Washing K. Chico

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JAN 975 3 04 PM TRUST DEED!

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THE ABOVE SPACE FOR RECORDER'S USE ONLY
19 74, between ROBERT E. PEDERSEN and DENTURE, made December ?1,
THERESA J. PEDERSEN, h's wife. THIS INDENTURE, made December

"rein referred to as "Mortgagors," and CHICAGO T I'LE AND TRUST COMPANY

an Illinois corporation doing business in Chicago, Illinois be in clerred to as TRUSTEE, witnesseth:
THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the voca in the principal sum of
Twenty Eight Thousand Five Hundred and no 100 -------(\$28,500.00) Dollars, evidenced by one certain Instalment Note of the Mortgagors of ven date herewith; made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors pro nise to pay the said principal sum and interest from date on the balance of the procent per annum in it alm not (including principal and interest) as follows: from

NOW, THEREFORE, the Mortgagors to accure the payment of the said principal sum of money and said interest in accurdance in a terms, provisions and limitations of this trust deed, and the performance of the coverants and agreements herein contained, by the Mortgagors to be erfe med, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY a dw. RANY unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, tight, title and interest therein, situate, lying nd and in the CONTY OF COOK.

AND ST 2 OF ILLINOIS, and the contract of the contra

Lots 8 and 9 in the Resubdivision of the South 1 foot of Lots 19 and 30 and all of Lots 20 to 29 inclusive and vacated alley lying between Lots 21 to 28 inclusive and between the South 10 feet of Lots 20 and 29 all in the Resubdivision of Block 51 South Lynne being Vail's Subdivision

of the North 2 of Section 19, Township 38 North; Range 14, East of the Third Principal Meridian, in Cook County, Illinois

TOGETHER with all improvements, tenements, extensions, as recertor to herein as the "premises," and during all such times as Morgagens may be entitled thereof which are pledged primarily and one parity with said real enters and profits thereof Bolson and during all such times as Morgagens may be entitled thereof which are pledged primarily and one parity with said real enters and not secondarily in the property of the property with the property hereinafter described, is referred to herein GETHER with all improvements, tenements, easements, fix d during all such times as Mortgagors may be entitled their apparatus, equipment or articles now or hereafter therei

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

essors and assigns.

WITNESS the hand and seal of Mortgagors the day and year first above written.

Set I follow (SEAL) A Merica of Colorest

Peggy Kuenster STATE OF ILLINOIS,

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Robert E. Pedersen and Theresa J. Pedersen, his wife are subscribed to the foregoing who are personally known to me to be the same person S instrument, appeared before me this day in person and acknowledged that delivered the said Instrument as their free and voluntary

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7 FULLED Deed, Indiv., Instal.—Incl. Int.

