UNOFFICIAL COPY

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TRUST	DEED	22 .908 83 4	
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V or	CTTC 9	THE ABOVE SPACE FOR RECORDER'S	USE ONLY
THIS INDENTURE, made	Nevember 15	19 74 , between	
70_	THOMAS J. GRECK	G, A BACHELOR	
Q _A		erein referred to as "Mortgagors", and	NAME OF STREET
	g business in Chicago, Illinois, h	FOR ANNUALIZATION RAPRY HARRIS THE erein referred to as TRUSTEE, withnesseth:	l l
legal holder or hol as being	herein referred to as Holders o	he legal holder or holders of the Instalment N f the Note, in the principal sum of	1
	ins almost Note of the Mortga	D NO/100 Igors of even date herewith, made payable t	Dollars, to THE ORDER OF BEARER
and delivered, in and by wh	ion said Northe Mortgagors pr	omise to pay the said principal sum in instaln	nents as follows:
OND BUILDING AND TOTAL			D-11
on the fifteenth	day of hear at 19.75	nd ONE THOUSAND FIVE HUNDRED A	ND NO/100 Dollars
with a final payment of the	balance due on the	teenth day of November	r 19 78, with interest
from November 15,	1974 on the prin .p: 10ai	ance from time to time unpaid at the rate of	eight per cent per annum;
and interest being made pay	yable at such banking house or		• • • • • • • • • • • • • • • • • • • •
	the note may, from time to Trust and Savings Ba	me, in writing appoint, and in absence of	such appointment, then at the in said City,
NAW THEREFORE ALL		the said pourse of sum of monour and eath interest in a	regagors to be performed and also in
consideration of the sum of U Trustee, its successors and assigned that City of Chi	ne Dollar in hand paid, the receipt w ins, the following described Real Esta CREO	renants a. "gr ments herein contained, by the Mo whereof is her y act 'owledged, do by these presents the and all of verr has right, fille and interest these COUNTY C. COOK	CONVEY and WARKANT unto the in, situate, lying and being in the AND STATE OF ILLINOIS
to wit.	-	1//,	Ì
		rision of the East half of Bloc lection 29, Section 31, and Sec	
Township 40 No	rth, Range 14, East o	of the Third Principal Meridian	,
{			
This in	strument was prepared	lby: M. Sasseman)h,
}	population was propared	Harris Trust and Saving 111 W. Monroe St.	a Punk
		Chicago, Il.	6
1			
which, with the property here	inafter described, is referred to here	in as the "premises," tures, and apputtenances thereto belonging, and all r	ents, faures and profit, the of the collection
windows, floor coverings, inad attached thereto or not, and it	or beds, awnings, stoves and water l is agreed that all similar apparatus, e	or thereon used to supply heat, gas, air conditioni ncluding (without restricting the foregoing), screen heaters. All of the foregoing are declared to be a part quipment or articles hereafter placed in the premises	of said real estate whether physically the mortgagors or their successor
TO HAVE AND TO HOLD	s constituting part of the real estate. the premises unto the said Trustee, i	ts successors and assigns, forever, for the purposes, ar Homestead Exemption Laws of the State of Illinoi	d upon the uses and trusts herein set
Mortgagors do hereby express!	y release and waive.	s, conditions and provisions appearing on page	
		rt hereof and shall be binding on the mortgag	
	and seal of Mortgagors th	e day and year first above Aritten.	
		EAL Thomas J. Cross	Stegg [SEAL]
	[5	SEAL] Susan Wolos	[SEAL]
STATE OF ILLINOIS,	a Notary Public in and	for and residing in said County, in the State afores	id, do hereby certify that
County of COOK	Thoms	s J. Gregg, a bachelor	
		o me to be the same personwhose name_ this day in person and acknowledged thathe	18 subscribed to the foregoing signed, scaled and delivered the
		ree and voluntary act, for the uses and purposes ther	
}	GIVEN under my hand and N	otarial Seal this	north of

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: : :	Page 2	.2
٠.	THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)	باشاسما
	 Mortgages shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premues which may become damaged or be destroyed; (2) beep alid premues in good condition and repair, without waste, and free from mechanic's or other liens or claims for lens not expressly unbordinated to the lien hereof. (3) pay when due any indebtedness which may be accured by a lien or charge on the premises superior to the lien hereof, and 	A STATE OF THE PARTY OF THE PAR
1	upon request exhibit satufactory evidence of the ducharge of such prior lien to Trustee or to holders of the notes (4) complete within a reasonable time any building or buildings now or as any time in process of exerction upon and premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance. 2. Morrowers with only to before some content of the content	The state of
	upon request exhibit stratactory endence of the discharge of such prior lien to Trustee or to holders of the mote; (4) complete within a reasonable time any building or buildings sow or as any time in process of erection upon askd permise; (5) comply with all requirements of law or amunicipal ordinances with respect to the premise and the use thereof; (6) make no material discrations in and premise except as required by law or numerical ordinances with respect to the premise and the use thereof; (6) make no material discrations in any discretistic secretistic secretistic strength by the control of the complete secretistic	
	The second section of the second section is a second section of the second section sec	
	damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be stacked to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver tenewal policies to the standard mortgage clause to be attacked to each policy, and shall not be a small policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver tenewal policies to the standard mortgage clause to be attacked to each policy.	
