## **UNOFFICIAL COPY**

COOR COUNTY, ILLINOIS FILED FOR RECORD



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Aug 24 '73 3 on PH TRUST DEED

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THE ABOVE SPACE FOR RECORDER'S USE ONL THIS INDENTURE, made August

FURLA and HELEN FURLA, his wife

572283

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

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

'HA', 'VHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said 'gal | older or holders being herein referred to as Holders of the Note; in the principal sum of

oridenced o, o e 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 the deve iereof on the balance of principal remaining from time to time unpaid at the rate of Seven and the --fourths (7 3/4%) per cent per annum in instalments (including principal and interest) as follows:

(492.60)

Four Hundred Ninet: o and 60/100ths Dollars on the First day of October 177 and Four Hundred Ninety-two and 60/100ths 10016 on the First day of each Month thereafter until said note is fully paid except that the final payment of principal and interest, if not oner paid, shall be due on the First day of September 1993. All such payments on account of the indebt dones evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to princip i; provided that the principal of each instalment unless paid when due shall bear interest at the rate of Eight (87)er annum. 1 f said principal and interest being made payable at such banking house or trust company in City of Chicago, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, for as the office of The First Commercial Bank

appoint, and in said City,

NOW, THEREFORE, the Mortgagors to secure the payme... of he 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 available agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt vicrof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Toyleg is successorable against the following described Real Estate and all acts is related right, title and interest therein, aimste, lying and being in the 1111EE CONVEY.

AND STATE OF ILLINOIS,

AND STATE OF ILLINOIS,

Lot 18 in C.D. Johnson's C. le Lary Park, Unit No. 2, being a Sub'd, of part of East 1/2 of N.W. 1/4 of N.W. 1,4 of Sec. 36, T.42 N, R. 12 E. 3P.M. in Cook (our cy, Illinois.



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

SERIO FURIA FUELO. JONE LAMBERT

ary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT SPERO FURLA and HELEN FURLA his wife NOTATIL eu a Life

