UNOFFICIAL COPY

POOK COUNTY. ILLINOIS

REDOKDEN THE DEEDS

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21 386 856 TRUST DEED 539225 THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made ERNEST GREEN and January 25, _19 71. between LUBERTA GREEN, HIS WIFE, herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, i. Ilinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

HA; 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 THIRTEEN THOUSAND arg no/100 (13,000.00)

Dollars, eviden ed 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 from ________on the balance of principal remaining from time to time unpaid at the rate from _____rry 25,1971_ of ____sever (7)_____ ONE HUNDRED S ... TEEN and 85/100 -- - - Dollars on the or before 25th day off or before - 19.71 -- and ONE HUNDRED SIXTEEN and 85/100 Dollars or more the 25th day cach and every month the state of the control of the NOW, THEREFORE, the Mortgagors to secure the payr 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 performance of the sum of one collar in hand paid, the treeip whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described K tal F at a and all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF COOK AND STATE OF ILLINOIS, Lot 1 in Block 5 in Demarest Subcrision of the North East quarter of the South East quarter of Section 18, Township 38 North, Range 14, East of the Third Principal Meridian. Commonly known as 6000 S. Hermitage Ave. Chicago, Ill. This is a Part Purchase Money Mortgage. which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, ? a "rits, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a pairty with aid real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air cond. ion g, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting foregoing), So, .u.s., of y shades, storm doors and windows. floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part v said cal estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter ped in the premises by to "ground their successors 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 up a the west and brusts herein set from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which sail r, lits and benefits the Mortgagors do hereby expressly release and waire. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse, de of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgag rs. th ir heirs, successors and assigns WITNESS the hand 1 9 and seal .. of Mortgagors the day and year first above written. Liee Luberta . I JEAT] LUBERTA GREEN ERNEST GREEN [SEAL] ATE OF ILLINOIS, HERMAN S. LANDFIELD-SS. a Notary Public in and for and residing in said County, in the State aforesaid DO HEREBY CERTIFY THAT ERNEST GREEN and LUBERTA GREEN, his wife 88 who personally known to me to be the same person. The whose name they subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sailed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. they _____ signed, scaled and Given under my hand and Notarial Seal this,

orm 807 R 1-69 Tr. Deed, Indiv., Instal.-Incl. Int.

