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COOK COUNTY, MEINCIE PILED FOR RECORD NO 18 18 18

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THIS INSTRUMENT WAS PREPARED BY:

THOMAS HALPIN * 22754913
50 South La Salle Street Chicago, Illinois 60690

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made May 17 , 19 74 , between

FRANK J. STRACHOTA and JOAN C. STRACHOTA, his wife herein referred to as "Mortgagors," and

THE NORTHERN TRUST COMPANY,

an Illinois banking corporation located in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

said princips, sun and interest from date hereof on the balance of principal remaining from time to time unpaid at the rate of _____% per annum in instalments as follows: THREE HUNDRED NINE AND NO/100ths

75t) (\$309.00) , 19 74 and THREE HUNDRED NINE AND day of July Dollars on the

NO/100ths (\$309 00)-----Dollars on the 15th lay of each month thereafter until said Note is fully paid, except that the final payment of principal and interes in not sooner paid, shall be due on the 15th day of June 1999

All such payments on account of the indebtedness evidenced by said Note to be first applied to interest on the unpaid principal balance and be emainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of eight per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in the City of Chicago, Illinois, as the Holders of the Note may from time to time in writing appoint, and in absence of such appointment then at the office of The Northern Trust Company in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of the "r" Deed, and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and als in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents C IN E' and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, are "title and interest therein, situate, lying and being in the COUNTY CREEN COOK AND STATE O' ILLINOIS, to wit: Cook

Lot 1 in the Resubdivision of Tot 274 in Block 5 in Second Division of Riverside, in Section 36, Township 39 North, Range 12, East of the Tar d Principal Meridian, in Cook County, Illinois.



which, with the property hereinafter described, is referred to herein as the "premis

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appur tenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mon's gors may be entitled thereto (which are pledged primarily and on a parity with said real estate and no eccondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air and itioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, i cluding (without restricting the foregoing) screens, window shades, storm doors and windows, floor coverings, whin stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically, attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or assigns shall 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 uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

Mortgagors shall (1) promptly repair, restore or rebuild be destroyed, (2) keep said premises in good condition a y subordinated to the lien hereof; (3) pay when due any reof, and upon request exhibit satisfactory evidence of the led time any building or buildings now or at any time in pr

