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COOK COUSTY ILLINGIS TILED FOR RECORD

*22855807



SEP 23 '74 3 04 Pl. TRUST DEED

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CTTC 7 THE LUCENTURE, made August 31

584471

ABOVE SPACE FOR RECORDER'S USE ONLY 1974 , between Albert Joseph and

Betty Juseph, his wife

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

an Illinois corporation do ing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth.

THAT, WHEREAS are Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders I min herein referred to as Holders of the Note, in the principal sum of Dollars, and No/100 Dollars, and

Twenty Five Thous 1 and No/100 — Dollars, evidenced by one certain Install at Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which sai Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows: date hereoi 9.35

Lot eleven (11) (except the North twenty (2), feet thereof) and lot twelve (12) in block eleven (11) in Westwood, being Mills and Sons' Subdivision in the West half of Section twenty five (25), Township forty North, Range twelve (12), East of the Third Trincipal Meridian in Cook County, Illinois***

ISEAL | LBJ Betty Norman Moeller DO HEREBY CERTIFY THAT STATE OF ILLINOIS, a Notary Public in and for and residing in said County, in the State afore Albert Joseph and Betty Joseph, known to me to be the same pe

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		Page 2		₁	end to the state of the state o
	(THE GOVENANTS, CONDITIONS AND PROVISIONS REFER: 1. Mortgarps shall the promptly repair, restore or rebuild any build or be decayed (7g) keeps and premakes in good condition and repair, we suburdinated to the lien layer (1.3) pay when this are the shall be a suburdinated to the lien layer (1.3) pay when the area of the darklarge of sach prior	ings or improvements now or li ithout waste, and free from me is may be secured by a lien or e	rereafter on the premises which may become damaged th mic's or other hens or claims for hen not expressly diatge on the premises superior to the hen hereof, and		ا از در ا
	upon request exhibit satisfactory evidence of the dacharge of such pro- posed one of buildings move it at any time, in process of exection upon va- tespect to the premises, and the use thereof. (6) make no material alterate. 2. Morpagors shalled, be fore any poemly statches all general taxes, and other charges, against the premises when due, and shall upon written prefets default horeunder Mortagors shall pay in full under protest, in 1 ontest. Mortagors shall keep all buildings and improvements now or here		on the contract the contract to the contract to the contract of the contract o		Till according
	want storm under policies providing for payment by the insurance compa- te as full the indebendess secured hereby, all in companies satisfact dam by it. Trusts, for the benefit of the holders of the note, such rights that dever all policies, including additional and ranceal policies to policies and be than ten days prior to the respective dates of expiration	nies of moneys sufficient dithe tory to the holders of the noi to be evidenced by the standa- iolders of the note, and in car ay, but need not, make any o	r to pay the cost of teplacing or repairing the same or te, under insurance policies, payable, in case of loss or rd mortgage clause to be attached to each policy, and so of insurance about to expire, shall deliver renewal		ا در بازگامیت براه دواید در در د
	Mortgage a m a y form and manner decemed expedient, and may, but ne if any, and p r.ch. v. discharge, temptomiss, or stitle any tax line or o affecting sais pre ness or contest any tax or assessment All moneys p connection there vi neighbor and the more of the connection there vi neighbor and the more of the more of the connection of the more of the diditional individual section of the more diditional individual connection of the connection	ther prior hen or title or clair aid for any of the purposes he vanced by Trustee or the holds	ments of principal of interest on prior encountainties, in thereof, or redeem from any tax sale or forfeiture erein authorized and all expenses paid or incurred in ers of the note to protect the mortgaged premises and	-	A CONTRACTOR OF THE PROPERTY O
	per annum. Inaction of rust: or holders of the note shall never be hereunder on the part of ofter got? 3. The Trustee of the control of the note hereby secured making an annual of the control of the control of the control of the control of the holders of any tax, sector, int, sale, for letture, is the not ritle for clar of the holders of the note, and with a note to note to often holders of the note, and with a note to note to Mortgagors, all unpaid or in this Trust Deed to the contrar, became due and payable (a) imminerest on the note, or (b) when d. ault shall occur and continue for	considered as a waiver of an y payment hereby authorized office without inquiry into th in thereof both principal and interest, w	y right accrumg to them on account of any default relating to taxes or assessments, may do so according to accuracy of such bill, statement or estimate or into them does according to the terms hereof. At the option		
	The state of the s	he accoloration of otherwise	halders of the note of Trustee shall have the right to	ì	10,100
	"when the indetections in Richay Sector shall occur we see of the forecase the len hereof it may suit to far does the line after on a belificate of the section of the sect	is of Prusice of notices of the see, publication costs and costs thes and examinations, trile in y deem to be reasonably neco dition of the trile to or the val al indebtedness secured here!	e finite for attorings feet, a tracter a fice, by analytic during the comments of the tracter policies, for tenence and to a term at the during the comments of the product of the comments of		, , , , , , , , , , , , , , , , , , ,
50	metern at the rate of severe precedings, to which either of them the bear probate and bankruptcy proceedings, to which either of the continuence of the proceeds of any foreclosure sale of the premises which have to the foreclosure proceedings, including all such and expenses sendent to the foreclosure proceedings, including all such	arty, either as plaintiff, claim of any suit for the forcelo t any threatened suit or process aute 1 and applied in the follotems as are mentioned in the	ant or defendant, by reason of this trust deed or any stare hereof after accrual of such right to foreclowed dung which might affect the premises or the security owing order of priority First, on account of all costs preceding paragraph hereof. second all other items		
	A fire proceeds at any networker star for the presents start of con- and expenses modent to the foreclosure proceedings, including all such a which under the terms hereof constitute secured indebtedness addition, principal and interest remaining unpaid on the note, fourth, any overp- appear appear appear appear by on, or at any time after the fling of a bill to foreclose this time such appointment may be made either before or after sale, without in application for such receiver and without regard to the then value of the forecome the remainder may be impossited as whet receiver. Such receiver sh	it de. 1. 11 c.c. irt in which suc	in bill is filed may appoint a receiver of said premises, solvency or insolvency of Mortgagors at the time of shall be then occupied as a homestead or not and the		
	Thustee bereunder may be appointed as melt receiver. Such receiver is pendency of such forcelosure suit and, in case of a side and a deficiency, of as well as during any further times when Mortgagors, except for the interaction of the powers which may be necessary or are usual in such cases for the powers which may be necessary or are usual in such cases for the interaction of the powers which may be necessary or are usual in such cases for the property of the power of	uring the full state ory period	of redemption, whether there be redemption or not, d be entitled to collect such rents, issues and profits,		
	10. No action for the enforcement of the fien or of any provision he party interposing same in an action at law upon the note hereby secured. 11. Triving or the holders of the note shall have the right to inspect	the premises at all reasonab	times at a access thereto shall be permitted for that		
	purpose. 12. Trustee has no duty to examine the title, location, existence or identity, capacity, or authority of the agnatories on the note or trust dee herein given unless expressly obligated by the terms, hereof, nor be lable min. 13. Trustee, shall release this trust deed and the lien thereof by propert by this trust deed has been fully paid; and Trustee may execute and deli after maturity thereof, produce and exhibit to Trustee the note, represent the properties of the product of the produ				
	the description herein contained of the note and which purports to be exec is requested of the original trustee and it has never placed its identification.	uted by the persons herein de- in number on the note describ- the description herein contains	signated as the makers there for ind where the release ed herein, it may accept so the note herein described and of the note and which purports to secuted by		
	the persons herem designated as makers thereof. 14. Trustee may resup by instrument in writing filed in the office recorded or filed. In case of the resignation, mability or feducal to act situated shall be Successor in Trusts. Any Successor in Trust hereunder shal Trustee or successor shall be entitled to reasonable compensation for all act 15. This Trust Deed and all provisions hereof, shall acted to and be by the word "Mortgagors" when used herein shall include all such persons whether one one such man one note is used executed the note or this Trust D.	of the Recorder of Registrar of Trustee, the then Recorder I have the identical title, powe s performed hereunder. inding upon Mortgagors and all and all persons hable for the	of fittes in which this instrume it share it we been of fitted of the country in which the primes are read authority as are herein given. The instrument of the major and payment of the indebtedness of any part if the payment of the indebtedness of any part if the control of the indebtedness of any part if the control of the indebtedness of any part if the control of the indebtedness of any part if the control of the indebtedness of any part if the control of the indebtedness of any part if the control of the indebtedness of any part if the control of the indebtedness of any part if the control of the indebtedness of any part if the control of the indebtedness of any part if the control of the indebtedness of the control of the control of the control of the indebtedness of the control of the control of the control of the indebtedness of the control of the indebtedness of the control of the	, ,	
	whether or not such persons small have executed the note of this flux be "noted" when more than one note is used. 16. See Attached Rider 17. See Attached Rider			T _Q	
	, <u> </u>			855	
	IMPORTANT	Identification N		837	1
	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEATTLE HISTORY SECURED IN PROPERTY OF THE PROPERT	CHICAGO	O TITLE AND TRUST COMPANY, Trustee.	no) to a favorable to	
MAILT	David Husman The Franklin Park Bank	- 1	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	the contraction of the contracti	
	Franklin Park, Illinois	_	Post For	_	1
	PLACE IN RECORDER'S OFFICE BOX NUMBER		BOX 533		
2. Z. M. S. S. S. L. P. S.					