Page

	Page 2	· · · · · · · · · · · · · · · · · · ·	-	
THE COVENANTS, CONDITIONS AND PROVISIONS REFERR				
1. Mortgagors shall (1) promptly repair, restore or rebuild any buildin rb dedstroyed; (2) keep said premises in good condition and repair, will subordinated to the lien hereof; (3) pay when due any indebtendess which upon request exhibit satisfactury evidence of the discharge of such prior i building or buildings now or at any time in process of erection upon said respect to the premises and the sue thereof; (6) make no material alteration 2. Mortgagors shall pay before any penalty attaches all general taxes, and other charges against the premises when due, and shall, upon written r	hout waste, and free from m may be secured by a lien or ien to Trustee or to holders a l premises: (5) comply with is in said premises except as r and shall pay special taxes, spe- request, furnish to Trustee or	chanic's or other hims or tharge on the premises su of the note: (4) complete all requirements of law o equired by law or munici- cial assessments, water ch to holders of the note di-	claims for tien not expresserior to the lien hereof, a within a reasonable time at municipal ordinances would ordinance. arges, sewer service charging the receipts therefore	sly nd ny ith
prevent default hereunder Mortgagors shall pay in full under protest, in the centest. 3. Mortgagors shall keep all buildings and improvements now or here windstorm under policies providing for payment by the insurance compant to pay in full the indebtedness secured hereby, all in companies satisfacto damage, to Trustee for the benefit of the holders of the note, such rights to	ne manner provided by statut after situated on said premis	e, any tax or assessment ves insured against loss or	hich Mortgagors may des damage by fire, lightning	or or
shall deliver all policies, including additional and renewal policies. To ho policies not less than ten days prior to the respective dates of expiration. In case of default therein, Trustee of the holders of the note may Mortgagors in any form and manner deemed expedient, and may, but need frany, and gurchase, discharge, compromise or settle any eax lien or oth	ders of the note, and in car but need not, make any p not, make full or partial pay	e of insurance about to o ayment of perform any a ments of principal or inte	expire, shall deliver renev ct hereinbefore required rest on prior encumbrance	of
affecting said premities or contest any tax or assessment. All moneys paid connection therewith, including attorneys fees, and any other moneys adva the lien hereof, plus reasonable compensation to Trustee for each matter additional indebtedness secured hereby and shall become immediately due and the plus plus plus of Trustee or holders of the pota hall pumps been	d for any of the purposes he need by Trustee or the holde er concerning which action and payable without notice	rein authorized and all e ers of the note to protect herein authorized may b and with interest thereon:	cpenses paid or incurred the mortgaged premises at e taken, shall be so mu- it the rate of seven per ce	in nd ch nt
her-inder on the part of Mortgagors. 5. The Trustee or the holders of the note hereby secured making any o any bill, statement or estimate procured from the appropriate public of any day, assessment, sale, fortesture, tax lies not rule or claim. 6. Agrit agors shall pay each item of indebtedness herein mentioned, by	payment hereby authorized to fice without inquiry into the thereof. oth principal and interest, wi	elating to taxes or accesss e accuracy of such bill, standard	nents, may do so according tement or estimate or interest or interest.	ng '
of r', bold rs of the note, and without notice to Mortgagors, all unpaid ind or in the rs x, eed to the contrary, become due and payable (a) immediatecest on the note, or (b) when default shall occur and contained. 7. When the track of the contrained of the contained of the contrained of the contra	debtedness secured by this Tr iately in the case of default hree days in the performance	ust Deed shall, notwithst: in making payment of an e of any other agreemen	nding anything in the no rinstalment of principal of t of the Mortgagors here	or in
expenditures and ext. nse which may be paid or incurred by or on behalf fees outlays for doc, ime tary and expert evidence, stenographers' charges, after entry of the decree of procuring all such abstracts of title, title search and assurances with order to title as Truster or bolders of the note may.	of Trustee or holders of the publication costs and costs es and examinations, title ins	e note for attorneys' fees (which may be estimated urance policies, Torrens c	Trustee's lees, appraiser as to items to be expende ertificates, and similar dat such suit or to oridence t	d.
bidders at any sale which may be ". pursuant to such decree the true condi- tion and the nature in this paragraph n mitor of shall become so much additional thereon at the rate of seven pe cent pe amount, when paid or incurred by probate and bankruptey proceedings, which either of them shall be a pa indebtedness hereby secured; or, (b) preparations for the commencement, whether or not actually commenced; or (c) page 100 for the defense of a	Trustee or holders of the marry, either as plaintiff, claims of any suit for the foreclos	ote in connection with (2) ant or defendant, by reasons ourse bereof after account	any proceeding, including in of this trust deed or an of such tight to forcelos	g y
8. The proceeds of any foreclosure sale of the premises shall be distributed on the proceeds of the proceeds of any foreclosure proceedings, including all such iter which under the terms hereof constitute seets, and of the process additional to	ated and applied in the follo ms as are mentioned in the that evidenced by the note	wing order of priority: Fi preceding paragraph here with interest thereon as	rst, on account of all cost of, second, all other item herein provided; third, a	is I
principal and interest remaining unpaid on the 1sec 1 furth, any overprise 3, Upon, or at any time after the filing of a but to accesse this trust of Such appointment may be made either before or aft; sale wir out notic application for such receiver and without regard to the bereal of the profits a such accesses. Such a continuous and a such receiver. Such a continuous and a such receiver and without regard to a sale and a deficiency, during a swell as during any further times when Mortgagors, except for the interest of the such as well as during any further times when Mortgagors, except for the interest of the such as well as during any further times when Mortgagors, except for the interest of the such as well as during any further times when Mortgagors, except for the interest of the such as the s	deed, the court in which such ce, without regard to the s emises or whether the same s have power to collect the in thing the full statutory period	bill is filed may appoint olvency or insolvency of hall be then occupied as a cents, issues and profits of of redemption whether	a receiver of said premise: Mortgagors at the time of homestead or not and the f said premises during the lete be redemntion or and	s. of e
and all other powers which may be necessary or are usual in such ease for during the whole of said period. The Court from time to time may aut orize of: (1) The indebtedness secured hereby, or by any decree tôteclosit, thisy, superior to the lien hereof or of such decree, provided such application.	t. c protection, possession, the receiver to apply the net trust deed, or any tax, speci decrear to foreclosure sale; (control, management and income in his hands in pa al assessment or other lier 2) the deficiency in case o	operation of the premise yment in whole or in par which may be or becom f a sale and deficiency.	
 No action for the enforcement of the lieu or of any provision here party interposing same in an action at law upon the note hereby secured. Trustee or the holders of the note shall have the right to inspect the purpose. Trustee has no duty to examine the title, location, existence or cor identity, capacity, or authority of the signatories on the note or trust deed, 	shal be subject to any de	fense which would not be times and access thereto:	good and available to the	
identity, capacity, or authority of the signatories on the note or trust deed, herein given unless expressly obligated by the terms hereof, nor be liable fo misconduct or that of the agents or employees of Trustee, and it may require: 13. Trustee shall release this trust deed and the lien thereof by proper inst by this trust deed has been fully paid; and Trustee may execute and deliver after maturity thereof() produce and exhibit to Trustee the note, represent Trustee may accept as true without inquiry. Where a release is requested described any note which bears an identification number purporting to be pith description herein contained of the note and which purports to be execute is requested of the original trustee and it has never placed its identification any note which may be presented and which conforms in substance with the the persons herein designated as makers thereof.	or any acts, or om, sions here indemnities satir (act, by to it trument upon precintar) on of a true that all indebte or on of a successor time, es, such laced thereon by a prior trus ed by the persons herein designation the note describe.	under, except in case of it before exercising any po f satisfactory evidence that he request of any person erections secured has been proposed to the successor trustee may to nere under or which contacted as the makers they herein, it may accept as	is own gross negligence of wer herein given t all indebtedness securer who shall, either before of accept as the note hereis informs in substance with offer and where the releas the note herein describer	
The form that the state of the	ave the identical title, power performed hereunder.	s and aut. orit, ar are her	rin given Trustee, and any	'
IMPORTANT	Identification No.	539225 TITLE AND TRUS	T COM	
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	Bmary	. ±	ssistant Trust Officer Assistant Secretary visions Vice President	21.388
MAIL TO: HERMAN S, LANDFIELD		FOR RECORDER'S IN	DEX PURPOSES RESS OF ABOVE	856
ATTORNEY AT LAW 33 N. DEARBORN ST, CHICAGO, ILL, 60602		6000 S. He Chicago, I	rmitage AVe.	- -
PLACE IN RECORDER'S OFFICE BOX NUMBER 57	33	chicago, 1.	TIHOIS	-
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END OF RECORDE				• • •