UNOFFICIAL COPY

U

COOK COUNTY, ILLINGIS FILED FOR RECORD

Milian R. Char.

Nov 4'74 3 os PM

*22897866

TRUST DEED

22 897 866

Salata Caranta Carant

THIS INDENTURE, made October THE ABOVE SPACE FOR RECORDER'S USE ONLY

19 74 , between

CHOONG GILBERT KIM and HAE SOOK KIM, his wife herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

an Illi on corporation doing business in Chicago, Illinois, herein referred to as TRUST11, witnesseth:

THAT, "It!"... AS the Mortgagors are justly indebted to the legal holder or holders of the Installment Note hereinafter described, and legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

FIFTY SIX THO SAND FIVE HUNDRED AND NO/100ths - - - (\$56,500.00) - - - - - Dollars, evidenced by one seriam Installment Note of the Mortgagors of even date herewith, made payable to THL ORDI R OF BLARFR

and delivered, in a d t / hich said Note the Mortgagors promise to pay the said principal sum and interest on the date holoo on the balance of principal remaining from time to time unpaid at the rate of Nine and Three Tenths (2 3%) per cent per annum in instalments (including principal and interest) as follows.

In SIID CITY.

NOW, THEREFORE, the Martgagers to secure the payment of the said or near at a formal said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agree onto berein contained, by the Mortgagers to be performed, and also in consideration of the said of the s

Lot 13 and the West 16.56 feet of Lot 12 in the Margaret Mary Manor, being a subdivision of the South 2 1/2 acres of t' West 5 acres of the East 10 acres of the North West Quarter of the Nor' a East Quarter of Section 36, Township 41 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

THIS INSTRUMENT WAS PR. P' RED BY

FATE PANTAZELO. THE FIRST COMMERCIAL BANK 6945 North Clark Street Chicago, Illinois 60626

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

cocessors and assigns.

WHYSS the hand a seal .B. of Mortgagors the day and year first above written.

HOONG GILBERT OH I SEAL | HAE SOOK KIM FA-18 PANTAZELOS a Notary Public in and for and tending in said County, in the State aforesaid, DO HEREBY CERTIFY THAT CHOONG GILBERT KIM and HAE SOOK KIM, his wife int, appeared before me this day in person and acknowledged that thoy
the said Instrument as their free and voluntary act for the 30th

Maria Maria - Final Line

THE COVENANTS. CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (111) HE VERSE SIDE OF THIS TRUST DEED)

1. Mortgagors shall (1) promptly repair, revore, or rebuild any buildings or improsenents move of her after on the premise which may become damaged or be distroyed, (2) keep said praintees in good condition and repair without waste, and free from mechanics or other lieus or claims for lin not expressly subordinated to the lieu furtor (1) pay when due any indebtedness which may be secured by a list or charge on the premise superior to the lieu fueror in the premise appear to the line fueror and publishing or buildings now or at any time in process of execution upon said premises. (5) simply with all requirements of law or municipal ordinations with respect to the premises and the use thereof, (6) make no material alterations in suit of promoses constructing the unconstitution of the normal process of executions and premises execute the providence of the process of the process of executions and promose execution and promose execution and process of executions are altered to the execution of the normal process of executions and other charges a against the premises when due and shall upon artition requires, turning to Terrests, or the holder of the nor duplicate recepts therefore. The present of clause for the contest of the normal process of executions and other charges a against the premises when the wastern and other charges a against the premises when due and shall upon a retition requires, turning to Terrests, or the holder of the nor duplicate recepts therefore.

2. Mortgagors shall (pay be for any penalty attacks with a contract of the execution of the nor duplicate and the charge of the contest of the nor duplicate and the charge of the contest of the nor duplicate and the ch

Abortgapiers shall heap be fire any penalty attaches all general taxes, and shall pays special taxes special assistances where the contest and other charges against the permisses when due, and shall upon written request, furnish to Trustes, or to holders of the note displacer receipts therefore To prevent default here under Mortgapiers shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgapiers may desire contest.

