## **UNOFFICIAL COPY**



FILED FOR RECORD

22 801 469 ·



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TRUST DEED THIS INSTRUMENT PREPARED BY ANNETTA K. PURKA, SECOND UNIVERSITY NATIONAL BANK

THIS INDENTURE, made

THE ABOVE SPACE FOR RECORDER'S USE ONLY 19 74, between

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time dispand at the rate of seven & three-quarters (7 3/4%) per cent per annum in installments (including principal and interest) as follows:

In said City,

We. THEREFORE, the Martgagers to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and functions of this triast deed, and the sections of the covenants and agreements because consideration of the sum of One Dollar in hand and, is except whereoff is hereby acknowledged, do by their presents CONVEY and WARRANT unto the Real Eviste and all of their state right, title and different therein, muster, tying and because the COUNTY OF COUNTY O

Lot 4 in Freeman's Subdivision . Lot 9 and the North 6 feet of Lot 8 of County Clerks Division of the North 1/2 of thr "est 17 acres of the South East 1/4 of the North East 1/4 of Section 14, Tou ship 38 North, Range 14 East of the Third Principal Meridian, in Cook County, 11inois. Commonly known as 5735 S. Blackstone Avenue, Chicago, 11.11(15).



Lea Brenney

## **UNOFFICIAL COPY**

DEAL ESTATE TAY DIDED

Ira Kadznelson

22 801 469

Deborah Katznelson, his wife

Doing each your of the term of this mortigage, the mortigages agree to deposit soch month equal manners sufficient to cover be parent to tall leveled on the promise herbits such promets to the community of the

