## UNOFFICIAL COPY

|                                  | COOK COUNTY, 12231   | <b>V</b> OIS   |  | Michael F. Che   | <b></b>   | 1          |
|----------------------------------|--|--|--|--|---|------------|
| ٠.                               | FILED FOR RECO   | RD   |  |  |   |            |
|                                  | Dec 14 '73 12 4  |  |  | *22572033  | ) : () () () () () () () () () () () () ()                            |            |
|                                  |  |  | 2 572 033  |  | · = =   |            |
|                                  | TRUST DEED   |  | •  | 7  |   |            |
| тC                               | -578153  |  | •  | 1  | (7.)  |            |
|                                  | ; сттс л   | THE  | ABOVE SPACE FOR RE   | CORDER'S USE ONLY  | 10  |            |
|                                  | DENTURE, made Decemb<br>ORA GOGOS, his wif   |  |  | PIDIS GOGOS as   |   |            |
| his w                            |  | • •  | ferred to as "Mortgage   |  |   |            |
| o Dina                           | is corporation doing business in (   | CHICAGO TITLE AND  | TRUST COMPANY  |  | 1   |            |
| Υ. Υ. Υ. Υ. Υ.                   | WHEREAS the Mortgagors are ju  | ustly indebted to the lega   | l holder or holders of t   | he Instalment Note hereir  | nafter described,   |            |
| SILT                             | holder or holders being herein in TIVE THOUSAND and  | l no/100 (\$65,0   | 00.00)   |  | Dollars,  |            |
|                                  | y one certain Instalment No  |  |  |  | · 1   |            |
| from                             | elivered in and by which December 12, 1973   | on the bal   | ance of principal remai  | ning from time to time ur  | paid at the rate  |            |
|                                  | ght and one-half   |  |  |  |   |            |
| five<br>ofIs                     | Hundred Sirty Four   | r and 09/100 \   | Dollars on the   | 12th<br>ur and 09/100  | larson  |            |
| the 1                            | 2th day of each tof principal and interes if no  | nth  | thereafter until s   | aid note is fully paid exce<br>day of December   | pt that the final   |            |
| All such                         | payments on account of the in  | ndebtedness evidenced by   | said note to be first a  | applied to interest on the   | unpaid principal  |            |
| the rate                         | and the remainder to princip;<br>of seem per cent per annum,   | ara : " of said principal  | and interest being mad   | e payable at such bankin   | g house or trust  |            |
| company<br>appoint               | y in <b>Chicago</b><br>, and in absence of such appoint:   |  |  | e note may, from time to   | time, in writing  |            |
| in said (                        |  | ure the payment of the said win  | scipal sum of money and sai  | d interest in accordance with th   | e terms, provisions   |            |
| and limit                        | tations of this trust deed, and the perfu<br>ation of the sum of One Dollar in hand  | ormance of the comants add paid, the receipt hereof is he  | agreements herein containe<br>ereby acknowledged, do by  | d, by the Mortgagors to be per<br>these presents CONVEY and W.   | formed, and also in<br>ARRANT unto the                                | :          |
| City<br>to wit: I                | of Chicago 28 in   | Block 2 in I al  | of Cook  | ision of the   | TE OF ILLINOIS  |            |
| chains<br>the Ti                 | . THEREFORE, the Mortgagors to sections of this trust deed, and the perfect of the sum of the Dellar in hair in successor and assigns, the following . Other than the successor and assigns, the following . Other than the successor and the successo | of Section 1,<br>idian, thence   | ow ship 40 l   | North, Range 1.  | 3. East of  |            |
| 4.76 c                           | chains, thence Eas<br>of beginning, in   | t 39.88 chains<br>Cook County, I   | t'.en :e Sout  | h 4.85 chains<br>nonly known as  | 6101-03   |            |
| Mortga                           | agor shall pay the   | taxes and ins  | urance rel mo  | ortgagee shall   | be provi-   |            |
| ded co<br>ith fi<br>morte        | opies of the paid<br>ire insurance on s<br>see remaining upps  | tax bills and aid property a lid from time t   | of the insurate t least equal  | t the balan  | policies ce of the  |            |
