## **UNOFFICIAL COPY**

Whether N. Ches COOK COUNTY, ILLINOIS FILED FOR RECORD Aug 27 '74 3 02 PH 22 829 823 \*22829823 TRUST DEED ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made 174 . between ARISTOTLE SOTER. A herein referred to as "Mortgagors," and CHICAGO HILL AND TRUST COMPANY evidenced by or e cotain instalment Note of the Mortgagors of even date herewith, made payable to TH ORDER OF BEARER Note the Martgagors promise to pay the said principal sum and interest August 2.7.

1974 on the balance of principal remaining from time to time support at the rate per cent per annum in installments (including principal and interest) as follows: tem NOW. THE RELEASE the Mortagors to secure the payment of the seed grir quel some of money and seed interest in a cordaine with the terms processions and limitations of this trust devid some time to the covered lits and agreements because contained by the Mortagors to be performed, and drow members of the trust devid some time to the contained by the presents Charles and all of the presents of the contained by the contained by the contained by the presents of the contained by the presents of the contained by the contained b Lots 4 and 5 in Block 5 in North West Lard Association Subdivision of that part of the East 1/2 of the North art 1/4 of Section 13, Township 40 North, Range 13 East of the third Principal Meridian, 179 I lying North of the right of way of the Northwestern Elevated INSTRUMENT Railroad in Cook County, Illinois, Washington which, with the property heremafter described, is referred to herein as the 'premises.

IOGETHIE with all improvements, remements, exeminits flustures, and appartenances thereto belonging and during all such times as Mortgagors may be entitled thereto (which are pledged promotly and on a and all epperatus equipment or articles now or hereafter therein or thereon used to supply heat, gas are (whether single units or restrictly controlled), and verification including without restricting the foreign unidose floor coverings, mador beds awrings, stoven and water heaters. All of the foreigning are disclared to attached therefore on mit, and its agreed that all similar appearatios, quipment or articles hereafter placed in origination of the foreign and another the controlled as constituting part of the red extra the controlled and another the controlled and the red of the foreign and another the controlled and the red of the foreign and another the controlled and the state of the foreign and the foreign and the radio and the virtue of the Homestead Exemption Laws of the State Mortgagors do hereby expressly release and waive. retain ustne, sta aucuramite and assigns, forever, for the purposes, and upon the uses and - of the Housestead Exemption Laws of the State of Illinois, which said rights This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse trust deed) are incorporated betein by reference and are a part hereof and shall be binding on the mortgagors, successors and assigns of Mortgagors the day and year first above written

(NAI)

ARISTOTLE SOTER

(NAI) WIENESS the band P LABALI LABALI ROBERT A. EIDEN ANISTOTLE SOTER, A Bachelor 829 807 R 1 69 Tr Deed, Indiv., Instal.-Incl Int. 

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## THE COVENANTS, CONDITIONS AND PROVISIONS RELEARED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

I Mortgagers shall (1) primptly repair restors or rebuild any buildings or improximents now or hirrafies on the premise which may become during or be distributed, (2) keep and primines in good condition and repair without waste, and fire from mechanis we other him or claims for him not express subordinated to the him bercof. (3) pay when due any indebt does which may be secured by a him or charge on the premise superior to the him herical an upon require tenther to reduce without cutoffactury evidence of the distributed within a resmall, time, and upon require traffactury evidence of the distributed within a resmall, time and building or buildings move our at any time, in process of exection upon and primines (3) could be with all requirements of law or immercial ordinations out.

2. Mertgagers shall pay be fore any penalty attachs all general taxes, and shall pay special taxes, special assessments water charges sewer serves, charges, and other charges against the grounses when due, and shall upon weithen request, furified to Trustes or to holders of the norted deplicate excepts there for prevent default hereunder. Mertgagers shall pay in full under protests, in the manner provided by statute, any team or assessment which Mortgagers may dear to contest on the contest of the protests.

3. Murgagers shall keep all buildings and improvements now or hersafter situated on said premise sunted against loss or duringe by fire highting of windstorm under policies providing for paying into by the instruction companies of unmosty sufficient either to pay the epitemp or sparing the same of to pay in full the indistinctions secured hirreby. All in companies satisfactory to the hidders of the note, under instruction to the pay of the paying the same of the content of the hidders of the note. Such phytics by a vedenced by the standard murtager clause those parties that the days provided in the paying shall deliver all policies, including additional and renewal policies to the bodders of the note and in case of instruction does not not support to the respective does not expertation.

