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Michael H. Charo Seconda 700 Deeps	
FREED FOR RECORD #22520369	
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TRUST DEED 24 369 574436	
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THIS INDE' 17/RE, made October 15, 19 73, between	्र ^{च्य} 1 राज
Tir othy J. O'Connor and Catherine M. O'Connor, his wife	123
herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY	13
an Illinois corporation soins rusiness in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:	
THAT, WHEREAS the Marty one are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders by incherein referred to as Holders of the Note, in the principal sum of courteen. Thousand find no 100 ths(\$14,000.00)	1
Fourteen Thousand and no/100ths (\$14,000.00) Dollars, evidenced by one certain Instalmer to te of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER	
and delivered, in and by which aid Note the Mortgagors promise to pay the said principal sum and interest	1
from on the balance of principal remaining from time to time unpaid at the rate of Seven (7%)	1
One Hundred Thirty Four and 67/100 s Dollars on the first day of December 19/73 and 07 3 Hundred Thirty Four and 83/100ths Dollars Or more on	1
the first day of each month thereafter until said note is fully paid except that the final	
payment of principal and interest, if not sooner paid, stall b d on the first day of November 1988. All such payments on account of the indebtedness evidence and note to be first applied to interest on the unpaid principal	
balance and the remainder to principal; provided that the prin ipal of each instalment unless paid when due shall bear interest at the rate of eight per annum, and all of said principal and interes being made payable at such banking house or trust	1
company in Calumet City Illinois, is the 1 olders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Pan' of River Oaks	
In cold Class	1
NOW, THEREFORE, the Mortgagors to accure the payment of the said principal sum of more and laid interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements hereir contained, by the Mortgagors to be performed, and also in consideration of the sum of one Dollar in hand pash, the receipt whereof is hereby acknowled, d, d, oy these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, righting the contained of the contained o	1
to wit:	
Lot 7 in Block 3 in Peace Memorial Subdivision, a S bd vision of that part of Lots 3, 4, and 5 in Commissioners Partition 5 the West half of the South East quarter of Section 11, Township 37 N.c., Range 13 East of the Third Principal Meridian lying in the South half of the West half of the South East quarter of said	
Section in Cook County, Illinois.	
1100/16	
which, with the property hereinafter described, is referred to herein as the "greenites," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all tents, independently in the continuation of th	(1)
and an apparatus, equipment or articles now or increaser interest or increase to supply near, gas, as conditioning, water, tight, power, retrigeration (whether single units or centrally controlled), and ventilation, including (without retricting the foregoing, secens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically	
which, with the property hereinatter described, is referred to herein as the "premites," TOGETHER with all improvements, teaments, isturues, and appurtenances thereto belonging, and all tents, increments of appurtenances and during all such times as Mortgagor may be entitled thereto (which are pledged primarily and on a parity with said real extate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, als conditioning, water, light, power, refrigeration (whicher imple units or centrally controlled), and ventilation, including (without restricting the foregoing), secent, window thades, storm doors and windows, hoor coverings, inador beds, awrings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically estate the control of the controlled of the controlled of the controlled of the part of said real estate whether physically estate the controlled of the part of said real estate whether physically estate the controlled of the controlled	
그 이 이 경에 되는 사람들이 되어 있다면 살아왔다. 그리고 살아보는 사람들이 하는 그들은 사람들은 사람들이 얼마나 그렇지 않는 것을 가장 하는 것도 살아보다면 하는 것이다.	1
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of the trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heir	
successors and assigns. WITNESS the hand	1
Martine M. O'Connor SEAL Catherine M. O'Connor SEAL	1/2
[SEAL]	· 12
STATE OF ILLINOIS. SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THA	Eac 07¢ 77
a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Timothy J. O'Connor and Catherine M. O'Connor, his wif	e. 8
who are personally known to me to be the same from a whose name a are subscribed to the foregoin	
instrument, appeared before me this day in person and acknowledged thatsigned, scaled an	
delivered the said Instrument astheirfree and voluntary act, for one see and purposes therein set fort	
	L.

Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REPERRED TO ON PAGE 1 (T	THE REVERSE SIDE OF THIS TRUST DEED):
THE COVENANTS, CONDITIONS AND PROVISIONS REPERRED TO ON PAGE. I, Meitigagors shall (1) promptly repair, restore or rebuild any buildings or improvements now to destroyed (2) keep said promise in good condition and repair, without wate, and free from ordinated to the hier breeze (3) by when due any indebteness which may be occured by a lienter of the lienter of the provision of the discharge of such prior lien to Trustee or to hold disting to buildings now or at any time in process of rection upon said premises (3) comply when the provision of the promises and the use thereof; (6) make no material alterations in said premises except. A mortagors shall pay before any pennally attaches all general taxes, and shall per provised taxes, a other charges against the premises when due, and shall, upon written request, formish to Trustee went default hereunder Mortagors shall pay befored any shall per provided by at	of interestar on one primines which inday nections can analoguation interestant or other thous or claims for lieu not expressly or charge on the premises superior to the lieu hereof, and its of the notice (i) complete within a recombined time any little all requirements of law or municipal orderlances with an required by law or municipal orderlances with a precial assessment, which of the order of the ord
event default hereunder Mortgagers shall pay in full under protect, in the manner province by contest. 3. Mortgagors shall keep all buildings and improvements now or hereafter rituated on said pre-datorm under policies providing for payment by the insurance companies of moneys sufficient pay in full the indebtedness secured hereby all the surface of said precept to the holders of the pay. In full the indebtedness secured hereby all of the note, as said precept to the holders of the mage, to Trustee for the benefit of diffusional and renewal policies. To holders of the note, and in lifeties not less that the surface of the note, and in lifeties not less that the surface of the note is the provided that the surface of the note of	inities insured against loss or damage by fire, lightning or either to pay the cost of replacing or repairing the same or note; under insurance policies payable, in case of loss or andard mortgage clause to be attached to each policy, and notes of insurance about to expire, shall deliver renewal
ortgagers in any form and manner decemed expedient, and may, but need not, make full or partial any, and purch discharge, compromise or settle any tax lien or other prior lien or title or feeting stad or nike or comest any tax or assessment. All moneys paid for any of the purpose of the composition of the composition of the purpose of the composition of	payments of principal or interest on prior encumerance, claim thereof, or redeem from any tax sale or forfeiture es herein authorized and all expenses paid or incurred in holders of the note to protect the mortgaged premises and itton herein authorized may be taken, shall be so much stitle and with interest thereon at the rate of
ir annum. Inaction of 'trustee or holders of the note shall never be considered as a wayer of resunder on the sact of non-agors. Frequency of the sact of non-agors, and the sact of the note hereby secured making any payment hereby author any bill, statement c est of the loss of the note hereby secured making any payment hereby author any bill, statement c est of procured from the appropriate public office without inquiry in cavalidity of any tax, assess ont, ale, forfeiture, tax lien or title or claim thereof. 6. Mortgagors shall pay, this most indebtedness herein mentioned, both principal and interest the holders of the note, at holders of the note, at holders of the note, at holders of the course of the note, at holders of the note, at holders of the note, or (b) when de, all shall occur and continue for three days in the performance.	rized relating to taxes or assessments, may do so according nto the accuracy of such bill, statement or estimate or into
6. Mortgagors shall pay the ir mof indebtedness herein mentioned, other principal and interference in the note, and the notice to Mortgagors, all unpaid indebtedness secured by ir in this Trust Deed to the control become due and payable (a) immediately in the case of disterest on the note, or (b) when details whall occur and continue for three days in the performance.	this Trust Deed shall, notwithstanding anything in the note clault in making payment of any instalment of principal or ormance of any other agreement of the Mortgagors herein
In this altha hote, or (b) where details shall occur and continue for three days in the perfection of the contract of the cont	luided as additional indebtedness in the decree for sale all sof the note for attorney fees, Trustee's fees, appraiser's coast white for attorney fees, Trustee's fees, appraiser's coast white for extended as to items to be expended as the fees of
"The survey of any foreclimate also of the premises shall be distributed and applied in a one appears incident to the foreclimate proceedings, including a	the following order of priority: Pirst, on account of an east the first in the preceding paragraph hereof, second, all other items the note, with interest thereon as herein provided; third, all the note, with interest thereon as herein provided; third, all the note, with interest thereon as herein provided; third, all the note, with the note, with the note, and the note of provided in the note.