| month<br>ing u                   | agor shall pay the optes of the paid ire insurance on sage remaining unpainterest prepayed and it said mor mattion; mortgagor age proyetty at least ed a default under   | nt penalty on tgage is paid  | the balance off within 5   | of the mortgag   | e remain-<br>e date of  | / [        |
| mortg<br>Non-p                   | mmation: mortpagor<br>age provided for h<br>ayment of real est   | cannot sell t<br>erein without<br>ate taxes when   | the subject p<br>the written<br>due or not   | reserve Subjection of Mor<br>have sire in  | t to the /<br>tgagee; /<br>surance on                                 |            |
| said<br>sider                    | property at least<br>ed a default under  | equal to the besald mortgage   | alance of th   | e mort ag sha  | 11 be con-  |            |
| which, y                         | with the property hereinalter described,<br>ETHER with all improvements, tenem   | , is referred to herein as the "pro<br>ients, easements, fixtures, and   | emises,"<br>appurtenances thereto belo:  | nging, and all rents, issues no  | rofits thereof for so   |            |
| lone and                         | d during all such times as Mortgagors r<br>apparatus, equipment of articles now<br>er single units or centrally controlled<br>rs, floor coverings, inador beds, awning   | nay be entitled thereto (which   | are pledged primarily and o  | n a parity with said real est, to a  | ind not secondarily)  |            |
| window                           | er single units of centrally controlled<br>ss, floor coverings, inador beds, awning<br>d thereto or not, and it is agreed that al<br>ns shall be considered as constituting pa   | s, stoves and water heaters. Al  | of the foregoing are declare<br>or articles hereafter placed in  | ed to be a part of said real estate<br>the premises by the mortgago  | e nether pysically<br>rs ir their s coessors                          |            |
| forth, f                         | free from all rights and benefits under  | and by virtue of the Homeste   | ofs and assigns, forever, for t<br>ad Exemption Laws of the  | he purposes, and upon the uses<br>State of Illinois, which said rig  | and trusts by coin that and by nefit the                              |            |
| Mortga                           | gors do hereby expressly release and wa<br>his trust deed consists of two pa   | ive.<br>iges. The covenants, cond  | itions and provisions a  | ppearing on page 2 (the r  | everse side c. this /   |            |
| Tr.                              | deed) are incorporated herein lesses and assigns.  | by reference and are a p   | part hereof and shall l  | e binding on the mortg   | agors, their he rs,   |            |
| trust o                          |  | als of Mortgagors th   | e day and year first shi   | ove written.   |   |            |
| trust of                         | ITNESS the hands and sea   | ma or intorcaspora at  |  |  |   | 196        |
| trust of                         | ipidis Gogos   | SEAL ]   | Handlamas  |  | <b>h</b> <u>∪⊎</u>  | N B        |
| trust of success w               | ipidis Gogos   | [ SEAL ]   | Handlamas  | Garano   | JI SEAL   | 2 57       |
| trust of success w               | ipidis Gogos<br>odora Gogos  |  | Hanafamak<br>Haraiam<br>E.G. 94<br>Elipaa<br>GABRIEL   | Garamo<br>bos Gravanis<br>NV16<br>Gravanis   |   | 2 572      |
| trust of success w               | ipidis Gogos  odora Gogos  or ulnos  sor uln | SEAL    SEAL   | Harafamas.  Harafamas.  Harafamas.  E.C. 9 9 V  Elipda  GASFEL  residing in said Columy, in said THEODOR   | Garano bos Gravanis fivis Gravanis  A S C C C C C C C C C C C C C C C C C C  |   | 2 572 03   |
| trust of success w               | ipidis Gogos  codora Gogos  cof Hilmors  BERTINES  WHO BIE DE  | SEAL   I. HARRY FA Notary Public in and for and EVRIPIDIS GOGO MBOS GRAVANIS resonally known to me to be de-   | Handamas  R Haralam  F.C. 94V  Ellipda  CHIPA  Residing in said Columy, in- Band THEODOR  Band ELPIDA GR  In same persons who  | Gravanto bos Gravanis fives Gravanis Gravanis the State aforesid, DO HERE A GOGOS, his v AVANIS, his wi w names gravubso | BY CERTIFY THAT   | 2 572 033  |
| trust of success w               | ipidis Gogos  codora Gogos  cor Libros  ARALAI  who are pe   | SEAL    I. HARRY F  Notary Public in and for and EVRIPIIOIS GOOD  MBOS GRAVANIS  | Harafamak  Elipda  CARIFA  residing in said columy, in-  and THEODOR  and ELPIDA GR  he same persons who  person and aknowledged the   | Garamy, bos Cravanis n N 16 Gravanis A Cogos, his v AVANIS, his wi prams grawbs at they                                  | BY CERTIFY THAT (1fe; and fe ibed to the foregoing signed, sealed and | 22 572 033 |
