UNOFFICIAL COPY



22 955 985

TRUS	T DEED		
े न			
	сттс 7	THE ABOVE SPACE FOR RECORDER	'S USE ONLY
THIS INDENTURE, m		the second secon	
	James Russ	ell a widower and not remarried herein referred to as "Montgagors," and AGO TITLE AND TRUST COMPANY	
THAT, wh' RE'S the said legal hold (or hold (\$1100.00)	Mortgagors are justly includers being herein referred	Illinois: herein referred to as TRUSTLE, witnessested to the legal holder or holders of the Instal o as Holders of the Note, in the principal sum o	ment Note hereinafter describe Eleven Hundred Dollar
evidenced by one certain	n instalment Note of the	Mortgagors of even date herewith, made payable	e to the OKDEK OF BEAKE
and delivered, in a from month to mon of 7%		on the halance of principal remaining from per cent per annum in instalments (including p	time to time unpaid at the rai
One Hundred of February	dollars or move	Dollars on the 7th One Hundred Dollars or more	da
the 7th day	of each mon h	thereafter until said note is	fully paid except that the fine January 1976
All such payments on a balance and the remaine the rate of company in Criicago	ccount of the indebtedne ler to principal, provided per annum, and all o	evidenced by said note to be first applied to that the principal of each instalment unless pair said of principal and interest being made payable things, as the holders of the note ma	when due shall bear interest a at such banking house or trus
appoint; and in absence in said City.	of such appointment, the	at the office of holder of holder.	
and limitations of this trust of consideration of the sum of Trustee, its successors and ass	deed, and the performance of One Dollar in hand paid, the r igns, the following described R	ent of the said princip. Sut. of money and said interest in the covenants and agrees, each be remerchanted, by the ceipt whereof is hereby-acker alog and, do by these present al Estate and all of their estate of the title and interest ther COUNTY OF COOK	ortgagors-to be performed, and also in
to wit: City C	of Chicago	Cock	And State of Telescone
West Q	uarter of Section	W.Snowhook's Douglas Park Add to 13, Township 39 North, Range 13, took County, Illinois	ion in the South Last of the Third
			2
			1.0
			0.
		PANTEE TITUS AT. DOCUMENT FATFANTS IN MADES W. MADISON ST., C	ALGCET WEINBERG HICAGO, ILL. 50644
long and during all such times and all apparatus, equipment (whether single units or cent windows, floor coverings, inad- attached thereto or not, and it	overments, tenements, easement as Mortgagors may be entitle of articles flow or hereafter trally controlled), and ventila for beds, awnings, stoves and its agreed that all simular appars constitution and of the real	s. fixtures, and appurtenances thereto belonging, and all ri- thereto (which are pledged primarily and on a parity with herein or thereon used to supply heat, gas, air conditionin ion, including (without restricting the foregoing), segrens after heaters. All of the foregoing are declared to be a part if this, equipment or articles hereafter placed in the premises?	said real estate and not secundarily, og, water, light, power, refrigeration is window shades, shorm doors and of said real estate whether physically by the mortgagors or their successors.
Mortgagors do hereby expressi	y release and waive.	enants, conditions and provisions appearing on	
trust deed) are incorporations.	ated herein by reference	and are a part hereof and shall be binding or	
WITNESS the hand	and scal of ?	ortgagors the day and year first above written.	SSECC SEAL !
	* * * * * * * * * * * * * * * * * * * *	[SEAL]	[SEAL]
STATE OF ILLINOIS.	. James	Russell, a widdwer and not remar	ried
county of Cook		and for and residing in said County, in the State aforesa James Russell, a widower and n	
The column and the co		o me to be the same personwhose name	subscribed to the foregoing
	marument, appeared before m	this day in person and acknowledged that ho	sagned, scaled and

22 955 985

Page 1

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 4 (THE REVERSE SIDE OF THIS TRUST DEEDLE

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

1. Mortgagurs shall [1] promptly repair, testore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; [2] keep said premises in good condition and repair, without waste, and free from incohanic's or other lieus or claims for him not expressly subsidiarided to the lieu hereoft, [3] pay when due any indebetedness which may be secured by a line of shall go or their removes upon to the lieu hereoft, and upon request exhibit satisfactory evidence of the discharge of such prior here to trustee or to holders of the note (4) coiniplete within a reasonable time any building in buildings in our at any time in process of creation spin said premises. [3] comply with cause claim in a case or the premises and the use therefore certain spin said premises. [3] comply with currently also we immunipal ordinance.

1. The prevent of the premises which due and shall upon written request, furnish to Trustee or holders of the note duplies to except therefore. The prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

2. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightimipan windatorm under policies providing for payment by the most range of mortgages sufficient enter to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies attributed to said premises and marginal provided to each policy, and shall deliver all policies, including additional and renewal policies, to be explaned by the standard pay that contest and its account of any act hereinbefore required of Mortgagors.

2. In case of default thereon, Trustee or the holders of the note, such rights to be explaned by the standard payments of principal or in

or a training of the contrary, become due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on a, note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the in ebec' ses hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to foreclose the lies here i. 10 any aut to such desired to differ the foreclose in the decree of the lies in the state of seven foreclose i. 10 any aut to such decree the true condition of the tile to or the value of the premises. All expenditures and expenses of the nature, in this paragraph me tior of i. 10 become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cere i. 20 annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including problet and bankruptcy proceedings, to which it is to the foreclose whether or not actually commenced or (c) exparts in sort the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced or (c) exparts in sort the defense of any threatened suit or proceeding sort and the premises of the sec

PLACE IN RECORDER'S OFFICE

11.-Trustee on the holders of the note shall have the right to inspect the premises at a rea onable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the primination of the inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity of the control of the contr

975 JAN 7 AM 10 34 - IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. Cher 60644

BOX NUMBER.

END OF RECORDED DOCUMENT