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COOK COUNTY, ILLINOIS FILED FOR RECORD

ACCORDER TOF DEEDS

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JUL 27 '73 13 58 A TRUST DEED

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THE ABOVE SPACE FOR RECORDER'S USE ONLY

CTTC 7 THIS INDENTURE, made July 20, HILLEN, his wife,

1973 , between BRYAN HILLEN AND MARILYN R.

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

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, aid legal holder or holders being herein referred to as Holders of the Note, in the principal sum of **Ten Thousand and** Dollars. 10,/100 (\$10,000.00)

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

Politiced, 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 Argust 1, 1973 from ei nı (8%) per cent per annum in instalments (including principal and interest) as follows:

All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to prir apal, provided that the principal of each instalment unless paid when due shall bear interest at the rate of eight % per a num, and all of said principal and interest being made payable at such banking house or trust company in Illinois, as the holders of the note may, from time to time, in writing company in appoint, and in absence of such appoin mer, then at the office of Walter C. Marbach, Jr. in said City,

NOW, THEREFORE, the Mortgagors to secure uses more and femous and limitations of this trust deed, and the performance of overants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the respit whereoff is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee. Its successors and assigns, the following described R al Estate and the control of the cont to wit:

> Lot 21 in Charles J. Ford's Subdivision of Block 19 in the Subdivision of Section 1°, Township 40 North, Range 14, East of the Third Principal Meridian (except the South West quarter of the North West quarter and the South East quarter of the North West quarter and the East half of the South East quarte; thereof) (except that part of said Lot 21 lying East of a line 50 feet West of and parallel with the East line of sail Section

19) in Cook County, Illinois......



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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all etc., issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily gas, air conditioning, wat c., "pht, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), excens, wit do "nades, storm doors and windows. Hoor coverings, inador beds, awnings, stores and water heaters. All of the foregoing are decided to be a part of sais in lestate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgage or view successors are assigns abla 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 us a and trust sherein set forth, free form all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said r, hts. d. "nefits the Mortgagors do hereby expressly release and waive.

The Author of the State of Illinois, which said r, hts. d." nefits the Mortgagors do hereby expressly release and waive.

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 mortgagors, that wens,

WITNESS the hands	and seal § of Mortgagors the day and year first a	bove written.  MR. Willew [SEAL]
ATE OF ILLINOIS.		[ SEAL ]
} ss		

they rument, appeared before me this day in person and acknowledged that, vered the said instrument as \_\_\_\_\_\_their \_\_\_\_\_\_free and voluntary ivered the said Instrument as free and voluntary act, for the uses and purposes therein set forth.

20tb

807 Ft. 1-69 Tr. Deed, Indiy, Instal,-Incl. Int.

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**BOX 533** 

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

1. Mortgagers shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be distroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanics wo other lies no claims far lien not expressly subordinated to the fine hereof; (3) pay when due any indebtedness which may be secured by a fice no charge on the premises superior to the fire hereof, and pour requise techbolt satisfactory evidence of the discharge of such pior lien to Trustee or to holders of the notic; (4) complete within a reasonable time any building or buildings now our at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal urdinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required, but we municipal ordinance.

2. Mortgagers shall pay before any penalty attaches all general tases, and shall pay special tases, special assessments, water charges, sewer service charges, and other charges, against the premises when our, and shall pay topical taxes, special assessments, water charges, sewer service charges.

and other charges, against the premises when our, and shall pay upon written requests, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagers shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagers may desire to contest.

A mortgeget main pay before any pentary attents an general rakes, and statu pay special rakes, special substances, water charges, and other charges, against the premises when oute, and shall, upon written request, furnish to Titustee or to deplicate receipts shereful. To prevent default hereunder Mortgegers shall pay in fall under protect, in the manner provided by statute, any tax or assessment which Mortgegers may desire to providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, and in case of loss we damage, to Trustee for the benefit of the holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than the days prior to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or estimate 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 line or other prior line or title or claim from any tax size of forfeiture affecting said premises or cuntest any tax or assessment. All moneys paid for any of the purpored, or redement from any tax size of forfeiture affecting said premises or cuntest any tax or assessment. All moneys paid for any of the purpored, or redement from any tax size of forfeiture affecting said premises or cuntest any tax or assessment. All moneys paid for any of the purpored, or redement of the more appears of the prior of

principal and interest remaining unp. 4 on the note; fourth, any overplus to Mortgagors, their hetrs, legal representatives or assign, as their rights may appear.

9. Upon, or at any time after the fitting of a control of the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or fiter sale, without notice, without regard to the solvency of Mortgagors at the time of application for such receiver and without regard to the solvency of insolvency of Mortgagors at the time of application for such receiver and without regard to the solvency of misolvency of Mortgagors at the time of the pendency of such foreclosures suit and, in case of a dear 12 stickency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagor, acc of or the intervention of such receiver, would est such rents, its season and of the provider which may be necessary or are use 11 such cases for the protection, possession, control, management and operation of the premises during the whole of six player into the management and operation of the premises during the whole of six player into Though The Court from time to time in any authorise the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclor g to trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof of or such decree, provided such applies on in m le prior to foreclosure sale; (2) deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any prox ion hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby sec red

11. Trustee or the holders of the note shall have the right to inspect one periods and all leasonable times and access thereto shall be permitted for that purpose.

11. Trustee has no duty to examine the title, location, existence or a tit of the premites at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or a tit of the premites, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, no shall "rustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms herefor, one be liable for 1 y 1 s or omissions herein ce, except in case of its own gross negligence or mixconduct or that of the agents or employees of Trustee, and it may require index mit 1 sas s'actory to it before exercising any power herein given.

13. Trustee that elease this trusts deed and the lien thereof by proper instrument upon cere tation of satisfactory evidence that all indebtedness secured with the state of the signature of the signature of the state of the signature of

- 16. This Trust Deed is a Purchase Money Mortgage.
- 17. The Note by which this Trust Deed is secured may be prepaid, in whole or in part; at any time without any penalty or charge therefore whatsoever.

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. CHICAGO TITLE AND TRUST COMPANY,

MAIL TO:

TINKOFF, POPKO AND DU VAL 4326 N. Lincoln Avenue Chicagos Illinois 60618

PLACE IN RECORDER'S OFFICE BOX NUMBER

S

3708 N. Ashland Avenue Chicago, Illinois

END OF RECORDED DOCUMENT