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		TRUST [DEED	, ,						
	ľ	CHARGE TO CERT		22 790 7	άι [*]					
-	ľ	- CERT		22.130-1	01					
-	;	Form 807 Rev 3-57	1007	THE ABOVE SPACE	E FOR RECORDERS USE ONLY					
	ľ	THIS INDENTURE,	made July 15.	1974, between	BRUCE M. FRIEDMAN					
	1	and BARBARA F	RIEDMAN, his wife,		,	` [
	1	l	,			`				
	ľ	ł	ł	erein referred to as "M	fortgagors." and	}				
•	1	****	CHICAGO TITLE A	AND TRUST COMPAN	NY,	}				
	,	an Illinois corporation THAT WHEREAS th	rporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: REAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here-							
5	<u>'</u>	lders of the Note, in the princ	ipal sum of							
		Five Thousand a	nd No/100			Dollars.				
4		evidenced by one certa	in Instalment Note of the Mort	gagors of even date her	ewith, made payable to BEA	RER				
	U	and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from								
. [July 15, 1974			from time to time unpaid at					
	~	per cent per annum in instalments as follows: One thousand, two hundred nineteen and								
	9	Dollars or the 15th		1975 and \$1	219.45 or more					
ŀ	- 3		day of July : July	19 73 and 41	219.43 Of more					
1	Si	Dollars on the 15t1	day of extix each y	earthereafter until sai	d note is fully paid.#%%%%% ********************************	OFFICE AND PROPERTY OF THE PRO				
1	2	All such payments c., a	ccount of the indebtedness evi-	denced by said note to b	pe first applied to interest on	the unnaid				
٠Į	3	principal balance and the	ne maint or to principal; prove to of sector per an	ided that the principal of	of each instalment unless paid	when due				
ļ	H)	shall bear interest at th	or to of maken per cent per an	num, and all of said pri	neipal and interest being mad	de payabla				
ł	8	in writing appoint, and	or trues of mpany in Chica; in absence of such appointmen	L then at the office of	0 D. t					
I	3	in said City,	coldinators to seem a the saw of of the	and preferations are not become an	ogorgo Rubenstaln					
Ţ	Chicago, Illinois 60602	alons and limitations of this fre also in consideration of the au-	originators to secu. I the say only of the cust deed, and the barries of the count of One Dollar in hand a conference in and assigns, the folio his described the	enants and agreements herein i whereof is hereby acknowled	contained, by the Mortgagors to be pe	erformed, and				
ŀ	- 1	being in the Village of	of 14 noo1nscoo	COOK	r, right, title and interest therein, situa	ste, lying and				
	ig		,		AND STATE C					
ļ	Ħ	THE SOUTH 67 FEE	T OF LOT 34 IN H. 341, 18, 23 and 24 in .	ED SUBDIVISION,	BRING A SUBDIVISIO	N OF				
1	2	I. RANGE 13. EAST O	e l							
1	Gorge Rubenstein -33 N.Dearborn Street,	THE THIRD PRINCI	ÉR OF SECTION 34, TO PAL MERIDIAN, IN COC	ok couply, illin	ióis	•				
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1		•								
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1	2									
1	1			•	U/	_				
1	븳		• •							
ľ	13	which, with the property herein	nafter described, is referred to herein a rements, tenements, essements, fixtures,	s the "premises,"	officer bear a test as yet lin been animum	a thereof for				
ļ.	ë	so long and during all such time undarity), and all apparatus, equ	natter described, is referred to herein a ementa, icnementa, easementa, fixturea, a sa Morigagora may be entitled thereto ilipment or articles now or hereafter the interpretation of the same and the same particles of the same and the same particles of the same and the same results and the same and the same experience of the same and the same results and the same and the same and the same to provide the same and the same and the same transporter and the same and the same and the same transporter and the same and the same and the same transporter and the same and the same and the same transporter and the same and the same and the same transporter and the same and the same and the same transporter and the same and the same and the same and the same transporter and the same and the same and the same and the same transporter and the same and the same and the same and the same and the same and the same and t	(which are pledged primarily rein or thereon used to supply	and on a parity with dreal estate ; y heat, gas, air conduc ung, water,	and not sec-				
ľ	줘.	doors and windows, floor covers whether physically attached the	ngs, inador beds, awnings, stoves and serio or not, and it is agreed that all sin	water heaters. All of the foreg	oing are declared to be a part and articles hereafter placed in the part	i real estate				
	0	TO HAVE AND TO HOLD to in set forth, free from all rights	assigns shall be considered as constituting the premises unto the said Trustee, its such and benefits under and by virtue of the itself release and waive.	ig part of the real estate. cessors and assigns, forever, for formerland Exemption Laws of	r the purposes, and upon the 'se and	trusts here-				