MAIL

	Page 2	
j	THE COVENANTS, CONDITIONS AND PROVISIONS RELEARED TO O	
:	<ol> <li>Mortgagors shall (1) promptly repair, restore or rebuild any buildings or maps or be destroyed, (2) keep said premises in good condition and repair, without waste</li> </ol>	and free from mechanic's or other heav or claims for hen not expressly
	or be distroyed, [3] kep and premiss in good condition and repair, without waste, and fire from mechanics or other lines or adims for heir not expressly subordinated to the line hierord, [3] pay when did, any which may be secured by a line or charge in the premises superfort to the len heiror, of, and upon request exhibit satisfactory evidence of the dascharge of such providen to Truste, or to higher of the note [4] complete within a reasonable time any building of buildings may not at any time, in originary of a retirements [5] complete with a presentable time any	
	building or buildings now or at any time in process of creetion upon said promises (5) comply with all requirements of law or municipal-ordinalses with expect to the premises and the use thereof. (6) make no material alterations in said premises except as required by law or municipal ordinance.  2. Moreagons shall now follow on we notify staticles all recursal taxes and shall fine see each also. So occal assessments water charges, we recurse that except the state of th	
	2. Mortgagors shall pay before any penalty attache all general taxes and shalf pay specul taxes, special assessments, water charges, saver service charges and other charges against the premises when due, and shall upon written regions, formals to Trustee or to holders of the note diplicate receipts therefore To present defaults hereunder Mortgagors shall pay in full under protests, in the manner provided by statine, any tax or assessment which Mortgagors may distret.	
1		ed on said premises insured against lies or damage by fire hybring or
.	3 Mortgagors shall keep all buildings and improvements now or hereafter situat windstorm under policies providing for payment by the insurance companies of mone to pay in full the indebtedness geared hereby, all in companies satisfactory to the	sys sufficient either to pay the cost of replacing or repairing the same or holders of the note, under insurance policies navable, in base of loss or
2	damage, to Trustee for the benefit of the holders of the note, such rights to be evider	need by the standard mortgage clause to be attached to each policy, and in case of insurance about to expire, shall deliver renewal
1	small curves an policies, incutuing adultional and reflexed protects, to flouders of en- policies not less than ten days prior to the respective dates of expiration.  A fir case of default therein Trostee or the folders of the note may, but need Mortgagors in any form and manned decined expedient, and days, but need not, make if any, and purchase, dashing, compromise or settle any tax lien or other prior the affecting only the control of	not, make any payment or perform any act becombefore required of
- 1	<ul> <li>Mortgagors in any form and mainter deemed expedient, and may but need that, make if any, and purchase, discharge, compromise or settle any tax lien or other prior lie</li> </ul>	full or partial payments of principal or interest on prior encumbrances,
1	affecting said premises or contest any tax or assessment. All moneys paid for any to onnection therewith, including attorneys fees, and any other moneys advanced by Ti	of the purposes herein authorized and all expenses paid or incurred in
J	ti. hen hereof plus reasonable compansation to Trustee for each matter concern add tional indebtedness secured hereby and shall become immediately due and payable	ing which action herein authorized may be taken, shall be so much
	ade tronal industrances scenred litreby and shall become immediately due and payable annum fraction of Trustee or holders of the note shall never be considered above on the part of Mortgagory.	as a warver of any right accruing to them on account of any default
· . [	3 The Trustee or the holders of the note hereby secured making any payment he any statement or estimate proceed from the appropriate public office without he youngs of any tax, assessment, sale, fortesture, tax liensur title or claim thereof	erc by authorized relating to taxes or assessments, may do so according out inquiry into the accuracy of such bill, statement or estimate or into
	. f Mor invers shall may tack it in of indebtedness between mentioned bottenency	pal and interest, when due according to the terms hereof. At the option
	of the decothe note, and without notice to Mortgagors, all unpaid indebtedness or in this 7 used, and to the contrary, become due and payable [a] immediately in the	secured by this Trust Deed shall notwithstanding anything in the note - the case of default in making payment of any instalment of principal or
.1	of the decorate and without notice to Mortgagors, all unpaid indebtedness or in this "test in the contrary, become due and payable [a] immediately in thaterest in the lite, or (b) when default shall occur and continue for three days contained.	in the performance of any other agreement of the Mottgagors herein
	7. When the 'no 'bt liness hereby secured shall become due whether by accelerate forcelose the here here if, 'i any sunt to forcelose the hen hereof, there shall be allocated turns and expension was may be paid or incurred by or on behalf of Truste.	ion or otherwise, holders of the note or Trustee shall have the right to wed and included as additional indebtedness in the decree for sale all
	expenditures and expenses ware may be paid or incurred by or on behalf of Truste- fices outlays for docur entary and expert evidence, stenographers' charges, publication	e or holders of the note for attorneys' fees, Trustee's fees, appraiser's
- 1	after entry of the decree) of orogining all such abstracts of title, title searches and example after the control of the decree	minations, title insurance policies, Torrens certificates, and similar data
	and assurances with respect to tale a Trustee or holders of the note may deem to be bilders at any sale which may be a pursuant to such decree the true condution of the the nature in this pagage, anniound shall become so much additional indetting	title to or the value of the premises. All expenditures and expenses of ness secured hereby and immediately due and payable, with interest
	probate and bankruptey proceedings to white either of them shall be a party, either	or holders of the note in connection with (a) any proceeding including as plaintiff, claimant or defendant, by reason of this trust deed or any
- 1	the nature in this page fig. antisoned shall become so much additional indebted thereon at the rate of XLM Professer can be sum, when past or macured by Trustee probate and bankraptee proceedings (white either of them shall be a party, either indebtedness hereby scene (or (b)) project on the commencement of any su whether or not actually commenced, or are returned for the defense of any threat hereof, white for not actually commenced.	it for the foreclosure hereof after accrual of such right to foreclose and suit or proceeding which might affect the premises or the security