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4. In case Morigago form any act hereinbefore interest on prior encumbr	rs shall fail to perform any covenants herein required of Mortgagors in any form and man	contained, Trustee or the Holdener deemed expedient, and may	ers of the Note may, but need not make any payment or, but need not, make full or partial payments of princip other prior lean or tutle or claim thereof, or redeem from of the purposes herein suthorized and all expenses pai Trustee or the Holders of the Nate to protect the noncomming which action herein suthorized may be to yable without notice and with interest threom at the red as a waiver of any right accruing to them on acc	per- al or
tax sale or forfeiture affectincurred in connection til gaged premises and the	ting said premises or contest any tax or asses perewith, including attorneys' fees, and any lien hereof, plus reasonable compensation	sment. All moneys paid for any other moneys advanced by to Trustee for each matter of	of the purposes herein authorized and all expenses pai Trustee or the Holders of the Nete to protect the poncerning which action herein subhorized may be to	d or nort-
shall be so much addition of eight per cent per as of any default hereunder	ial indebtedness secured hereby and shall be inum. Inaction of Trustee or Holders of the on the part of Mortgagors.	ecome immediately due and pa ie Note shall never be conside	yable without notice and with interest thurcon at the red as a waiver of any right accruing to them on acc	rate count
bill, statement or estimate	procured from the appropriate public office	e without inquiry into the accu	racy of such bill, statement or estimate or into the val	idity
6. Mortgagors shall option of the Holders of	pay each item of indebtedness herein men the Note, and without notice to Mortgago	ereor. though, both principal and in- rs. all unpaid indeptedness are	terest, when due according to the terms hereof. At tured by this Trust Deed shall, notwithstanding anyty case of default in making payment of any instalment he performance of any other agreement of the Mortga,	the
in the Note or in this Tru principal or interest on the	st Deed to the contrary, become due and pa is Note, or (b) when default shall occur an	yable (a) immediately in the d continus for three days in t	case of default in making payment of any instalment he performance of any other agreement of the Mortga	t of gors
7. When the indebt	edness hereby secured shall become due n hereof. In any suit to foreclose the lier	whether by acceleration or of hereof, there shall be allow	herwise, Holders of the Note or Trustee shall have ed and included as additional indebtedness in the de- or Holders of the Note for attomeys' fees, Trustee's it of the Note of attomeys' fees, Trustee's it and examinations, guarantee policies, Torrens certifica m to be reasonably necessary either to prosecute such m of the title to or the value of the premises. All expe- mances of the state of the Note of the Note of the most of the state of the Note of the Note of the native of the Note of the Note of the Note of any attributes or Herbert of the Note of the Note of any suit for the foreclosure here of later accrual of a reatened suit or proceeding which might affect the prem-	the cree
sppraiser's fees, outlays to be expended after ent	for documentary and expert evidence, story of the decree) of procuring all such all	d by or on behalf of Trustee enographers' charges, publicationstructs of title, title searches	or Holders of the Note for attorneys' fees, Trustee's f on costs and costs (which may be estimated as to it and examinations, guarantee policies. Torrens certifica	ees, ems
or to evidence to bidders tures and expenses of the	arances with respect to title as Trustee or at any sale which may be had pursuant to nature in this paragraph mentioned shall	Holders of the Note may dee o such decree the true condition become so much additional in	m to be reasonably necessary either to prosecute such m of the title to or the value of the premises. All expendences secured hereby and immediately due and	suit nd:-
proceeding including pro- of this Trust Deed or an	at the rate of eight per cent per annum, bate and bankruptcy proceedings, to which indebtedness hereby secured; or (b) prend	, when paid or incurred by Tr i either of them shall be a pi trations for the commencement	ustee or Holders of the Note in connection with (a) arty, either as plaintiff, claimant or defendant, by read of any suit for the force sure benefit of a second of any suit for the force sure benefit of a second of any suit for the force sure benefit of a second of any suit for the force sure benefit of a second of any suit for the force sure benefit of the second	any Ison
right to foreclose whether or the security hereof, who	or not actually commenced; or (c) prepara ther or not actually commenced.	tions for the defense of any th	reatened suit or proceeding which might affect the prem	ises
and expenses incident to which under the terms he	the foreclosure proceedings, including all a reof constitute secured indebtedness addition	such items as are mentioned in mal to that evidenced by the	e following order of priority: First, on account of all or in the preceding paragraph hereof; second, all other its Note, with interest thereon as herein provided, third.	osta ems all
9. Upon, or at ar ises. Such appointme	ne after the filing of a bill to foreclose this a be made either before or after sale, with	Trust Deed, the court in which	regai representatives or assigns, as their rights may apper the such bill is filed may appoint a receiver of said per the solvency or insolvency of Markagors at the time	enr.
the Trustee hereunder the	be appointed as such receiver. Such receiver such research and a def	f the premises or whether the ceiver shall have power to col- iciency, during the full statuto	same shall be then occupied as a homestead or not a lect the rents, issues and profits of said premises dur ry period of redemption, whether there be redemption	and ang