	28									
ĺ		side of this trust deed) a	sts of two pages. The covenants re incorporated herein by refer	ence and are a part her	reof and shall be binding on t	rever 3				
	1	gagors, their heirs, succes	sors and assigns. . and seal of Mortgagors the							
	_[Burn 109	Land Scaller of Mortgagors and	- Cay and year man abo	i. · A					
	He	I DUUR 117)	uldman[sex	u] laarbara s	Triedman	[SEAL]				
2	ğ		[SEA	L] ,	***************************************	[SEAL]				
1	티		. 1 ~- 1 1	1	,					
	ᆈ,	STATE OF ILLINOIS.	Munch y	fulle						
	e le	9	ss. a Notary Public in and for and r		State atoresaid, DO HEREBY CERTIF	THAT Y				
	3) <i>,</i>	Friedman								
	WITNESS the hand. I and seal. of Mortgagors the day and year first above written. Mall Maldman [SEAL] Described Mallman [SEAL] [In the State atoresaid, DO HEREBY CERTIFY TO Bruce M. Friedman and Barbara Friedman Who. are personally known to me to be the same personal, whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name is subscribed to the foregoing the same personal whose name. S. subscribed to the foregoing the same personal whose name is subscribed to the foregoing the same personal whose name is subscribed to the foregoing the same personal whose name is subscribed to the foregoing the same personal whose name is subscribed to the foregoing the same personal whose name is subscribed to the foregoing the same is subscribed to the same personal whose name is subscribed to the same persona									
Ì.	1		ument, appeared before me this day in p			livered the 175				
	2	leas	d Instrument as their free and se and waiver of the right of homestead	set, for the uses to	parpuses merein ser igrin, meludi	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,				
	14		GIVEN under my hand and Notarial Ser	u this 15th	day of Athly A.D.	19.74				
	1	C. C		! · .	My ptt					
		W. Store College			Notary Pu	iblic.				
ľ		The first	Pi	age 1	•) 1				
1 1	1,135	The said or high franchis or had		erich bereitenbrimen		(
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THE COVE	NANTS, CONDITIONS A	ND PROVISIONS REI	FERRED TO OF	N PAGE 1 (TI	HE REVERSE SIDE OF	THIS TRUST DEED):	
aged or be di expressly sub lien hereof, a reasonable ti	gagors shall (1) promptly registroyed; (2) keep said premi ordinated to the lien hereof; nd upon request exhibit sails me any building or building dinances with respect to the linance.	ses in good condition and (3) pay when due any in- factory evidence of the di a now or at any time in	repair, without w iebtedness which scharge of such p process of erection	aste, and free f may be secured rior lien to Trus n upon said pre	rom mechanic's or other in by a lien or charge on the stee or to holders of the numbers; (5) comply with a	liens or claims for ilen not to premises superior to the tote; (4) complete within a all requirements of law or	
municipal or municipal or 2. Morts charges, and	dinances with respect to the linance, lagors shall pay before any p other charges against the pre- prevent default hercunder Mo- esjre to contest.	premises and the use the enalty attaches all general mises when due, and shall	reof; (6) make no l taxes, and shall l, upon written re	o material alters pay special tax: quest, furnish to	ntions in said premises ex- es, special assessments, was a Trustee or to holders of	cept as required by law or ster charges, sewer service the note duplicate receipts	1
gagors may d 3 Morte or windstorm	prevent default hercunder Mi esire to contest. agors shall keep all building under policies providing for	ortgagors shall pay in full s and improvements now o payment by the insurance	under protest, in or hereafter situat companies of m	the manner pro- ted on sald prem oneys sufficient	vided by statute, any tax ilses insured against loss o either to pay the cost of	or assessment which Mort- r damage by fire, lightning replacing or repairing the	
of loss or dan policy, and a liver renewal	agors shall keep all building under policies providing for y in full the indebtedness se tage, to Trustee for the benef tail deliver all policies, inclu policies not less than ten d	cured hereby, all in compo- it of the holders of the not ding additional and renew mays prior to the respective	mies satisfactory e, such rights to t al policies, to hole dates of expirat	to the holders on the evidenced by idens of the note ion	f the note, under insurance the standard mortgage ele- t, and in case of insurance	e policies payable, in case use to be attached to each about to expire, shall de-	