Such appointment may be made either before or after sale, without note; which regard to the then value of the premise while it application for such receiver and without regard to the then value of the premise. While represents the properties of the premise when the premise with the premise when the premise with	nich such bill is flied may appoint a receiver of said premises, to the solvency of insolvency of Mortgagors at the time of its same shall be then occupied as a homestead or not and the its same shall be then occupied as a homestead or not and the occident of redemption, whether there he redemption or not, re, would be entitled to collect such rents, issues and profits, sace ion, control, management and operation of the premises by the net income in his hands in payment in whole or in part is as, special assessment or other lien which may be or become used to be deficiency in case of a sale and deficiency, to any offense 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 premises at all re purpose. 12. Trustee has no duty to examine the title, location, existence or condition of the prei identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee to condition of the prei identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee to condition the prei identity.	mises, or in into the validity of the signatures or the be obligated a recr d this trust deed or to exercise my power selons berunder .xc. it mease of its own gross negligence or
11. Trustee or the holders of the note shall have the fight of shapes of property of the presence of condition of the presence of the state of the s	sectory to it before or ared ing any power herein given, entation of satisfic one vidence that all indebtedness secured to and at the request c are person who shall, either before or bridness hereby ered. In also been paid, which representation rustee, such successor trustee r, cept as the note herein a prior trustee hereunder or w the con orms in substance with herein designated as the make a theree; and where the received the described herein, it may ac, or as the case the check of the control of the c
the persons herein designated as makers thereot. 14. Trustee may resign by instrument in writing filed in the office of the Recorder or recorded or filed. In case of the resignation, inability or refusal to set of Trustee, the the situated shall be Successor in Trust. Any Successor in Trust shereunder shall have the Identical Strustee or successor shall be entitled to reasonable compensation and last performed hereun 15. This Trust Deed and all provisions hereog shall not and be binding upon Mortga the word "Mortgagors" when used herein shall include all such persons and all persons like whether or not such persons shall have greected the note or this Trust Deed. The word "now there were not such persons shall have greected the note or this Trust Deed. The word "now the person shall have greected the note or this Trust Deed. The word "now the person shall have greected the note or this Trust Deed. The word "now the person shall have greected the note or this Trust Deed. The word "now the person shall have greected the note or this Trust Deed. The word "now the person shall have greected the note or this Trust Deed. The word "now the person shall have greected the note or this Trust Deed. The word "now the person shall have greected the note or this Trust Deed. The word "now the person shall have greected the note or this Trust Deed.	Registrar of Tilles in which this inst uner i shall have been in Recorder of Deeds of the county in whis. It is premises are title, powers and authority as are herein and the property of the deed of the property of the deed of the property of the deed of the payment of the indebtedness or any art thereof, one when used in this instrument shall be construed to man
In addition, mortgagors herein agree and covenant annual real estate taxes and insurance premiums in	to pay, monthly, 1/12th of the
IMPORTANT Iden	11fication No
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company PEFORE THE TRUST DEED IS FILED FOR RECORD.	IIII. AND TROST COMPANY, The And The A
] F 76, 250 IV	FOR ASCONDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 10219 Control Park
	Evergreen Park, Illinois
PLACE IN RECORDER'S OFFICE BOX NUMBER 175	