COOK COUNTY, ILLINOIS FILED FOR RECORD

Maria & K. Collago



APR 16 '74 3 17 PM

April 12

22 686 900

This Inst 2028 & Gagred By: Dan Aiken, Vice President LINCOLN NATIONAL BANK 3959 North Lincoln Avenue Chicago, Illinois 60613

579417

TRUST DEED

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

19 74, between

RICHARD T. TESKE and BONNIE E. TESKE, his wife

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.

said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of
TWENTY-THREE THOUSAND & No/100 (\$23,000.00)

Pollars,
evidence' b, one certain instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivere in and by which said Note the Mortgagors promise to pay the said principal sum and interest from Apr.11 25, 1974

MK as provided for in said

ONE HUNDRED INFTY-TWO 8 39/100 (\$192.39) OR MORE

OF MAY 19.74 and ONE HUNDRED NINETX-TWO 8 39/100 (\$192.39) OR MORE 25th Only of and every month

The said Note the Mortgagors promise to pay the said principal sum and interest as follows:

ONE HUNDRED INFTY-TWO 8 39/100 (\$192.39) OR MORE Dollars on the 25th Only of and every month

The said Principal sum and interest as follows:

ONE HUNDRED NINETX-TWO 8 39/100 (\$192.39) OR MORE 25th Only of and every month

The said Principal sum and interest as follows: the 25th day of ear and every month thereafter until said note is fully paid except that the final payment of principal and in erest, if not sooner paid, shall be due on the 25th day of April 19 94.

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 by solutional provided that the principal of each installment unless paid when due shall bear interest at the rate of per annum, and all of said principal and interest being made payable at such banking house or trust company in appoint, and in absence of such appoint, and in absence of such appoint, and then at the office of LINCOLN NATIONAL BANK

in said City, NOW, THEREFORE, the Mortgagors to secure the pay sent 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 covenants and agreements herein contained, by the Mortgagors to be performed, and also consideration of the sum of One Dollar in hand paid, the accordance schowledged, do by these presents CONPY and WARRANT unto the Trustee, its successors and assigns, the following described Real E are not provided the provided of the provided schowledged on the provided school of the provided schoo

Lot 16 in Goode's Subdivision of the East half of Block 4 in Sellers Subdivision of the South East Quarter of the North We't Quarter of Section 19, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois. **



which, with the groperty hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issue and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are piedged primarily and on a parity with the few estates and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply head, as, ar conditioning, we conjust, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), ecreens, wind with des, storm doors and windows. Boor coverings, indoor beds, swinings, stores and water heaters. All of the foregoing are declared to be a part of side al. Lair whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the moving ratio rich successors assigns all 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 use; as well refer to forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said right and benefits 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 side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding

WITNESS the hand S,..... and seal ..S..... of Mortgagors the day and year least a successors and assigns Bonne SEAL DANIEL C. AIKEN STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the State aforesaid, DO HERRBY CERTIFY THAT C RICHARD T. TESKE and BONNIE E. TESKE, his wife Cook subscribed to the foregoing who STO personally known to me to be the same person instrument, appeared before me this day in person and acknowledged that delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth

5 \bigcirc () 01 Q 3

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

1. Murgagors shall (1) primipally repair, restore or rebuild any buildings of improximents now of hereafter on the premises which may become damaged or be destroyed? (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other here or claims for her not expressly subordinated to the her hereaf. (3) pay when due any indebtedness which may be secured by a hen or charge on the premises superior to the hen hereaf, and point request exhibit suttakenty evidence of the discharge of such proof here to Trustee or to holders of the mits. (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said greatists. (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (6) make in material alterations in said premises except as required by law or municipal ordinances.

2. Murtgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments water charges, sewer service charges, and other charges against the premises when due, and datall, upon written request, furnish to Trustees or to holders of the note duplicate recepts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Murtgagors may desire to contest.

and other charges against the premises when our, and shall, upon written request, furnish to trustee of to holders of the hote duplicate receipts therefor. To revent default hereunder Mortgagors shall pay in full under protects, in the manner provided by stack, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under pulicus providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repaining the same or pay in full the indefenders secured hereby, all in companies visited try to the holders of the note, under insurance policies peak loss or damage, to Trustee for the benefit of the holders of the holders of the holders of the note, and manner of policies to the attached to each policies not less than ten days print to the experience in builders of the note, and manner about to expire shall deliver renewal policies not less than ten days print to the experience of the note may be received a first of the policies not less than ten days print to the experience of the note may but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner dictined expedient, and may, but need not, make full or partial payments of printing of mitterest in prior encountrance, and appropriate payment of printing of mitterest in prior encountrance, and appropriate payment of printing of mitterest in prior encountrance, affecting and premises in context any tax or exession. All minorey paid one or the or claim therefore required or encountrance, and appropriate payments of printing of mitterest in prior encountrance, and the printing of the printing of the nort of prior extra the destination and programs of settle and all expenses paid or minored in connection thereofted in the payments of the nort of prior extra destination and payments of the nort of prior extra destina

6. Morteagues while pay each item of indebtodness herein mentioned both principal and interest, where the according to the terms herein. At the apption of the her of the note, and whole whole the third payable (a) immediately in the case of default in making payment of any installing and payable (a) immediately in the case of default in making payment of any installing and interest on the foreign terms.

7. When a control of the most any substitution of the payable (a) immediately in the case of default in making payment of any installing and interest on the payable (a) in the payon here of the payable (a) in the payon here of the payable (a) in the payon here of the payable (a) in the payon here in the payable (a) in the payon here in the payable (a) in the payon in the pay

Mortgagors agree to pay to the legal holder of Note in addition to all other payments to be made by the mortgagors hereunder, additional monthly payments of i/12th of the annual general taxes as such general taxes are from time to time estime. A by the legal holder of Note, and the legal holder of Note shall not be liable for the payment of any interest on such fund. The mortgagors shall be entitled to a refund of the payments made by them to the legal holder of Note for the general taxes of any particular year upon furnishing to the legal holder of the Note satisfactory evidence of the payments. ment of such taxes by them. In default of payment of such general taxes by the mor ga-gors when due, the legal holder of Note may make payment of the same.

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. 579417 CHIONGO TITLE AND TRUST COMPANY

MAIL TO:

LINCOLN NATIONAL BANK 3959 North Lincoln Avenue Chicago, Illinois 60613

RETURN:

PLACE IN RECORDER'S OFFICE BOX NUMBER BOX - 162

166 SEU

3625 North Hamilton

Chicago, Illinois