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16 IF MORTGAGOR SHALL SELL, ASSIGN OR TRANSFER ANY RIGHT, TITLE OP INTEREST IN SAID PREMISES, OR ANY PORTION THEREOF, WITHOUT THE WRITTEN CONSENT C. HE HOLDER OF THE NOTE SECURED HEREBY, HOLDER SHALL HAVE THE RIGHT, AT HOLDER'S OPTION, TO DECLARE ALL UNPAID INDEBTEDNESS SECURED BY THIS TRUST DEED TO BE IMMEDIA E.Y DUE AND PAYABLE, ANYTHING IN SAID NOTE OR IN THE TRUST DEED TO THE CONTRAIN, NOTWITHSTANDING.

Those County

To secure the payment of general and special taxes and assessments against the premises an insurance premiums required to be paid hereunder, Mortgagors shall deposit with the holders of the note on ruch of the due dates of installments of principal or interest on said note, amounts fixed by the holders of the note in order to create and maintain a fund sufficient to pay such general and special taxes, assessments an premiums as they become due, said deposits to be made so that the holders of the note shall have on deposit in advance of the due date of each installment of such taxes, assessments and insurance premiums an amount applied the sate. No interest shall be allowed on such deposits. equal thereto. No interest shall be allowed on such deposits.

END OF RECORDED DOCUMENT