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COOK COUNTY, ILLINOIS FILED FOR RECORD

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Cilou F. Ches

*22818665



TRUST DEED

CHARGE TO CERT

22 818 665

THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made July 12 19 74 , between Jung O. Les and Chung Ja Lee, his wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

and deficred in and by which said Note the Mortgagors promise to pay the said principal sum and interest from 24y 12, 1974 on the balance of principal remaining from time to time unpaid at the rate per cent per annum in installments (including principal and interest) as follows:

in said City.

in said City.

NOW, THERFEURE, the Moregapers to source the paye, in of the ______, maple som of money and scol interest in association, with the terms, procession and finite terms of the terms of the tone. The money are sometiments of the term of the sum of the Pollar in head past, the receipts of earlier in the past of the sum of the Pollar in head past, the receipts of earlier in the sum of the sum of the Pollar in head past, the receipts of earlier in the sum of th

Lots 25, 26 and 27 in Block 3 in Golf View (ard as in the West ½ of Section 18, Township 41 North, Range 13 East of the Third Pr ac pal Meridian, in Cook County, Illinois.



This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

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ſ	Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS RELEASED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED).
-	1. Mortgagors shall (1) promptly repair, is store or is build any buildings or improvements now or be active on the promise which may be some damaged or be distributed by Josep and promises in good condition and repair, without water, and tree from inchange or in the promise or principle of the interpretation of the line hardon (2) pay which the whole has be seared by a line or begin on the promise support or the low between all upon response which artifacture without not day be seared by a line or or the search of the mote (4) complete without a resmoble time any building a now of a sent principle or principle of search upon tade principle of the low free free building a now of a sent principle or principle of search principle or the principle of the produce with the principle of the principle when the control of the principle when the principle of the princip
	3. Mortgagors slight keep all buildings and improvement now or becafter situated on end greative marked against love or demage by first highining or windertom under pulses grounding for grown they the tientance companies at money sufficient while to pay be east of replacing for some to pay to full the indebtedness secured hereby, all ne companies estification to the holders of the note, unided markete politics payable, in ease of lowest damage, to Trintee for the hought of the holders of the note, with right to the sendenced by the standard markete politics had to achieve the sendenced by the standard markete grades to be attained to early politics, including additional and estimated politics to holders of the note, and in case of housance about to expire, shall deliver tonewed politics and less than ten days print to the receipt the dates of expiration. An exact of default therion, Trintee of the holders of the note may, but need not, make any payment or perform may at hereinbefore required of daringsens in any form and manner decords expedient and may, but need not, make full to pertial geometric of principal or interest on print enoughbranes.
	affecting can premise of context any ratio execution, an index posterior of the notice of the note to printed the multipeed genuines and the lieu hereof, plus trainable componation to Tracke for each matter concerning which action herein authorities due to the note to printed the multipeed genuines and the lieu hereof, plus trainable componation to Tracke for each matter concerning which action herein authorities due to the first of per annum. Insection of Tracke or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default
	nervanier in the part or sourgages. 3. The Truster of the holds to did not hereby scrited making any payment thereby authorized relating in taxes out anatoments, may do so according to any bull, statement or estimate protured from the appropriate public office without biquity into the accuracy of such bill, statement or estimate or into a visibility of any tax, according to the strength extensive and the contract of the contract, and without notice tuffentier goods, all unpaid indebedous secured by this Trust Bread all notwithsteading anything in the note in 10 % at that the contract, become due and payable (a) interelaterly in the case of default in making apprinted any instalment of printing that the contract of the host, at Cold when default is ability countries for these days in the performance of any other agreement of the Mortgages between
	constants—the indistriction for the year and shall become due whether by acceleration or otherwise, bolders of the notice of Tristee shall have the right to force mee the lieu become, in may not to force over the notice of the interference of the properties of the access to the access of the access to the access of the access to the notice of a territory fees. Trustee's fees, appealant access to the acces
,	bilded as a my side which may be hormann to such decree the true condition of the title to or the value of the premise. All expenditures and expense of the neture in this pregapity nation. All becomes an ound additional individuals exceed bereby and immediately due and payable, with interest thereon at the tate of seven i cent p, amount, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probles and bankupply proceedings, then which either of them obtained by the execution of this trust decide or any individuals between the proceedings and the proceeding and the control of th
	"9. Upon, or at any time after the filing of a bit to foreclose this trust deed, the court in which such bill in field may appoint a receiver of said premises. Such appointment may be made either before or liters at most of the premises or whether the sums shall be then occupied as a homesteed or not and the application for such receiver and without regard to the the value or the premises or whether the sums shall be then occupied as a homesteed or not and the Perfect of such foreclosure suit and, in case of a sale and deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except on. bt m., rewation of such receiver, would be settled to collect such reins, issues and sportliss and all other powers which may be necessary or are usual in such cases or the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may such it he secreted to apply the next knowled in this shands in apparent in whole or or in the protection of the premises of the protection of the protection of the premises of the protection of the protection of the premises of the protection of the protec
	11. Trustee or the holders of the note shall have the right to inspect the perm - 1 can resumance to the shall developed the permitted of the superior of the shall have the right to inspect the permitted or the results of the superior of
	the persons herein designated as makers thereof. 4. Trustee may resign by instrument in mixing filed in the office of the Recorder or Registrar of Trites in which his instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Dredse the county in which the premises assurated shall be Successor in Trusts the recorder of the three the dentated title, powers anothers; as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder. 15. This Trust Dred and all provisions hereof, shall estand to and be binding upon Mortgagors and all persons claiming use. or shrough Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons lable for the payment of the in- be discuss or any part thereof, whicher or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be used to mean "notes" when more than one hall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be used to mean "notes" when more than one to be used.
	THIS INSTRUMENT PREPARED BY
	JAMES H. NUDELMAN 5755 N. VIRGINIA AVE CHICAGO, ILLINOIS
	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
IL.	James H. Nudelman To: 5755 N. Virginia Avenue, Chicago, Illinois 60659 10 , d 16 1
	PLACE IN RECORDER'S OFFICE BOX NUMBER 5