	8. The proceeds of any foreclosure sale of the press a hall-he distributed and a	holy d in the following order of priority. First, on account of all costs
1	which under the terms hereof constitute secured in bicdies additional to that evid	enced by the note, with interest thereon as herein provided, third, all
1	principal and interest remaining unpaid on the not a lourth, any overplus to Mortg	agors, their heirs, legal representatives or assigns, as their rights may
'	9 Upon, or at any time after the filing of a bill to fore love i in trust deed, the c Suph appointment may be made either before in after set, we out notice, whole application for such receiver and suthout regard to the them the set of little properties or very set of the set of the set of little properties of	our in which such our is into may appoint a receiver or said premises it regard to the solvency or insolvency of Mortgagors at the time of
1	Trustee hereunder may be appointed as such receiver. Such receiver stall have pow	er to collect the rents, issues and profits of said premises during the
	as well as during any further times when Mortgagors, except for the after of the and a shall be the non-great which may be necessary or an analysis or the after of the property of the proper	statutory period of federaption, whether there be redemption of those
1	during the whole of said period. The Court from time to time may authorize the receive	er to apply the net income in his hands in payment in whole or in part
- (	and all lather powers which may be necessary or are usual in such case, to the protection, possession, control management and operation of the premises during the whole of Gud prioud The Court from time, time usay authority the receiver to apply the net income in his lands in payment in whole of in part of 1). The mid-hit druss secured hereby, or by any decree (foreclosing the first of any taxe, special assissment or other lens which may be or become superior to the lan hiveof or of such decree, provided such application is made per six fore bostner sale (2) the deficiency in case of a sale and deficiency 10 M action for the enforcement of the lists or of any provision hereof is 1 to saly, fetches 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 prents.	
	purpose 12. Trustee has no duty to examine the title, location, existence or condition of	the area was on to include into the calletty of the transverse or the
-		Truster of object to record this trust deed or to exercise any power
	misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfa, 'or' to 'ocfore exercising any power herein given  13. Trustee shall release that strict deed and the lieu there of by proper instrument upon present, or of as instactory evidence that all indebtedness secured	
	he temperatures a septically obligated by the crems hereof, not he hade for any acts or some one for conder, except in ease of the one groot neighty power misconduct or that of the aperts or employees of Trustee, and it may require indominities satisfactors or before exercising any power herein gueen.  13 Trustee shall relass this trust deed ind the line thereof by proper instrument upon present one of a lafactory eventone that all indebtedness secured by this trust deed has been foully paid, and Trustee may execute and deliver a release hereof to and at the earst today person who shall, either before or after maturity thereof produce, and eithbit to Trustee the nost, representing that all indebtedness he else a course of the proper in the property of the	
	Trustice may recept as true without inquiry. Where a release is requested of a suscessor trustee, such is exert in trustee may accept as the note herein described any note which bears an identification number purporting to be placed thereon by a prior truste, here under or which conforms in substance with	
	the description herein contained of the note and which purports to be executed by the is requested of the original trustee and it has never placed its identification number or	persons herein designated as the makers thereof, and where the release
	any note, which may be presented and which conforms in substance with the description herein contained of the note and anich surports to be executed by	
	14 Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Teustee, the then Recorder of Deeds of the county is which the premises are	
	14 Trustee may reago by instrument in writing filed in the office of the Recorder or Registra of Tutles in w. ich this sustriment shall have been recorded or filed. In case of the resignation, mability or refusal to act of Trustee, the then Recorder of Decode of the country or which the premises are structed shall be Successor in Trust. Any Successor in Trust hareunder shall have the identical tutle, powers and authority, as w. he in given Trustee, and any Trustee or successor shall be entitled to resonable compensation for all acts performed hereunder.  15. This Trust Decd and all provisions hereof shall extend to and be binding upon Mortgagors and persons claiming under c. t. or h Mortgagors and the word "Mortgagors" when used herein shall include all such persons and all persons lable for the partner of the indebtion, news, it is part thereof, whether or not such pursons shall have executed the note or this Trust Deed The word "note" when used in this instrument shall need on the succession of the present of the medical notation of the present and the present of the more than one of the success of the present and the present of the medical needs of the present and the present of the medical needs of the present of the present of the medical needs of the present of the present of the medical needs of the present of the present of the present of the medical needs of the present of th	
	whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall account of the more is used.	
١.	In addition to all payments of principal as agre	eed in said note, the borrower: are
	to have the privilege of making additional principal payments up to 20% of the original amount of the mortgage in any one mortgage year, on any monthly payment date without notice or premium; said prepayment privilege is non-cumulative. After three years the mortgage may be paid in full on any monthly payment date without notice or premium. During the first three years the mortgage may be paid in part	
- 1		
	or in full on any monthly payment date in excess	s of the 20% aforementioned upon
	payments of 2% premium on amount so paid. All a be applied on the final maturing principal amoun	advance payments made hereunder shall
Se	ee Real Estate.Tax Rider attached	
	THE NOTE SECURED BY THIS TRUST DEED SHOULD	المستر المور (Adentification No
-	BI IDENTIFIED BY Chicago Title and Trust Company	Trustee.
1	BEFORE THE TRUST DELD IS FILLD FOR RECORD	Ass't Trust Officer / Ass't Ste'y 7 Ass't Vice Pres.
$\Box$	<del></del>	Ass Trust Officer / Ass't Sec y7 Ass't Vice Pres.
LLLI AIL TO	Annetta K. Purka, Sr. V.P.	'   FOR RECORDER'S INDEX PURPOSES
AIL IU	University National Bank	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
	1354 E. 55th St.	.   <del></del>
_	Chicago, IL 60615	J
	PLACE IN RECORDER'S OFFICE BOX NUMBER 533	
_		1.00
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	The second secon	
	END OF RECORDED D	OCUMENT !
	FILE AL HEOMUNED D	