	4. In case of default therein, Trustee of the holders of the none may, but need not, make any payment or perform any act herenhefore required to Mortgagers in any form and manness descend expedient, and may, but need not, make full top partial payments of principal or metrects on prior encumbrances, if any, and purchase, daschage, compromise or settle any tax lies or other prior lies or citie or claim thereof, or edge-tien from any tax sale or forfisture affecting said premises or contents any tax or assessment. All moneys paid for any of the purposes herein suthorrard and all expenses paid or necurred in	3
1	affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys feet, and any other moneys advanced by Trustee or the holders of the note to protect the morphagate premises and the lies hereof, but reasonable compensation to Trustee for seek nature description which exite hereof, but we have a which the product of the part of the part of the protect of the part of	3
: [connection therewith, including attorners' feet, and any other moneys span for any other purpose aftern authorized and an atterpret my connection therewith, including attorners' feet, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premies and the lien hereof, plus reasonable compensation to Trustee for each matter, concerning which action herein authorized may be taken, stall be as much additional indebtedness actuared hereby and shall become immediately due and payable without notices and unterest thereon at the rate of \$MSEP erent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default bereunder on the part of Moresaron.	
	per annum. Inaction of Trustee or holders of the note shall never be considered as a warer of any right accruing to them on account of any default hereunder on the past of Mortgagers. Secured making any payment hereby subborned relating to casse or accessments, may do so according to any bill, statement or estimate produced from the appropriate public office without inquery into the accuracy of such bill, statement or estimate or into 'v wildity of any tax, assessment, sink for forfeiture, tax lies or title or claim thereof. 1. Mortgagers shall pay each item of indobtendess herein mentioned, both principal and interest, when the according to the terms hereof. At the option of it is holders of the note, and without notice to Mortgagers all impair indobtendess according to the terms hereof. At the option of its holders of the note, and without notice to Mortgagers all impair indobtendess according by the Time Industry in the following the continue of the payment of the Mortgagers hereby continued.	Salah Salah
;	t. Mortgapen shall pay each frem of ladebuckness herein mentioned, both principal and interes, when due according to the terms hereof. At the option of tl: holders of the note, and without notice to Mortgapers all impaid indebuchness secured by the Trust Deed shall, notwithstanding anything in the note or 1 the Trust Deed to the contrary, become due and payable [a] immediately in the case of default in making payment of any instalment of principal or	
j.	unter (on the high bet, or (b) when default shall occur and continue for three days in the performance of any given agreement of the Maggagaga, herein con in. I. Wh. a.! indebtedness hereby appared shall become due whether by acceleration of otherwise, holders of the note or Trustee shall have the right to	
:	Wh. at logdebedness hereby secured shall become due whether by acceleration of otherwise, holders of the note or Trustee shall have the right to forerlow it lies? Trust in forerlocable the last hereby the last all expending a had no logical as additional indebedness in the decree for sale all expending a had no means which may be paid or incurred by or on behalf of Trustee or bolders of the note of toroners' feet, ristees' feet, appraisers' feet, outlays it does not	
}	ster entry of ne 0 ree] of pocuring all such abstracts of such, tall extrehes and examinations, title insurance policies, Torrens certificates, and smalar data and assurances was theto this as a function of the note may deem so be reasonably necessary. All expenditures and expenses of the nature in una paragraph-mentioned shall become so return condition of the safe to or the value of the premise. All expenditures and expenses of the nature in una paragraph-mentioned shall become so read to the result of the product of the safe to the result of the product of the result of the product of the result of the product of the safe to the product of the product of the product of the product of the safe to the product of	
- (thereon at the rate action of the manufacture of th	
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	and expenses incident to the foreclosure coocedar s, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute ecured a lebtedness additional to that evidenced by the note, with interest thereon as herein provided, thand, all principal and interest remaining uniqued in the note, fourth, any overplay to Morrisore, they here, leaf representatives or assume, as their orbits may	
	9. Upon, or at any time after the filling of a 'll to 'necclose this trust deed, the court in which such bill is filed may appoint a receiver for any primate and permisses. Such appointment may be made either before "a after sale, without notice, without regard to the solvency or moleculery of Mortagors at the time of application for such receiver and without regard ".". Also of the premises or whether the same shall be then occupied as a bomestead or not and the Trustee hiercruder may be appointed as such receiver Such active shall have power to collect the rents, usual and ground to said premises during the state of the proposition of a said premises of whether the same shall be then occupied as a bomestead or not and the said promises as well as during any further times wheel Mortagoral as "or "as interventional state presents, control, management and operation of the gramiest and all other powers which may be necessary or are usual in "	
