, appraise's tosts (which may be estimated as to tiems to be expended is insurance policies, Torrens certificates, and similar dat necessary either to prosecute such suit or to evidence to evalue of the premises. All expenditures and expenses on except and immediately due and payable, with interes the note in connection with (a) any proceeding, including aliamant or defending, by reason of this trust deced or any reclosure hereof after accrual of such right to forestee occeding which might affect the permisse or the security occeding which might affect the permisse or the security	il i's d a o
a W P	8. The proceeds of any foreclosure sale of and expenses incident to the foreclosure pro which under the terms hereof constitute see principal and interest remaining unpaid on.	of the preme es shall be distributed occer ings, including all such items ure indebteuness additional to the	and applied in the is are mentioned in it evidenced by the	following order of priority: First, on account of all cost the preceding paragraph hereof, second, all other item note, with interest thereon as herein provided; third, all heirs, legal representatives or assigns, as their rights may	:s :s !i
S aj T po as		,	1 1	such bill is filed may appoint a receiver of said premises the solvency or insolvency of Mortgagors at the time of mee shall be then occupied as a homestead or not and the the cents, issues and profits of said premises during the theory of the said premises during the solvent of the control of redemption, whether there be redemption or not would be entitled to collect such rents, issues and profits ion, control, management and operation of the premise enet income in his hands in payment in whole or in pay a perial assessment or other line which may be or become let; (2) the deficiency in case of a sale and deficiency in the sale of the sale	. 1
by af Tri de the site Tri the wh	nerein given unless expressly obligated by this misconduct or that of the agents or employee 13. Trustees shall release this trust deed an y this trust deed has been fully paid; and T feer maturity thereof, produce and exhibit leseribled any note which bears an identified leseribled any note which bears an identified he description herein contained of the note as requested of the original trustee and it has ny note which have be presented and which he persons herein designated as makers thereof 1-1. Trustee: it is a superior of the resignation to the person herein designated as makers thereof 1-1. Trustee: it is a superior of the resignation to the superior of the resignation to the superior of the superior of the resignation to the superior of the superior of the resignation to the superior of the superior of the superior of the unit of the superior of the superior of the superior of the there of the superior of the superior of the superior of the leser of the superior of the superior of the superior of the leser of the superior of the superior of the superior of the leser of the superior of the supe	e terms bereof, nor be liable for a so of Trustee, and it may require ind the lien thereof by proper instruction to Trustee may execute and deliver a to Trustee the note, representing to the Trustee the note, representing to the place of the number purporting to be place and which purports to be executed to never placed its identification number purporting to be place of the never placed its identification of the new placed its identification of the new placed its identification of the new placed in the office of the new placed in the toffice of the new placed in the new plac	ny acts of ssir, emnities satisfar orry elease hereof to a that all indebtedn a successor trustee di thereon by a prio y the persons hereir ber on the note des icription herein con Recorder or Regin stee, the then Reco	ligated to record this trust deed or to exercise any power rectunder, except in case of its own gross negligence or (t) it be fore exercising any power herein given. "to a "assistancy evidence that all indebtedness secured to a "assistancy evidence that all indebtedness secured to "a	d r
''n	notes" when more than one note is used.			0,1	
	I M P O R T A N THE NOTE SECURED BY THIS T BE IDENTIFIED BY Chicago Title and BEFORE THE TRUST DEED IS FILED	RUST DEED SHOULD d Trust Company	CHIC	n No. 508603 AGO TITLE AND TRUST COMPANY. Trustee. Actions Trust Officer Assistant Trust Officer Assistant Secretary	7 5
 7	MAIL TO:			Assistant-Vice-President	ئ 1
	134N LA5	ON SCHATZ ALLE STREET LINO.S 60602		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 3846 Flournoy	- -
]	PLACE IN RECORDER'S OFFICE	BOX NUMBER 59	3		
			-		
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