August

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED T	
	innormaniants may be begin for an the organism which may be suggested as an
upon request ention estructure yearcare or an east-rage or such post with building or buildings new or at any time in process of recetion upon said pre- respect to the premises and the use thereof; [6] make no material alterations in a -2. Mortagars shall pay before any penalty attacks all general taxes, and shall and other charges against the premises when due, and shall, upon written reque-	said premises except as required by law or municipal ordinance.
prevent detaut nereunder sortigagors stan pay itt fun under protest, in the ma	est, furnish to Trustee or to holders of the note duplicate receipts therefor. To sinner provided by statute, any tax or assessment which Mortgagors may desire
3. Mortgagers shall keep all buildings and improvements now or hereafter	situated on said receives insured against loss or damage by fire lightning or
windstorm under policies providing for payment by the insurance companies of to pay in full the indebtedness secured hereby, all in companies satisfactory to	f moneys sufficient either to pay the cost of replacing or repairing the same or or the holders of the note, under insurance policies payable, in case of loss or
damage, to Trustee for the benefit of the holders of the note, such rights to be shall deliver all policies, including additional and renewal policies, to holders policies not less than ten days prior to the respective dates of expiration.	s of the note, and in case of insurance about to expire, shall deliver renewal
Mortgager in any form and manual depend expedient and man but need not	it need not, make any payment or perform any act hereinbefore required of
if any, and purchase, discharge, compromise or settle any tax lien or other p	oriur lien or title or claim thereof, or redeem from any tax sale or forfeiture
connection therewith, including attorneys' fees, and any other moneys advanced the lien hereof, plus reasonable compensation to Trustee for each matter of	d by Trustee or the holders of the note to protect the mortgaged premises and oncerning which action herein authorized may be taken, shall be so much
if any, and purchase, ducharge, comprimite or scule any tas lien or other parties, affecting stid premises or contest any tax or assessment. All moneys paid for connection therewith, including attorney if sex, and any other moneys advance the lien hereof, plus resumable compensation to Trustee for each matter or additional indebtedness secured hereby and sall become immediately due and per annum. Inaction of Trustee or holders of the notes shall never be considered.	payable without notice and with interest thereon at the rate of dered as a waiver of any right accruing to them on account of any default
net, under on the part of Mortgagors.  The Trustee or the holders of the note hereby secured making any pays to movell, statement or estimate procured from the appropriate public office one and of any tax, assessment, sale, fortesture, tax hen or title or claim then	ment hereby authorized relating to taxes or assessments, may do so according
in the statement of extinuity is obtained from the appropriate built of claim then in the or title or claim then in. Mo (gagora shall pay each item of indebtedness herein mentioned, both	each,
or in this a st Deed to the contrary, become due and payable (a) immediate	tedness secured by this Trust Deed shall, not withstanding anything in the note
interest in the note, or (b) when default shall occur and continue for three contained.	e days in the performance of any other agreement of the Mortgagors herein
<ol> <li>When the indeb diseas hereby secured shall become due whether by actoreclose the ion he cot in any suit to foreclose the lien hereof, there shall expenditures and e pent a which may be gaid or incurred by or on behalf of</li> </ol>	celeration or otherwise, holders of the note or Trustee shall have the right to be allowed and included as additional indebtedness in the decree for sale all
expenditures and e pens s which may be paid or incurred by or on behalf of fees outlays for docum not and expert evidence, stenographers' charges, put after entry of the deer and procuring all such abstracts of title, title searches a	Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's blication costs and costs (which may be estimated as to items to be expended
and assurances with respect to title as Trustee or holders of the note may dee	m to be reasonably necessary either to prosecute such suit or to evidence to
bidders at any sale which may be now pursuant to such decree the true condition	n of the title to or the value of the premises. All expenditures and expenses of
probate and bankruptcy procedungs, which either of them shall be a party	russee or noncers of the note in connection with (a) any proceeding, including the cities as plaintiff, claimant or defendant, by reason of this trust deed or any
the nature in this paragraph: entito of abull become so much additional in thereon at the rate of secon pice or per annum, when paid or incurred by Tripubate and bankruptcy procedured, by which either of them shall be a party indibitedness hereby secured or to preparations for the commencement of whether or not actually commenced; or (c) p yaz into for the defense of any hereof, whether or not actually commenced of the normal control of the defense of the procedure of the normal country of the normal coun	threatened suit or proceeding which might affect the premises or the security
8. The proceeds of any foreclosure salt of the pomises shall be distribute and expenses incident to the foreclosure proceedings, including all such items which under the terms hereof constitute seeds. If you does additional to the	d and applied in the following order of priority: First, on account of all costs as are mentioned in the preceding paragraph hereof, second, all other items
principal and interest remaining unpaid on the n te; to irth, any overplus to	hat evidenced by the note, with interest thereon as herein provided, third, all o Mortgagors, their heirs, legal representatives or assigns, as their rights may
appear.  Jugon, or at any time after the filing of a but the cate this trust dee Such appointment may be made either before or after ada, 'then tonice, application for such receiver and without regard to the 'en' of the prem Trustee hereunder may be appointed as such receiver, Sun n nor shall he pendency of such foreclosure suit and, in case of a side and a c it is ency, during as well as during any further times when Mortgagore, except for he intervent	without regard to the solvency or insolvency of Mortgagors at the time of lises or whether the same shall be then occupied as a homestead or not and the same solvency of the sam
pendency of such foreclosure suit and, in case of a sale and a drift energy during	ave power to concer the rents, assues and profits of said premises during the general statutory period of redemption, whether there be redemption to the control of the profit of the control of the profit of the control of the contr
as well as during any further times when Mortgagors, except for he interven- and all other powers which may be necessary or are usual in such cases for during the whole of said period. The Court from time to time may authorize the	ne wotection, possession, conduct, management and operation of the premises
during the whole of said period. The Court from time to time may authorize the of: (1) The indebtedness secured hereby, or by any decree foreclosing his trassperior to the lien hereof or of such decree, provided such application is nade.	ust deed, or any tax, special assessment or other lien which may be or become
1 10 No action for the enforcement of the lien or of any provision has	the area 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 secured.  11. Trustee or the holders of the note shall have the right to inspect the purpose.	
12. Trustee has no duty to examine the title, location, existence or cond identity, capacity, or authority of the signatories on the note or trust deed, no	lition ( the 'emises, or to inquire into the validity of the signatures or the or shall To .ce' cobligated to record this trust deed or to exercise any power
13. Trustee shall release this trust deed and the lien thereof by proper instruby this trust deed has been fully paid; and Trustee may execute and deliver a	ument upon pres stati . of satisfactory evidence that all indebtedness secured a release hereof 10 statisfactory day he request of any person who shall, either before or
after maturity thereof, produce and exhibit to Trustee the note, representing Trustee may accept as true without inquiry. Where a release is requested of	ng that all indebti ness hereby secured has been paid, which representation of a successor trustee, we successor trustee may accept as the note herein
neerin gener not a cheese programment of Transcess and it may require the control of the control	aced thereon by a to distribute hereunder or which conforms in substance with a by the persons herein designated at the makers thereof; and where the release
the name of the desired and the second	
the persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the office of t recorded or filed. In case of the resignation, inability or refusal to act of I situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the state of the st	the Recorder or Registrar of Titte in raich this instrument shall have been frustee, the then Recorder of Deeds r the country in which the premises are
situated shall be Successor in Trust. Any Successor in Trust hereunder shall has Trustee or successor shall be entitled to reasonable compensation for all acts pe	we the identical title, powers and authorit a an herein given Trustee, and any erformed hereunder.
15. This Trust Deed and all provisions hereof, shall extend to and be binding the word "Mortgagora" when used herein shall include all such persons and whether or not such persons shall have executed the note or this Trust Deed	ing upon Mortgagors and all persons claiming and outhough Mortgagors, and dall persons liable for the payment of the information as or any part thereof,
whether or not such persons shall have executed the note or this Trust Deed "notes" when more than one note is used.	I. The word "note" when used in this instrument " construct to mean
. 16. Mortgages shall deposit each monthl an amount equal to one-twelfth of the estin	
insurance premiums on the premises, to be !	held for the payment of such charges
as they become due. Such deposits, in smooth the holder, shall be combined with the month of the	unts determined from time to time by
a single monthly payment to the holder.	
	F70000
IMPORTANT	Identification No.
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company	CHICAGO TITLE AND TRUST COMPANY,
BEFORE THE TRUST DEED IS FILED FOR RECORD.	1 Docum June
<u> </u>	POR BECORDERS INDEX PURPOSE
The First Commercial bank	
The First Commercial bank Hortgage Loan Division	
LTO: Hortgage Loan Division 6945 N. Clark Street	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 1312 SOMERSEA Dr.
Mortgage Loan Division	insert street address of above described property Here 1312 Somerset Dr.
LTO: Hortgage Loan Division 6945 N. Clark Street	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
LTO: Hortgage Loan Division 6945 N. Clark Street	insert street address of above described property Here 1312 Somerset Dr.
Mortgage Loan Division 6945 N. Clark Street Chicago, Illinois 60626  BOX 5	insert street address of above described property Here 1312 Somerset Dr.
Hortgage Loan Division 6945 N. Clark Street Chicago, Illinois 60626 BOX 5	insert street address of above described property Here 1312 Somerset Dr.
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