Mortgagors in brances, if an forfeiture affi incurred in e	e of default therein, Trustee any form and manner deem y, and purchase, discharge, c eding said premises or conter procession therewith, includin	or the holders of the holders of the holders of expedient, and may, but on the holders or settle any tax or assessment. If a afformers' fees, and any	t may, but need it t need not, make ix lien or other p all moneys paid f	full or partial stior lien or title or any of the p	ayment or perform any ac payments of principal or e or claim thereof, or red surposes herein authorized ten or the bolders of the	interest on prior encum- eem from any tax sale or and all expenses paid or	
gaged premis shall be so n the rate of se on account of	politices not res than ten e of default therein, Trustee any form and manner deem y, and purchase, discharge, e cling said premises or conter- tions of the properties of the said the lien hereof, plus such additional indebtedness wen per cent per annum. In any default hereunder on it listen as the holders of the listen as the listen as the listen as the listen as the listen as the listen as the li	reasonable compensation t secured hereby and shal action of Trustee or holds a part of Mortgagors.	o Trustee for each hecome immedi ers of the note sh	h matter concer- lately due and p all never be con	ning which action herein sayable without notice and asidered as a walver of an	authorized may be taken, d with interest thereon at ny right accruing to them	
ing to any bil	, statement or estimate proci	ired from the appropriate	public office with	out inquiry into	the accuracy of such bill	, statement or estimate or	
option of the thing in the n staiment of pi the Morigagor	gors shall pay each item of holders of the note, and with ole or in this Trust Deed to inclusi or interest on the no s herein contained.	out notice to Mortgagors, the contrary, become due te, or (b) when default sh	sil unpaid indebte and payable (a) i all occur and con	edness secured t immediately in linue for three	by this Trust Deed shall, the case of default in ma days in the performance of	notwithstanding anything king payment of any in-	
or le all ex	ille indebledness bereby sec ose the lien bereaf. In any i penditures and expenses whic s. outlays for documentary is	ared shall become due wi wil to foreclose the iten i in may be paid or incurred and expert evidence, stend of programme all auch abo	tether by acceleraterate, there shall by or on behalf a surprisers' charges	tion or otherwise the allowed and of Trustee or ho , publication to	ise, holders of the note of t included as additional hi iders of the note for allor less and costs (which may	ir Trusted shall have the indebtedness in the decree neys' fees, Trustee's fees, be estimated as to items polities. Tourells ceriff-	1
such alt of All xpend due and ayar	illar data and assurances will evidence to bidders at any i es and expenses of the natur a. With interest thereon at	respect to litte as Truste ale which may be had pu e in this paragraph menti the rate of saven per cent	e or holders of the raught to such design oned shall become per annum, whe	he note may de cree the true co e so much additi h paid or incurr	em to be reasonably nece ndition of the title to or t lonel indebtedness secured ad by Trustee or holders	many either to prosecule he value of the premises. I hereby and immediately of the note in connection	
with (a any fendant, by hereof after ceeding	is lierein contained. It is indehicless hereby according to separate with the indehicless hereby according to a separate with containing the indehicles of	y and bankrupley proceed y indebtedness hereby sec- ose whether or not actua- the security hereof, wheth	ings, to which ell ured; or (b) pre- lly commenced; er or not actually	ther of them shipparations for the preparation for the preparation (e) preparation (e)	all be a party, either as e commencement of any ons for the defense of any	sult for the foreclosure threatened sult or pro-	
costs and expe items which us third, all princ rights may son	nses i cident to the foreclosi nder t e term i he constitutional and in over emaining to ear.	re proceedings, including ure proceedings, including ute secured indebtedness a impaid on the note; fourth	all such items as idditional to that , any overplus to	are mentioned i evidenced by t Morigagors, the	nowing order of priority in the preceding paragraph he note, with interest the eir heirs, legal represents	i hereof; account of all is hereof; account all other eron as herein provided; lives or assigns, as their	
9 Upon, of ixes. Such apport application and the Truste	out of the state o	of a hill to foreclose this before or after sale, withour regard to the then values as such receiver. Such	trust deed, the co jut notice, withou e of the premises receiver shall hav	ourt in which sur t regard to the or whether the we power to col	eh bill is filed may appoint solvency or insolvency of same shall be then occupi lect the rents, issues and	i a receiver of said prem- Mortgagors at the time ed as a homestead or not profits of said premises	