| trust of success with Ever Times | ipidis Gogos  codora Gogos  soft Halinois  who AIQ pe  individual Haralai  who AIQ pe  individual Haralai  | SEAL    I. HARRY F  Notary Public in and for and EVRIPIDIS GOGO  MBOS GRAVANIS  reveally know to me to be the order of the search of the searc | Horalamos  R Haralam  F.G. 94V  Elipda  Calipda  residing in said Colunty, in- sand THEODOR  and ELPIDA GR  the same persons who cerson and acknowledged to ir free and volunt | Gravants  fi Nic Gravants  the State aforesaid, DO HERE  A GOGOS, his ware  AVANTS, his will  frames gravubso  at they   | BY CERTIFY THAT (1fe; and fe ibed to the foregoing signed, sealed and | 22 572 033 |
| trust of success w               | ipidis Gogos  codora Gogos  soft Halinois  who AIQ pe  individual Haralai  who AIQ pe  individual Haralai  | I SEAL   I. HARRY F. Notary Public in and for and EVRIPIDIS GGGO MBOS GRAVANIS resonally known to me to be dipeared before me this day in a sid Instrument as  | Horalamos  R Haralam  F.G. 94V  Elipda  Calipda  residing in said Colunty, in- sand THEODOR  and ELPIDA GR  the same persons who cerson and acknowledged to ir free and volunt | Gravants  fi Nic Gravants  the State aforesaid, DO HERE  A GOGOS, his ware  AVANTS, his will  frames gravubso  at they   | BY CERTIFY THAT (1fe; and fe ibed to the foregoing signed, sealed and | 22 572 033 |

## **UNOFFICIAL COPY**

|  | ***  |  |  | Page 2  |   |  |  |   |        |
|--|--|--|--|---|---|--|--|---|--------|
|  |  |  |  | RRED TO ON  |   |  | DE OF THIS TRU   |   |        |
| nding or build<br>pect to the pre<br>2. Morrgagor<br>1 other charge<br>event default, h  | ings now or at a<br>chises and the usashall pay befores against the pr   | any time in process<br>se thereof; (6) mak<br>re any penalty atta<br>emises when due, a  | s of crection upon<br>e no material altera<br>ches all general tax<br>nd shall, upon writ  | said premises: (!<br>ations in said pre-<br>es, and shall pay<br>iten request, furn   | i) comply with all<br>nises except as rec<br>special taxes, spec<br>ish to Trustee or t   | requirements<br>juired by law o<br>ial assessments<br>o holders of th  | remises which may<br>liens or claims for I<br>mises superior to the<br>implete within a rea<br>of law or municipal<br>r municipal ordinans<br>water charges, sewer<br>a note duplicate recessment which Morty  | l ordinances with<br>ce.<br>er service charges,<br>cipts therefor, To   |        |
| contest.  3. Mortgagor distorm under pay in full thrage, to Trust li deliver all cices not less t  | s shall keep all<br>r policies provid<br>e indebtedness<br>tee for the bene<br>policies, includ-<br>than ten days pr   | buildings and impring for payment by secured hereby. all fift of the holders on additional and for to the respective   | ovements now or leading the insurance con in companies satis of the note, such right renewal policies.   | hereafter situated<br>opanies of money<br>stactory to the highest to be evident<br>to holders of the  | on said premises<br>s sufficient either<br>olders of the note<br>sed by the standar<br>note, and in case  | insured agains<br>to pay the cost<br>under insurar<br>d mortgage clar<br>of insurance  | t loss or damage by<br>of replacing or rep-<br>ice policies payable,<br>use to be attached to<br>about to expire, sha  | fire, lightning or<br>airing the same or<br>in case of loss or<br>each policy, and<br>ill deliver renewal   | ( )    |
| ortgagors in ar<br>any, and pure<br>ecting said pr<br>nnection there<br>is lien hereof,<br>ditional indeb<br>r annum. Inar   | ny form and ma<br>chase, discharge<br>remises or cont<br>ewith, including<br>plus reasonabl<br>tedness secured   | nner deemed exped<br>, compromise or si<br>est any tax or asse<br>attorneys' fees, and<br>e compensation to<br>hereby and shall be<br>or holders of the  | ient, and may, but<br>ettle any tax lien o<br>ssment. All money<br>d any other money<br>Trustee for each<br>ecome immediately  | need not, make to or other prior lie is paid for any o sadvanced by Tr<br>matter concerning due and payable in the | igil or partial paym<br>n or title or claim<br>f the purposes her<br>ustee or the holde<br>ng which action l<br>r without notice a  | nents of princip<br>thereof, or re<br>rein authorized<br>rs of the note t<br>herein authoria<br>nd with interes  | orm any act hereinb<br>pal or interest on pri<br>deem from any tax<br>and all expenses pro<br>o protect the morts<br>and may be taken,<br>t thereon at the rate<br>to them on account  | or encumbrances, sale or forfeiture aid or incurred in aged premises and shall be so much e of seven per cent   | ,<br>, |
