Strang H. Cham. COOK COUNTY, ILLINOIS FILED FOR RECORD AUG 20 174 3 03 PH \*22822143 TRUST DEED 22 822 143 THE ABOVE SPACE FOR RECORDER'S USE ONLY August 195 NA TH'N A. CALIENDO and NANCY J. CALIENDO, his wife herein referred to as "Mortgagors." and CHICAGO TITLE AND TRUST COMPANY 14 14 and delivered, in and by which (.id ote the Mortgagors promise to pay the said principal sum and interest from date of Eight and one-half (8½%) process promise to pay the said principal sum and interest of Eight and one-half (8½%) process promise to pay the said principal sum and interest on the bulance of principal remaining from time to time unpaid at the rate of Eight and one-half (8½%) process promise to pay the said principal sum and interest on the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of principal remaining from time to time unpaid at the rate of the bulance of t of October 19.74 and \$1.96 25 or more the day of each of OCCORE. 19.74. and \$1.95 C. OCC. MORE. Dollars on the day of each thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shaft be tue on the last day of September 1989. All such payments on account of the indebtedness evidenced by sair no. to be first applied to interest on the upaid principal balance and the remainder to principal; provided that the principal of ce a instalment unless paid when due shall bear interest at the rate of principal; provided that the principal of ce a instalment unless paid when due shall bear interest at the rate of principal and interest, being mude payable at such banking house or trust company in Chicago Illinois, as the holder shall bear may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Archer shall lonal Bank of Chicago in said City,

NOW, THEREFORE, the Mortgagers to secure the payment of the said principal sum of money and and recreat in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagers to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by the presents CONVEY and WARRANT unto the Truster, trial successors and assigns, the following described Real Estate and all of their estate, right, title interest thereis "state, lying and being in the VILLAGE OF Bridgeview COUNTY OF COOK

AND STATE OF ILLINOIS. Lot 4 in Pienias Subdivision of North half of South Falf of North half of South West quarter of the North West 40 ct ar of Section 25, Township 38 North, Range 12, East of the Thir Principal Meridian, in Cook County, Illinois and year first above written.

MANGY J. CALIENDO (SEAL) a Notary Public in and for and residing in sud County, in the State aforesaid, DO HEREBY CERTIFY THAT
Nathan A. Caliendo and Nancy J. Caliendo,
his wife