profits, and all other po- premises during the whole	ers h may be necessary or are usual it is said period. The Court from time to	or the intervention of such rec- in such cases for the protection time may authorize the receiv	enver, would be entitled to collect such rents, issues as n, possession, control, management and operation of ver to apply the net mount in his bands in newment	ind the
whole or in part of. (1) To be or become superior to sale and deficiency.	the "1" is of or of such decree, provide	scree foreclosing this Trust Dee d such application is made pr	e following order of priority: First, on account of all cen the preceding paragraph hereof; second, all other its Note, with interest thercon as herein provided, third, legal representatives or assigns, as their rights may apped to the control of	ay a
the party interposing same	in an action w upon the note hereby	secured.	any account which would not be know and sastings	10
			sonable times and access thereto shall be permitted it	
or to exercise any power of its own gross negligenc- any power herein given.	herein given unless explosely obligated by sor misconduct or the of the agents or	the terms hereof, nor be lia employees of Trustee, and it m	nor shall Trustee be obligated to record this Trust De ble for any acts or omissions hereunder, except in co may require indemnities satisfactory to it before exercisi	nse ing
13. Trustee shall relead by this Trust Deed has been	se this Trust Deed and t' e len thereof by an fully paid, and Trust e may execute and	proper instrument upon presents deliver a release hereof to an	ation of satisfactory evidence that all indebtedness secund at the request of any person who shall, either before	red ore
Trustee may accept as tru	which bears a certificate of tentif ati	quested of a successor trustee, purporting to be executed by	such successor trustee may accept as the genuine No a prior trustee hereunder or which conforms in substan	ote ice
the release is requested of it may accept as the genu	the original trustee and it has never execute Note herein described any not which	to be executed by the personal men be presented and which	ns herein designated as the makers thereof: and whe trument identifying same as the Note described herei conforms in substance with the description herein co	re in,
14. Trustee may resign recorded or filed In case of	ch purports to be executed by the persons 1 by instrument in writing filed in the c 1 the resignation, mubility or refusal to	ice of the Recorder or Regist of T. 1810s. Chicago Title er	and require manimum saturations of the period exercisal tation of assistanciny evidence that all indebtedness secured at the request of any person who shall, either beforeas hereby secured has been paid, which representate such successor trustee may accept as the genume No a prior trustee hereunder or which conforms in substants with the conforms and the period of	en
tion, shall be Successor in are situated shall be Success and any Trustee or success	Trust and in case of its resignation, inabi- isor in Trust. Any Successor in Trust here or shall be entitled to reasonable companies	bave the identical	Recorder of Deeds of the county in which the premise title, powers and authority as are herein given Truste	e,
15. This Trust Deed and the word "Mortgagors"	nd all provisions hereof, shall extend to as when used herein shall include all such p	nd be bin' ne upon Mortgagon persons ad an ersons liable f	s and all persons claiming under or through Mortgagor for the payment of the indebtedness or any part therec	rs. of.
16. Without the prior war elect to accelerate as pr	itten consent of the Holders of the Note, the ovided in the Note for breach of this covens	a Mortgago s ab 1 r , convey on int, and no carry such election	s and all persons claiming under or through Mortgagor for the payment of the indebtedness or any part there or encumber title to the Fremises. The Holders of the Not an after actual or constructive notice of such breach sha	is i
e constitued as a waiver of	or acquiescence in any such conveyance or e	ncumbrance.		
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WITNESS the hand, \$	and seal. S. of Mortgagors the day and yes	ir first above written.	Machala	-
FRANK J.	STRACHOTA	JOAN C.	STRACHOTA]
		.[stat]	[SEAL]]
TATE OF ILLINOIS,	I,	and residing in said County in	the State aforesaid, DO HEREBY CERTY Y THAT	;
ounty of Cook	FRANK J. STRA	ICHOTA and JOAN	C. STRACHOTA, hisavite	-
	who_are_personally known to me t	to be the same person S wh	ose name S are substributed the forestin 1	
	strument, appeared before me this day said Instrument as their free lease and waiver of the right of homeste	in person and acknowledged t and voluntary act, for the us	that Uney signed challed and later of the ses and purposes therein of the module of the re-	
• "	lease and waiver of the right of homeste	nd.		
	GIVEN under my hand an	id Notarial Seal this	day of J. F. 19	
4-	•	. Ann	da N/ grate Relies	<u>.</u> "
ź. r. p.	ORTANT	The Instalment Note ment	tioned in the within Trust Deed has been identified	-
	BOTH THE BORROWER AND LENDER,	herewith under Identification		1
THE PROTECTION OF .	IIS TRUST DEED SHOULD BE IDENTI-	THE NUMBERN	TRUST COMPANY, as Trustee,	1
NOTE SECURED BY TH			a water	
NOTE SECURED BY TH	AMED HEREIN BEFORE THE TRUST RD.	Бу	Second Vice President	1
NOTE SECURED BY THE D BY THE TRUSTEE NOTE OF THE TRUSTEE NOTE OF THE DESCRIPTION OF THE D		by	Second Vice President Assistant Secretary	<u>K</u> ;
NOTE SECURED BY THE DESCRIPTION OF THE TRUSTEE N	RD.	l sy V	FOR RECORDER'S INDEX PURPOSES	22 7
O NAME D NAME L STREET	RD.	7		27 754
D NAME L STREET	RD.		FOR RECORDER'S INDEX PURPOSES	_22 754 G
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NOTE SECURED BY THE DEPTH TRUSTEE NO. DESCRIPTION OF THE PROPERTY OF THE PROPE	RD.		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 152 Riverside Road	<u>-2</u> 2 754 913
E NOTE SECURED BY THE TRUSTEE N ED IS FILED FOR RECO D NAME E	OR		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 152 Riverside Road	<u>-22 754 913</u>
E NOTE SECURED BY THE TRUSTEE N ED IS FILED FOR RECO D NAME E	OR		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 152 Riverside Road	_22 754 913

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