redemption or rents, issues an operation of th	not, as well as durh, any fu not, as well as durh, any fu d profits, and all other pow e premises during the who!	nt and, in case of a sale a riber times when Mortgag & w. lch may be necessar of sa i period. The Court ndeb doess secured bereb	ors, except for the yor are usual in from time to time	during the full ie intervention of such cases for the e may authorize ree forcelosing to	statutory period of redern of such receiver, would be the protection, possession, a the receiver to apply the this trust deed, or any the	e entitled to collect such control, management and net income in his hands	
10. No act	ion for the enforcement of the	ie II n or an provision	i hereof shall be i	subject to any d	lefense which would not I	be good and available to	;
11. Truster that purpose, 12. Truster deed or to exer	to the holders of the note in has no duty to examine the cise any power herein given gross negligence or miscond power herein given.	title, location existence	pect the premises condition of the	at all reasonable premises, no reol, nor be list	le times and access therei r shall Truslee be obliga ple for any acts or omission	o shall be permitted for ted to record this trust	
case of its own exercising any 13. Trustee secured by this	gross negligence or miscond power herein given shall release this trust deed trust deed has been fully pe	and the lien there by id; and Trustee may .	or a nployees of proper instrument te deliver a	Trustee, and it t upon presents release hereof	may require indemnities tion of satisfactory evider to and at the request of	satisfactory to it before tee that all indebtedness any person who shall.	
either before or representation 1 the genuine no conforms in sui	shall release this trust deed trust deed has been fully pe after malurity thereof, prod frustee may accept as true ve herein described any note stance with the description and where the release is re- tribed herein, it may accept plion herein contained of the	uce and exhibit to Trustee vithout inquiry. Where a s which bears a certificate herein contained of the n	t' noti represe re ase i request or der he lon p ote and v lich pi	enting that all in ed of a success purporting to be urports to be en	ndebtedness hereby securion trustee, such successors executed by a prior trustee, by the persons had been an any lastre	trustee may accept as the berein designated as the	ì
as the note des- with the descri- 14. Trustee recorded or file	cribed herein, it may accept ption herein contained of the may resign by instrument i d. In case of the resignation	as the genuine note herely note and which purport n writing filed in the office trability or refusal to a	n described # / is to be explained at the Recorder of Trustee, the	te which may	be presented and which herein designated as mak f Titles in which this inst of Deeds of the county in	conforms in substance ers thereof. rument shall have been which the premises are	
situated shall be and any Trustee 15. This Tr gagors, and the	ption herein contained of the may resign by instrument I d. In case of the resignation is Buccessor in Trust. Any St or successor shall be entitle ust Deed and all provisions; when us other or not such persons sh.	ccessor in Trust hereunde d to reasonable compensat hereof, shall extend to an ed herein shall include al	r shall have the ion for all acts po i be binding upor I such persons an	refor sed lereun herfor sed lereun herfor sed lereun de all pe son si	owers and authority as a ider. nd all persons claiming u able for the payment of t	re herein given Trustee, inder or through Mort- he indebtedness or any	:
part thereof, wh	5,4 k lij	FeelingElouis	or this Trust Dec	id.	0.		
•	George Rub						
	Chicago, I				alian of some	d'Oliver	1
		inty, illinoie For record	r		RECORDER AS 1		1
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153 J. 76	IMPORTA	N 1F , T Y / T		nt Note mention ler Identification	ed in the within Trust E	leed has been identified	i
E NOTE BECU	CTION OF BOTH THE BOR RED BY THIS TRUST DEEL	SHOULD BE IDENTI-	CHICAGO	TITLE &	TRUST COMPAN	Y, as Trustee.	4
d by the tri Filed for re	ISTEE NAMED HEREIN DEV CORD.	ORE THE TRUST DEED	y by	000	Assistant Becretary Vice President -Trust Officer		
Dir. Or	George Rubenst	ein · ·	 		OR RECORDERS INDEX I SERIT STREET ADDRESS ESCRIBED PROPERTY HI	URPOSES OP ABOVE	
` L .	George Rubenst 33 N. Dearbo Chicago, 1	rn St. 11.60602	٠	5	escrined property iii	ene	1
V CITY	L.						1
R Y indtru	CTIONS ·	OR		•			Service of Services
,	HECORDYNS & OFFICE	BOX NUMBER 5	C				
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