Parket

This Indumeria Virginia by George A. Askovnis, Azzy

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	Water State of the	Page 2	i	
	THE COVENANTS, CONDITIONS AND PROVISIONS RE	FERRED TO ON PAGE 1 (THE	REVERSE SIDE OF THIS TRUST DEED):	
	Mortgagers shall [1] phimptly repair, restore or rebuild any least to destroyed; (2) keep said premises in good condition and repassiberdinated to the lite hereof; (3) pay when due any indebtedness upon request exhibit antifactory evidence of the discharge of such brilding, which due now, or at any time in process of creation must be a supplied to the discharge of such brilding, which will be a supplied to the discharge of such brilding, which will be a supplied to the discharge of such brilding and the supplied to the discharge of such as the supplied to the sup	buildings or improvements now or he ir, without waste, and free from mee	reafter on the premises which may become damage hanie's or other liens or claims for hen not express!	a
	upon request exhibit satisfactory evidence of the discharge of such building, or building how-or at any time in process of erection upon	prior lien to Trustee or to holders of on said premises: (5) comply with al	arge on the premises superior to the hen hereof, and the note, (4) complete within a reasonable time and I requirements of law or municipal ordinals are well	
	upon request exhavit satisfactory evidence of the doctorage of such buildings on buildings now, of a any time in process of creetion up respect to the premises and the cold thereof; (6) make no material 2. Morragors shall pay be follow any penalty attaches all general to any other charges against the premises when due, and shall, upon the control fault hereunder Morragors shall pay in full under protes no control fault hereunder to the control of	erations in said premises except as rec ixes, and shall pay special taxes, spec	juired by law or municipal ordinance. ial assessments, water charges, sewer service charges	
	and other charges against the premises when due, and shall, upon we prevent default hereunder Mortgagors shall pay in full under protes to contest.	t, in the manner provided by statute,	o holders of the note duplicate receipts therefor. To any tax or assessment which Mortgagors may desir	:
	<ol> <li>Mortgagors shall keep all buildings and improvements now or windstorm under policies providing for payment by the insurance co</li> </ol>	r hereafter situated on said premises impanies of moneys sufficient either	insured against loss or damage by fire, lightning o to pay the cost of replacing or repairing the same or	
	damage, to Trustee for the benefit of the holders of the note, such reshall deliver all policies, including additional and renewal policies.	islactory to the holders of the note, ights to be evidenced by the standard to holders of the note, and in case.	under insurance policies payable, in case of loss of mortgage clause to be attached to each policy, and of insurance about to accurate their delivers and and	
	policies not less than ten days prior to the respective dates of expirati 4. In case of default therein, Trustee or the holders of the not	ion. te may, but need not, make any pay	ment or perform any act hereinbefore required of	
	Mortgagors in any form and manner deemed expedient, and may, but if any, and purchase, discharge, compromise or settle any tax has a settle any tax for a settle and tax for a se	t need not, make full or partial paym or other prior lien or title or claim	ents of principal or interest on prior encumbrances, thereof, or redeem from any tax sale or forfeiture	
	connection therewith, including attorneys' fees, and any other money the lien hereof, plus reasonable compensation to Trustee for each	s advanced by Trustee or the holders matter concerning which action he	of the note to protect the mortgaged premises and etern authorized may be taken, shall be so much	
	to contest.  3. Mortgagors shall keep all buildings and improvements now or windstorm under policies providing for payment by the insurance co to pay in fall the indebtenders actured hereby, all in companies sate that the providing for the payment of the report of the record policies, including additional and renewal policies, abail deliver all policies, including additional and renewal policies, believed to the state that the payment of the respective dates of each policies not less than ten days prior to the respective dates of each policies and in any formal manner deemed expective at any soft policies and any and purchase, discharge, compromise or settle any tax is an affecting aid premises or context any tax or assessment. All mone affecting aid premises or context any tax or assessment, all mone the lien hereof, plus reasonable compensation to Trustee for each additional indebtenders secured hereby and shall become unmediate per annum. Inaction of Trustee or holders of the note shall never hereunder on the part of Mortgagors.	y due and payable without notice an be considered as a waiver of any	d with interest thereon at the rate of right accruing to them on account of any default	.   •
	per annum. Inaction of Trustee or holders of the note shall never hereunder on the part of Mortgagors.  5. The Trustee or the holders of the note hereby secured maskin to any bill, statement or estimate procured from the appropriate put he validity of any tax, assessment, sale, forteiture, tax lien or title or 6. Mortgagors shall pay each item of indebendenses herem ments of 6. Mortgagors shall pay each item of indebendenses herem on the or in this Trust Deed to the contrary, become due and payable [a], inverset on the note, or (b) when default shall become due of the column.  7. When the indebtedness hereby secured shall become due whet	g any payment hereby authorized re- blic office without inquiry into the	lating to taxes or assessments, may do so according accuracy of such bill, statement or estimate or into	
	the validity of any tax, assessment, sale, forteiture, tax lien or title or  6. Mortgagors shall pay each item of indebtedness herein mellion  of the holders of the new and without paging to Mortgagors and the	claim thereof. oned, both principal and interest, who	n due according to the terms hereof At the option	.
	or in this Trust Deed to the contrary, become due and payable (a) in trest on the note, or (b) when default shall occur and continue	immediately in the case of default in for three days in the performance	of any other agreement of the Mortgagors herein	
	7. When the indebtedness hereby secured shall become due when	ther by acceleration or otherwise, he	olders of the note or Trustee shall have the right to	
	or ainche.  7. When the indebtedness fiereby secured shall become due whet or jos. the lien hetrof. In any suit to forecioes the lien hetrof, it is ex. It is east adexpness which may be paid or incurred by or on (e. vo. a) or so decrementary and expert codenes abstracts of itle, title after what of the control of procuring all such abstracts of itle, title and the control of the	behalf of Trustee or holders of the	s additional indeptedness in the decree for sale all note for attorneys' fees, Trustee's fees, appraiser's which may be estimated as to items to be expended	
	after entry of use secree) of procuring all such abstracts of title, title and assignment in respect to title as Trustee or holders of the note	searches and examinations, title insur- e may deem to be reasonably necess	rance policies, Torrens certificates, and similar data ary either to prosecute such suit or to evidence to	