4. In case of default thickin, Trusks of the holders of the note may but need not make any payment or perform any act hereinbefore required Mortgagors may form and manner dasmed sepedent and may but need not make full or partial payments of the more partial payments of the paym

5. The Frustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments may do so according on bill statement or estimate produced from the appropriate public office without inquiry into the accuracy of such bill statement or estimate or into

the many of any Cale Assessment. So interesting that in our tractive creating freeding and interest when does according to the terms hereof. At the option, the contract of th

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hereof whether or not actually come for the premises shall be distributed and applied in the following order of priority. First, on account of all costs and exposes medient to the force-lower points are medium all other terms which under the terms hereof is constitute, we cold and before a additional to that evidenced by the note with interest thereon as herein provided that principal and interest remaining unpaid or the note fourth any overplus to Mortgagors, their heris legal representatives or assigns as their rights may

"Upon or at any time after the flung ... "all "offections that trust deed the court in which much bills filed may appoint a receiver of stand premise both appointment may be made either before or iffect ale, without notice without regard to the solveney of movelency of Mortaggors at the time of application for such receiver and without regard to the time value of the premises or whether the same shall be then occupied as a homestead or not and the Trustics. In recording may, be appointed as such premise during the prindings of such foreclosure, out and in case of a sale and a deciency during the full statutory period of redemption. Whether there be redemption or not, as well as during any further times when Mortaggors extend to the internet of the protection possession, control management and operation of the premises and all other powers which may be necessary or are usual. "Let cases for the protection possession, control management and operation of the premises during this whole, of said pertion." The court from intention time in time in a ", soundress the receiver to apply the net income that hands in payment in whole or in part of (1). The indications secured hereby or by any decree forced single pitch, ion is mis." Journal for the protection in case of a site and deficiency union for the protection of the premise of the heresty or dush decree provided such applic, ion is mis." Journal for the letter of the heresty or of such extra goal as a subject to the heresty or of such decree, provided such applic, ion is mis." Journal for the letter of the heresty or of such applies.

parts 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 inspec, the premises at all reasonable times and access thereto shall be permitted for the

purpose 12. Trustee has no duty to examine the title location, existence or countring or the premises or to inquire into the validity of the signatures or the identity capacity or authority of the signatures on the note or trust deed in call mustee be obligated to record this trust deed or to exercise any power hereing segment with severylensh obligated by the terms hereof, now be liable for a vivia of sometimes hereindness except in case of its own gross negligence or

13. Trustees shall release this trust deed and the lien thereof by proper instrument, you presention of sustafactory evidence that all indebtedness secured by this trust dock has been fully pead, and Trustee may accept and deliver a release "of "of and at the request of any person who shall, either before or after maturity thereof produce and exhibit to Trustee the note representing that all m' oted ess hereby secured has been paid, which representation Trustee in a secret as true, without inquiry. Where a release is requested of a success true," or his necessary as the note that the discription of a success true, "or his necessary is the note that the discription here in contained of the note and which purposts to be executed by "or "is the hereinoder or which conforms in substance with the discription herein contained of the note and which purposts to be executed by the persons were "de granted makes thereof and where the release is requested of the original trustee and it has never placed its identification number on the note. Seen defended and which purposts to be executed by "one", where the product and which purposts to be executed by "one", the notes are and which purposts to be executed by "one".

The persons herein dissipated as makers thereof.

14. Truster, mass rising by sinstrument in writing filed in the office of the Recorder or Registrar of Title in such this instrument shall have been excited or filed. In case, of the resignation inability or refusal to act of Trustee, the then Recorder of D. do of it, country in which the premises are visuated shall be buckersor in Trust Any Successor in Trust hereunder shall have the identical trule powers and authorit, as we herein given Trustee, and any

Trustee or successor shall be entitled to reasonable compensation for all acts performed nerrunder.

15. This Trust Deed and all provisions herein shall extend to and be binding upon Mortagurs and all person.

16. This Trust Deed and all provisions herein shall include all such persons and all persons liable for the payment of new bredness or any part thereof which the or not such persons shall have executed the note or this Trust Deed The word "note" when used in this instruction that the constructed to mean the shall have executed the note or this Trust Deed The word "note" when used in this instruction.

16. The Promissory Note secured hereby shall become im-ed'ately due and payable upon any sale, conveyance or transfer of ee interest in the real estate hereinabove described.

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BELORE THE TRUST DEED IS FILED FOR RECORD

Identification No

CHICAGO TITLE AND TRUST COMPANY.

MAIL TO:

HAROLD BERG 77 W. WASHINGTON CHICAGO, ILL.

PLACE IN RECORDER'S OFFICE BOX NUMBER 53

FOR RECORDER'S INDEX PURPOSES
INSERT STREET ADDRESS OF ABOVE

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END OF RECORDED DOCUMENT

N.

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