| The Trust ny bill, state e v. dir of ar o. Forther   | tee or the holde<br>ement or estima<br>ny tax, assessme<br>es shall pay eac<br>of the note, and  | rs of the note here<br>te procured from t<br>nt, sale, forteiture,<br>h item of indebted<br>without notice to  | tax lien or title or o<br>ness herein mentio<br>Mortzagors all unn   | claim thereof.<br>med, both princip<br>wid indebtedness   | al and interest, w  | hen due accord   | s or accessments, ma<br>uch bill, statement of<br>ing to the terms her<br>notwithstanding an<br>ment of any instalm<br>r agreement of the  | eof. At the option  | :<br>  |
| 7. When the reclose the lit penditures an es outlays for the returning of the dassurances deers at any see nature in the reconstant and bardebtedness he hether or not the results.  | e indebtedness hen her of, and ex enses whi or document of the decree) or provide the decree) or provide many of the decree) or provide many of the decree) or provide the decree of the | ereby secured shall<br>by suit to foreclose<br>may be paid or<br>nd expert evidence<br>ocuring all such absettitle stee or<br>oc'd pursi int to oce tioned s. all bee<br>r int per annum,<br>edings to mice city<br>(b) pr parati ms | become due whet<br>the lien hereof, the<br>incurred by or on<br>e, stenographers' c<br>tracts of title, title<br>holders of the not<br>such decree the tru<br>ome so much add<br>when not or hand      | ther by accelerate there shall be alloo behalf of Truste harges, publication searches and exact may deem to be condition of the littional indebted the Trusteed by Trusteed   | ion or otherwise,<br>wed and included<br>e or holders of the<br>on costs and costs<br>minations, title in<br>be reasonably nece<br>e title to or the va-<br>gess secured here<br>or holders of the! | holders of the<br>as additional is<br>note for atta<br>(which may be<br>surance policie<br>essary either to<br>lue of the prem<br>by and immediately   | note or Trustee sha<br>indebtedness in the<br>orneys' fees, Trustee<br>estimated as to itee,<br>prosecute such sui<br>ises. All expenditur<br>iately due and pay<br>ion with 13 and re-  | Il have the right to<br>decree for tale all<br>e's fees, appraiser's<br>ms to be expended<br>es, and similar data<br>it or to evidence to   |        |
| 8. The proc<br>nd expenses in<br>hich under th<br>rincipal and i   | reeds of any for<br>neident to the f<br>ne terms hereof<br>interest remaining  | eclosure sale of the<br>preclosure process<br>constitute secured<br>ing unpaid on the  | er errics shall be<br>ings ocluding all s<br>ir act edness addit<br>note: fourth, any  | distributed and<br>such items as are<br>tional to that evi<br>overplus to Mor   | applied in the foll<br>mentioned in the<br>denced by the no<br>tragors, their heir  | lowing order of<br>preceding par<br>te, with interes<br>a, legal represe   | priority: First, on<br>agraph hereof, second<br>thereon as herein<br>matives or assigns,   | account of all costs<br>and, all other items<br>provided; third, all<br>as their rights may   |        |
| pplication for<br>rustee hereun<br>endency of so<br>swell as durin<br>nd all other p<br>uring the who<br>f: (1) The inc<br>uperior to the<br>10. No act<br>party interposi   | such receiver a<br>nder may be ap<br>ach foreclosure<br>ing any further<br>sowers which m<br>ale of said perio<br>debtedness secu-<br>lien hereof or<br>tion for the enf-<br>ing same in an a  | nd without regard<br>pointed as such re<br>suit and, in case of<br>times when Mortga<br>ay be necessary or<br>d. The Court from<br>red hereby, or by a<br>f such decrée, prov<br>orcement of the lie<br>tion at law upon the         | to the then when a ceiver. Such receive a sale and a deficie gors, except for the are usual injusch witten to time may a my decree foreclos ided such application or of any provisue note hereby sect. | of " "n'emises on<br>"r sha   haye pr<br>cy, d rim; the fi<br>ecv ation of<br>cases ( if the pro-<br>suthor " a rr<br>sing this true de<br>on is made prior<br>ion hereof sha!"<br>ured.  | whether the same<br>wer'to collect the<br>all statutory perio<br>such receiver, wo<br>tection, possessioner to apply the<br>co or any tax, spe<br>for losure sale<br>or abject to any               | shall be then<br>e rents, issues<br>d of redemptio<br>uld be entitled<br>in, control, man<br>net income in he<br>cial assessmen<br>; (2) the defici-<br>defense which  | occupied as a home-<br>and profits of said in, whether there be<br>to collect such rent<br>agement and opera<br>its hands in payment<br>t or other lien which<br>ency in case of a sale<br>would not be good   | yer of said premises; gors at the time of stead or not and the premises during the redemption or not, s, issues and profits, tion of the premises tin, whole or in part n may be on, become and deficiency, and available to the  |        |
| trusted dentity, capace dentity, capace dentity, capace described any this trust cafter maturity trusted may described any described and described any described any described and descr | e has no duty<br>city, or authorit<br>inless expressly<br>that of the ager<br>e shall release all<br>deed has been for<br>thereof, produ<br>accept as true<br>note which be-   | to examine the title<br>y of the signatorie<br>obligated by the te<br>its or employees of<br>its trust deed and the<br>ally paid; and Trustice and exhibit to<br>without inquiry. Vers an identification                             | e. location, exister s on the note or tr rms hereof, nor be Trustee, and it ma e lien thereof by p tee may execute a Trustee the note, where a release is number purports                              | nce or condition<br>rust deed, nor sha<br>e liable for any a<br>sy require indemy<br>proper instrumen<br>and deliver a relea<br>tequested of a s<br>ng to be placed t   | of the premiser all Trustee be aligned to so omissing the interest of the satisfactor and at all indebtedness uccessor trustee, hereon by a prior   | or to inquire in pated to record a record to record to it before exert to it before exert to it before the record to its | to the validity of this trust deed or to<br>ppt in case of its ow-<br>reising any power h-<br>y evidence that all in<br>if any person who seed has been paid, who is to seed<br>ist's may accepted when the seed of the seed | he permitted for that he signatures or the occurring two.  Describes an epiligence or crein given.  Indebtedness secured hall, either before or which representation or as the note herein ms in substance with and where the release note herein described its to be executed by |        |
| 14. Truste<br>recorded or f<br>situated shall<br>Trustee or suc<br>15. This I<br>the word "M<br>whether or n   | filed. In case of<br>be Successor in<br>ccessor shall be of<br>Trust Deed and  | the resignation, in<br>Trust. Any Success<br>Trust. Any Success<br>all provisions hereon<br>in used herein shall<br>shall have execute   | riting filed in the nability or refusal sor in Trust hereun le compensation for shall extend to a le include all such  | to act of Truste<br>der shall have the<br>or all acts perform<br>and be binding up<br>persons and all   | ee, the then Record<br>identical title, po<br>identical title, po<br>ided hereunder.<br>on Mortgagors an<br>persons liable for  | der of Deeds,<br>wers and authors<br>d all persons el<br>the payment   | of the commy in who<br>ority as are herein ,<br>aiming under or to<br>of the indebtedness  | ment shall have been the premises are even To stee, and any ough that works, and even to thereof, the contract of the con-  |        |
| 3 7 7 7  |  | agen a same  |  | 121 111   | ·ionie o  |  | 76163  |   | 1      |
|  | I M  | PORTANT  |  |   | Identification CHIC.  |  | AND TRUST  | COMPANY,  | Ĭ      |
| BE IDENT   | IFIED BY Ch<br>THE TRUST D   | ED BY THIS TR<br>icago Title and<br>EED IS FILED F   | Trust. Compan  |   | ps J  | The state of the s |  | stant Trust Office<br>Assistant Secretary   |        |
| <u> </u>   | <u>. 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19 </u>  | * 10 8 80<br>* 10 8 80   | 102 (1   | <u>ing any Marity</u>   | <u>415. (2004), 2</u><br>231.4  | 7. 135   | ult Gutha  |   | Ţ      |
| MAILT  |  | P. SAI   | VES .  | 4.1   |   | INSERT   | ECORDER'S INDE<br>STREET ADDRI<br>BED PROPERTY   | ESS OF ABOVE 🔔  | 3      |
| T.L.   | 77W<br>CHIC  | WASHIN   | 1600N  | 02/55   | 21 <del>5 h</del> ?   | 33   |  | ر ر   | C42 0  |
| PLACE  |  | DER'S OFFICE   |  | بار<br>2 <i>3گ</i>  | 3   |  |  | 23 8  | ភ      |
|  |  |  | VW.  |   | •   |  |  | t<br>Tagasan  |        |