	the nature i this paragraph mentioned shall become so much add thereon at the rail of even per cent per annum, when paid or incur	e condition of the title to or the value itional indebtedness secured hereby red by Trustee or holders of the no	of the premises. All expenditures and expenses of and immediately due and payable, with interest te in connection with (a) any proceeding, including	-
	probate and have uptcy proceedings, to which either of them shall be indebtedness hereby secured or (b) preparations for the commence	be a party, either as plaintiff, claimar ement of any suit for the foreclosu	it or defendant, by reason of this trust deed or any ire hereof after accrual of such right to foreclose	
	hereof, whether or not actually communication (c) preparations for the deter hereof, whether or not actually communication (c). The proceeds of an for the communication of the premises shall be	ise of any threatened suit or proceed distributed and applied in the follow	ing which might affect the premises or the security	
- [	bidders at an ale hich may be had pursuant to such decree the true the nature; this paragraph mentioned shall become so much add theteon at the ra. "" were per cent per annum, when paid or incur indebtedness hereby secured "of [b] preparations for the commence whether or not actually c. ame: cell or (c) preparations for the defer hereof, whether or not act uply c.m. "d.  8 The proceeds of an for "lo." sale of the premises shall be a mid expenses indicant to the for source proceedings, including all as and expenses indicant to the or source proceedings, including all as principal and interest remaining unpaid an tender of the core, fourth, any or appear.	ich items as are mentioned in the pronal to that evidenced by the note.	ecceding paragraph hereof second all other items with interest thereon as herein provided, third, all	
	principal and interest remaining unpaid in the ote, fourth, any or appear.  9. Upon or at any time after the line of a bill to forcelose this	verplus to Mortgagors, their heirs l	egal representatives or assigns, as their rights may	
- }	Sp. Lipon, or at any tune after the 1 mg of a bill to fracelor this Such appointment may be made either 'effor or rifer task, withou application for such receiver and without regar's or. then value of Trustee hereunder may be appointed as such ceeves 'Such receive pendency of such foreclosure suit and, in case or a such deficient as well as during any further times when Morragora, scept for the	at notice, without regard to the sol the premises or whether the same sh	vency or insolvency of Mortgagors at the time of all be then occupied as a homestead or not and the	
- 1	Trustee hereunder may be appointed as such ecceive. Such receive pendency of such forcelosure suit and, in case 0, 35° ar 2° deficiency will be designed to the control of	r shall have power to collect the te	nts, issues and profits of said premises during the redemption, whether there be redemption or not,	
- {	as well as during any further times when Mortgagors, accept or the and all other powers which may be necessary or are that in such a during the whole of said period. The Court from time to the control of (1) The indebtedness secured hereby, or by any decree of supplier to the lich hereof or of such decree, provided such application of the conforment of the lien or of any privision party interposing same in an action at law upon the note hereby secure 11. Trustee or the holders of the note shall have the right to list	ses for the protection, possession, co	ne entitied to collect such rents, usites and profits, ontrol, management and operation of the premises income in his hands in payment in whole or in part	-
1	of (1) The indebtedness secured hereby, or by any decree f superior to the lien hereof or of such decree, provided such apply ation	g this trust deed, or any tax, special is made prior to foreclosure sale: (2)	assessment or other lien which may be or become the deficiency in case of a sale and deficiency.	
	30. No action for the enforcement of the lien or of any pr vision parly interposing same in an action at law upon the note hereby secure 11. Trustee or the holders of the note shall have the right to inst	n here thall be subject to any dele ed.	ense which would not be good and available to the imes and access thereto shall be nermitted for that	1
	purpose.  12. Trustee has no duty to examine the title, location, existence	c condition of the premises, or to	inquire into the validity of the signatures or the	
	The state has no duty to examine the tutle, location, existence definity, capacity, or authority of the signatories on the note or trus therein given unless expressly obligated by the terms hereof, nor be in misconduct or than of the agents or employees of Prostee, and it may read to the control of the signature of the signatur	t deed, no snall "rustee be obligated able for my act or omissions hered	to record this trust deed or to exercise any power inder, except in case of its own gross negligence or before exercising any power bergin green.	
	13. Trustee shall release this trust deed and the lien thereof by proby this trust deed has been fully paid, and Trustee may execute and	per instrument ur in presentation of deliver a releas herer to and at th	satisfactory evidence that all indebtedness secured e request of any person who shall, either before or	
	13. Trustee shall release first must doed afto the tiert between the state of the tiert between the state of	presenting thatdebess her uested of a successorustee_such to be placed thereon us a pr	reby secured has been paid, which representation successor trustee may accept as the note herein the hereinness in substance with	
ſ	the description herein contained of the note and which purports to be is requested of the original trustee and it has never placed its identifi	executed by the persons he cin signature on the note de riber	nated as the makers thereof, and where the release herein, it may accept as the note herein described	ĺ
1	any note which may be presented and which conforms in substance we the persons herein designated as makers thereof.  14. Tenstee may region by instrument in writing filed in the off	rith the description herein co. laine .	of the note and which purports to be executed by	1
	recorded or filed. In case of the resignation, inability or refusal to situated shall be Successor in Trust. Any Successor in Trust hereunder	act of Trustee, the theh Recorder of shall have the identical title, powers	of Deed of the punty in which the premises are and an nority as re herein given Trustee, and any	
1	the persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the off recorded or filed. In case of the resignation, insbully or refusal to district the control of the con	ll acts performed hereunder. be binding upon Mortgagors and all p	ersons. Stiming un or or through Mortgagors, and	
İ	whether or not such persons shall have executed the note or this Tru "notes" when more than one note is used.	ast Deed. The word "note" when us	ed in this my um is still be construed to mean	
	16. The Mortgagors nereunder a	agree to pay in a	iddition to Fill other	
`	payments provided for hereunder, a monthly sum equal to 1/12th the			·
	subject premises, to be retained			
-	free, and to be used from time to			
	bills as received and due on the	subject premises	(	
	· .			TX
	IMPORTANT	Identification No.	83473	
	THE NOTE SECURED BY THIS TRUST DEED SHOULD	CHICAGO	TITLE AND TRUST COMPANY,	123
	BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	District	w Down	.18
누	GEORGE A. ASKOUNIS, ESQ.	100 15 1	ASS I SEC OF RESIDENCE PRES	こく
ᆸ	aud to = 1100	'   ;	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	14
- 10	100 West Monroe Street	\ \si\ \	PESCHGRED PROPERTY HERE	ش
	Chicago, Illinois 60603	,   -		_
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