3. Mortgapiers shall keep all buildings and improvements now or hereafter stuasted on said greinness insured against loss or damage by fire lightings or made of the policies providing for tayin in the manner provided by statute, any tax or assessment which Mortgapiers may desire to pay in full this mid-bit desires the state of the policies possible in each of loss of the note in the pay in full this mid-bit desires of the note. In the control of the policies payable in each of loss of the note under invariance policies payable in each of loss of hall deliver all policies, including additional and renwall policies, both so the note and no each muranice about to expire dual deliver renwal policies not less than the days prior to the respective dates of expiration.

4. In case of default theritim. Trusts or the holders of the note and note of muranice about to expire dual deliver renwal policies not less than the days prior to the holders of the note may, but need not, make any payment of principal or intenst on price encombances, of my, and purchase, discharge compromers or with any take not of the note and note of default theritim. Trusts or the holders of the note and note and any payments of principal or intenst on price encombances and the price with medicing attentions. It is not a substitute of the note and pay and the price of the price and the price of the note and pay and the payable with the price of the price and the price of the note and pay and the payable with the price of the note and payable with the price of the payable of the note of the

principal and interest remaining uniqual on the note, fourth, any overplan o Mortegapors, their heris legal representatives or assigns as their rights may appoint on the control of the Court of the Co

13. Trustee has no duty to examine the finds to impact the premises at all "consider times and access thereto shall be permitted for that purposes."

12. Trustee has no duty to examine the fille, his atom, existence or condition of the premises of a impact into the validity of the agretimes of the information of the premises of a impact into the validity of the agretimes of the information in the validity of the agretimes of the information that is a property, or authority of the signatures of the information in the validity of the agretimes of the information in the validity of the agretimes of the information of the premise of a great property of the information of the premise of the agretimes of the agretiment of the information of the premise of the agretiment of the agre

SEE RIDER ATTACHED HERETO, the covenants, conditions and provisions whereof are incorporated herein by reference and are a part hereof and shall be binding on the Mortgagors, their heirs, successors and assigns.

THE NOTE SECURED BY THIS TRUST DEED SHOULD BI IDENTIFIED BY Chicago Title and Trust Company BLIORE THE TRUST DITO IS LIFED FOR RECORD

THE FIRST COMMERCIAL BANK MAIL TO: C/O MORTGAGE LOAN DIVISION 6945 North Clark Street

Carrie and Control of the Control of

Chicago, Illinois 60626

2618 Wast Graenlast

PLACE IN RECORDER'S OFFICE BOX NUMBER.

UNOFFICIAL COPY

155 5 G

RIDER ATTACHED TO AND INCORPORATED BY REFERENCE AND MADE A PART OF TRUST DEED DATED , 1974
BETWEEN CHOONG GILBERT KIM and HAE SOOK KIM, HIS WIFE, MORTGAGORS and THE FIRST COMMERCIAL BANK, MORTGAGEE

One of the Mortgagors shall make deposits with the holder of the Note on each of the due dates of said installments of principal or interest in amounts fixed by holder from time to time, in order to maintain funds equal to the estimated general taxes and insurance premiums on building improvements which shall have accrued against the property. The funds so accumulated shall be disbursed for mayment of taxes and insurance premiums when billed.

17. As further security for the indebtedness secured hereb, Mortgagors have executed and delivered their certain Security Agreement of even date to the Mortgagee, giving to said Mortgagee a first security interest in the furniture, furnishings, machinery, equipment, intures, and all other items of personal property, located at, and us d by irtgagors in the operation and maintenance of the mortgaged promises, and all additions to and replacements thereof. At the option of the artgagee and without notice to the Mortgagors, all unpaid indebt dness secured by this mortgage shall, notwithstanding anything in the Note or in this mortgage to the contrary, become due and payable when default shall be made by Mortgagors in the due performance of any evenant, agreement or condition contained in said Security Agreement or yquired to be performed or observed by the Mortgagors, and said install continue for a period of three days.

18. The Mortgagors sha 1 maintain their principal checking and savings accounts with the original molder during the term of this Trust Deed.

myh mi (SEAL)

Hac Sook Kr. (SEAL)

22 897 861