## INOFFICIAL COP

60-0 2-98 BOOK COUNTY, ILLINOIS



JAH 29 '71 3 07 PH

21385232



TRUST DEED |-

539187

21 385 232

THIS INDENTURE, made January

THE ABOVE SPACE FOR RECORDER'S USE ONLY

DOMINICK GOBBO and MARY ANN GOBBO, his wife

herein referred to as "Mortgagors," and

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 Instalment Note hereinafter described,

said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

Seven Thousand and No/100

(\$7,000.00)

Dollars,

One certain Instalment Note of the Mortgagors of even date herewith made payable to THE ORDER OF BEARER

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

and delivered, in and by which said Note the Mortgagors, promise to pay the said principal sum and interest of Seven and One-half (72) on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows: per cent per annum in instalments (including principal and interest) as follows: One Hundred Sixty-mine and 26/100

of ... March ... 19 71 ... and ... One. Hundred Sixty-nine and .26/100 ... Dollars on the ... 1st day of each and every month ... the last day of each and every month ... thereafter until said note is fully paid except that the final ... All surprayments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal ala cer ... on the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at company in ... Gook ... Illinois, as the holders of the note may, from time to time, in writing appoint, and it absence of such appointment then at the other supports the note may, from time to time, in writing

appoint, and ir absence of such appointment, then at the office of Illinois, as the holders of the note may, from time to time, in writing

NOW. THEREFORE, he's received the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust, or and the recformance of the coverants and agreements herein contained, by the Morragors to be performed, and also in Trustee, its suggestors and signal of owing described Real Estate and all of their estate, right, this and interest therein, situate, lying and being in the COUNTY OF COU

Lot 31 in Sub-Lot 5 in Block 5 in Sheffield's Addition to Chicago in Section 32, Township 40 North, Range 1. Fest of the Third Principal Meridian, in Cook



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

Pennuk Dand seal 8 ... of Mortgagors the day and year first above written. Dominick Gobbo Mary Ann Gobbo.

R. W. Rauschert a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Dominick Gobbo and Mary Ann Gobbo, his wife, are

ament, appeared before me this day in person and acknowledged tha ered the said Instrument as their

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Page

THE COVENANTS. CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

1. Mortgaging shall (1) primptly repair, restner or rebuild any buildings or improvements now or hereafter on the premises which may become duraged to the distroptive (1) the past algorithms of a great, without waste, and free from mechanic wo orther them or takins for lies on use expressly about districted to the lies hereof, (3) pay when the any indetendness which may be secured by a lies or charge on the premise's superior to the lies hereof, and support requires children and the lies hereof, and published a superior vidence of the doubtage of when prior lies to Transcer or its hidders of the note; (4) care when the results of the note; (4) care with the sufficient and the note of the note; (4) care with the results of the note; (4) care with the note of the note; (4) c

2. Mortgapers shall pay before any penalty attaches all general takes, and shall pay special taxes special assessments, water charges, sewer service charges, and other charge against the premises when due and shall, upon written request, intensits to Trustee or to holders of the ediplicat receipts therefor. To prevent default hereunder. Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to the protest.

3. Mortgages shall keep all buildings and improvements now or hereafter situated on said preniser issued skins loss or damage by fire, lightnings windstorm under policies providing for payment by the insurance companies, numerous wificient either to pay the cost affecting or retraining the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in ease of loss or damage, to Treatee for the benefit of the holders of the note, each rights to be evidenced by the standard mortgage claim to be attached to each policy, and shall deliver all policies, including additional and renewal policies to holders of the note, and in ease of insurance about to expire, shall deliver renewal policies not less than ten days prince to the respective dates of expirate orders.

4. In case of default therein. Trustee or the holders of the note may, but need not, make any payment or perform any act hereinhefore required of hortgagors in any form and manned deemed expecting, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lie nor other prior lien or tilto or claim thereof, or redeem from any tax lie or forfeiture in the control of the purposes herein authorized and all expenses paid or incurred in connection therein, authorized and all expenses paid or incurred in connection therein, authorized and all expenses paid or incurred in the first herein authorized and all expenses paid or incurred in the first herein and the first herein and the payment of the purposes herein authorized may be appeared to the first herein and with interest herein and with interest herein a the rate of seven per rent norm. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of Montgagosts.