	application for such receiver and without regard	
-	as well as during any further tungs when Morth gozal e is interventing of another received, would be emphal to collect such renfs, inner and profits, and all other powers which may be neperately or are usual in	
	of. [1] The indebtedness secured hereby, og by any decree four owing this "" deed, or any tax, special assettment or other kep which may be on become superior to the lan hereof or of buth decree, provided such application by "do pn." To foreclosure sale, [2] the delichecy in case of a tale and deficiency 10. No action for the enforcement of the larm or of any provision I roof that be subject to any defense which would not be good and available to the	
	party interpolary 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 normines at all reasonable times and access thereto shall be permitted for that purpose	
	the first control of the examine the title, location, entirent or condult on of he premise, or to inquire into the validity of the agritatives of the district of the signatures of the first conductive that the conductive that	
1	misconduct or that of the agents of employees of Trustee, and it may require indemnity astalf, tory to it before exercising any power herein given. 13. Trustee shall relate that the tide of a did the barchneer of by proper unstrument up an - no non of astralactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver, a release her of many the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the honor, presenting that all mid-steedy a beetly negative and, which representation	
	Truster may accept as true without inquiry. Where a release is requested of a necessor trust, w. Recessor truster may accept as the note better described any note which bears an identification number purforting to be placed thereon by a low any hereunder ow which conforms in substance with the description herric nonzured of the note and which private to be receited by the possions here; drug as the makes thereon, and where the release	
	11. Trustee that no duty to examine the title, location, entagence or condit on of b premises, or to inquire into the validity of the signatures or the stensity, espacity, or authority of the signatures or the note or trust deed, no, shall run we be obligated to record this trust deed or to exercise any power heriting tiren unless expressly obligated by the terms heriod, not-be table for any and construction of the note or trust deed, no, shall run we be obligated to record this trust deed or to exercise any power heriting tiren unless expressly obligated by the terms heriod, not-be table for any and construction of the note of the table for any and the state that trust deed of the table for any and the state that trust deed shad the the/thereof by proper unswarment up in - we are non of stater person who shall, either before or after maturity thereof, produce and exhibit to Trustee any except as true without inquary. Where a release his requested of any note which bears an defaultiestion number the placed threeon by a jor' aux' is unay accept as the note berief described any note which bears an defaultiestion to the placed threeon by a jor' aux' is unay accept as the note berief described any note which bears an defaultiestion of the state of the described any note which may be premated and which postofies to be executed by the persons here; deep are due the makers thereof, and where the release is requested of the original trustee and it has mere placed in identification number on the note describe the hoote herein described any note which may be premated and which conforms in substance with the description herein contains in the note the excellent by the persons here. The note that the hoote herein described any note which may be premated and which conforms in substance with the description herein contains in the note herein described any note which may be premated and which conforms in substance with the description herein contains in the note the state of the excellent of the excellent of the excellent of	
1	tecorded or filed. In case of the resugnation, inability or refusal to act of Trustee, the then Recorder of Deet of the c unty in which the premues are	
İ	Trunce or increases that the entired to reasonable compensation to the for personne necessines. 15. This Trust Deed and all provisions bereof, that learned to and be binding upon Mortgagors and all persons clag. set or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons lable for the payment of thedo	
1	strusted shall be Successor in Trust. Any Successor in Trust heretunder shall have the identical title, powers and as vority as are bretin given Trustee, and any Trustee or successor shall be entailed to reasonable compensation for all acts performed heretunder. 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons cla	
1	1974 NOV 15 PM 1 U1	
	NOT-15-74 8 9 6 9 c 1 0 2 2 20 7 4 4 - 6 5.00	
	300	
	7) rer	
	IMPORTANT Identification No. MI 1800	
	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company HARRIS TRUST AND SAVINGS BARRIES.	
Ļ	BEFORE THE TRUST DEED IS FILED FOR RECORD. BY A THE OFFICE AND SECOND PROCESSED AND SECOND P	
Ш	MAIL TO: REAL ESTATE LOAN DEPARTMENT FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE	
	HARRIS TRUST AND SAVINGS BANK I DESCRIBED PROPERTY HERE	S
	111 WEST MONROE STREET	
	CHICAGO, ILLINOIS 60690	
	PLACE IN RECORDER'S OFFICE BOX NUMBER 524 R. Janhhouse	
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		<u></u>
•	END OF RECORDED DOCUMENT	
	FILD AL HEADURED PACONICIAL	