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or accessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into

6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become doe and payable [3] immediately in the case of default in making payment any instalment of principal or note is on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors hereid

"n the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to loter set It in one bretoff. In any sain to forerelose the lies hereof, here shall be allowed and included as additional indebtedness in the detecte for sale all exp. notion and expert without the lies here shall be allowed and included as additional indebtedness in the detected as exp. notion and expert without, stone parabolic states, possible stone that the state state is the state of the creej of procuring all such abstracts of title, title searches and examinations, title insuriance policies. Torrens certificates, and similar data and assuran, with respect to title as Trustee or holders of the note may deem to be responsely necessary either to procucut such with or to evidence to bidders as a my tale which may be had purtuant to such detecte the true condition of the title to of the value of the premises. All expenditures and expenses of the nature in this p. 3237 mentioned shall become so much additional indebteness secured hereby and immediately due and payable, with interest thereon at the rate (sever per stype annum when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankrup. See ngs, to which either of them shall be a party, either as a plantiff, claimant or defendant, by teason of this trust deed or my indebtedness hereby excured or (b) preparations for the defense of any directered stut or proceeding whether or host careally commenced.

8. The proceeds of kny forcele are sale e the premises shall be distributed and applied in the following order of priority: First, on account of all cases and expenses incident to the force sure proceedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other tests which under the terms hereof counts.

"Cet" indebetheres additional to that evidenced by the note, with interest ran herein provided; third, all principal and interest ramaining unpaid of the 1 ster fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing . . . . 'to foreclose this trust cheed, the court in which such bill is filed may appoint a receiver of said premiter. Such appointment, may be made either before . after sale without notice, without regard to the solvency of insolvency of Montgapors at the time of application for such receiver and without regard . the . . . value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee heterunder may be appointed as such receiver.

"Every shall have power to collect, the rents, issues profits of said reprises during the pendency of such foreclosure suit and, in case of a sale and deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when, Montgaport, exect in off, the "mention of suph receiver, would be entitled to, collect such rents, issue, and profits, and all other powers which may be necessary or are usual in such . . see So. the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may unborize he receiver to apply the net homour in his abit payment in whole or in part of (1). The indebtodness secured hereby, on by any decree forcel sing this trust deed, or any tax, special assessment or other them which may be or become superior to the lien hereof or of sont decree, provided and a application. "" not of vertices used specify 21 the deficiency in case of a sale and deficiency.

party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the company of the note shall be permitted for that

12. Trustee has no duty to examine the title, location, existence or condit, no of me remines, or to inquire into the validity of the signatures or the identity, exaptive, or sutherity of the signatures on the note or trust deed, not not. It is not so the remines the condition of the signatures or the identity, exaptive, or sutherity of the signatures on the note of trust deed, not not settled in example to record the case of the signature of the signature of the signature of the signature or employees of Trustee, and it was require indemnities part and to the signature of two powers of the signature of the sig

13. Trustee shall release this trust deed and the lies thereof by proper instrument upon yeer stail no fastisticative voidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof on an at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebted "mereby secured has been paid, which representation Trustee may succept as true without inquiry. Where a release is requested of a successof "mereby secured has been paid, which representation described any note which bears an identification number purporting to be placed thereon by a prior trustee." Treuto- or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein design deal at these thereofs and where the release is requested of the original trustee and it has never placed its identification number on the note described "ein, it may very a spite note better described where the release of the persons therein described "ein, it may very a spite note better described where the release of the persons therein described are an about part of the persons therein described are an about part of the persons therein described are an about part of the persons therein described are an about part of the persons therein described are about part of the persons therein described are also also also the persons therein described are about part of the persons therein described are about the persons therein described are about the persons therein described are about the persons the persons the persons the about the persons the about the persons therein described are about the persons the pers

14. Truster may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles as the is instrument shall have been recorded or filed, in ease of the resignation, inshipty or refusion to zet of Truster, the time Recorder of Deeds of he is any in which the premises are situated shall be Successor in Trust. Any Successor in Trust experience and have the identical title, powers and authority are in primen Truster, and any Truster or successor shall be entitled to accessorable compensation for all acts treference thereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortagors and all persons claiming under or hereigh Mortagors, and the word "Mortagors" when used herein shall include all such persons and all persons likelife for the payment of the indied, of as or a year thereof whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mea "motes" when used in this instrument shall be construed to mea. "mote than one note is used."

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No. 539187

CHICAGO TITLE AND TRUST COMPANY

Margaret Cardin

Assistant Trust Officer
Assistant Secretary
existant Vice President

MAIL TO

R.W.R. AUSCHERT.
- 2374 LINCOLN AV.
L CHICAGO-1LL 60614

PLACE IN RECORDER'S OFFICE BOX NUMBER 33

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

[HI(AD) - 11 1 606 14

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