Cook

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SAMMING PARTY.	Page 2	<u> </u>	And the second s
1		GE I (THE REVERSE SIDE OF THIS TRUST nots now or hereafter on the premises which may been	
subordinated to the lien hereof; (3) pay when d	d condition and repair, without waste, and I ue any indebtedness which may be secured b	by a lien or charge on the premises superior to the lies	not expressly n hereof, and
respect to the premises and the use thereof; (6) 2. Mortagors shall pay before any penalty	make no material alterations in said premise attaches all general taxes, and shall pay spec	s except as required by law or municipal ordinance, ial taxes, special assessments, water charges, sewer ser	rvice charges.
to contest.	morniographic process, in the manner provide	and manufacture, any tax or assessment which Mortgago	rs may desire
to pay in full the indebt a "ss secured hereby, damage, to Trustee for the b nefit of the holde	all in companies satisfactory to the holder rs of the note, such rights to be evidenced by	ficient either to pay the cost of replacing or repairing s of the note, under insurance policies payable, in carly the standard mortgage chause to be attached as carly the standard mortgage chause to be attached as carly	s the same or ase of loss or
policies not less that ten a prior to the respect	nd remewal policies, to holders of the note tive dates of expiration. ie holders of the note may, but need not, i	is and in case of insurance about to expire. Shall del make any payment or perform any act hereinbefore	required of
if any, and purchase, disc' arge. "promise of affecting said premises or cont st at y tax or a connection therewith, includin attor eys' fees.	section and may be need need that the full of it settle any tax lien or other prior lien or it seessment. All moneys paid for any of the and any other moneys advanced by Trustee	purposes herein authorized and all expenses paid or or the holders of the pare to protect the mortraged	or forfeiture
the lien hereof, plus reasonab. Compartion additional indebtedness secured hereby and shall per annum. Inaction of Trustee or older of	to Trustee for each matter concerning wh I become immediately due and payable with the note shall never be considered as a w	is and in case of insurance about to expire. Thall del make any payment, or perform any act hereinbefore partial payments of principal or interest on prior en title or claim thereof, or redeem from any tax sale outproses herein authorized and all expenses paid or or the holders of the note to protect the morgaged, that is the content of the note to protect the morgaged, that is action herein authorized may be taken, the action are the rate of any right accruing to them on account of where of any right accruing to them on account of	be so much any default
hereunder on the part of Mortgage s. 5. The Trustee or the holders of the or the to any bill, statement or estimate procure from the validity of any tax assessment sale for the validity of any tax assessment sale for the part of the	the appropriate public office without ing	authorized relating to taxes or assessments, may do a girly into the accuracy of such bill, statement or esti- liaterest, when due according to the terms hereof. A d by this Trust Deed shall, notwithstanding anything of the according to the deep statement of any instalment of prefermance of any other agreement of the Mortga	o according mate or into
 Mortgagors shall pay each item of indebte of the holders of the note, and without notice or in this Trust Deed to the contrary, become d 	or .ess (ein mentioned, both principal and JMor _ jors, all unpaid indebtedness secure ue. 2 d p. /able (a) immediately in the case	interest, when due according to the terms hereof. A id by this Trust Deed shall, notwithstanding anything to default in making payment of any instalment of	t the option in the note principal or
interest on the note, or (b) when default shall contained. 7. When the indebtedness hereby secured shall contain the indebtedness hereby secured shall be a secured	oc ir a d continue for three days in the	performance of any other agreement of the Mortga otherwise, holders of the note or Trustee shall have	igors herein the right to
expenditures and expenses which may be paid of fees outlays for documentary and expert eviden after entry of the decree) of procuring all such a	ce, stenograph es' chi rges sublication cost	otherwise, holders of the note or Trustee shall have ad included as additional indebtedness in the decree olders of the note for attorneys, fees, Trustee's fees a and costs (which may be estimated as to items to b past tifle injurance policies. Torress certificates and	lor sale all appraiser's e expended similar data
and assurances with respect to title as Trustee or bidders at any sale which may be had pursuant to the nature in this paragraph mentioned shall be	such decree the true on dition of the title tecome so much additional in one 'ness se	olders of the note for attorneys! fees, Trustee's fees s and costs (which may be estimated, as to items to b ons, title insurance policies. Torrens certificates, and onably necessary either to prosecute such suit or to co or the value of the premises. Alleg xpenditures and cured hereby and immediately due and payable, we	evidence to expenses of vith interest
probate and bankruptcy proceedings, to which e indebtedness hereby secured; or (b) preparation whether or not actually commenced; or (c) prepara-	when paid or incurred by rustee r hold ither of them shall be a pay, eithe as plai s for the commencement r any suit for trations for the defense of architectural su	o or the value of the premises. Adaptive and curred hereby and immediately due and payable, we are of the note in connection with (a) any proceedin intiff, claimant or defendant, by reason of this trust the foreclosure hereof after accrual of such right tilt or proceeding which might affect the premises or the claim of the premise or the control of the control of the premise or the premise of	g, including deed or any o foreclose
hereof, whether or not actually commenced. 8. The proceeds of any foreclosure sale of the and expenses incident to the foreclosure proceed.	e premises shall be distributed an appl' dings, including all such items as a mr. tie	in the following order of priority: First, on account med in the preceding paragraph hereof, second, all	of all costs
		in the following order of priority. First, on account and in the preceding paragraph hereof, second, all by the note, with interest thereon as herein provide to it is its legal representatives or assigns, as their the provided of the prov	
Such appointment may be made either before e application for such receiver and without regard Trustee hereunder may be appointed as such re	on after sale, without notice, without regate to the then value of the premises or whether ceiver. Such receiver shall have power to a	which such bill is filed may appoint a receiver of said of the solvency or insolvency of Mortgagors at a the ame shall be then occupied as a homestead or the ame shall be then occupied as a homestead or the said the said premises.	o premises. the time of not and the during the
pendency of such foreclosure suit and, in case of as well as during any further times when Mortgag and all other powers which may be necessary or	a sale and a deficiency, during the full statut fors, except for the intervention of such rec are usual in such cases for the protection,	collect the remaining of the remaining of said premises cory period of redem tion, whether there he redempt eiver, would be entired to collect such rents, issues a possession, control, management and operation of the	ion of not, ind profits, he premises
of: (1) The indebtedness secured hereby, or by a superior to the lien hereof or of such decree, provided to the lien hereof or of such decree, provided to the lien hereof or of such decree, provided to the lien hereof or of such decree, provided to the lien hereof or of such decree and the lien he	time to time may authorize the receiver to a ny decree foreclosing this trust deed, or and ded such application is made prior to forecle	ceiver, woul be entired to collect such rents, usues a possession, outrol, management and operation of pply the net second in his hands in payment in who ly tax, special assets sent on other liten which may be obure sale; (2) the efficie by in case of a sale and defined to any defense hich would not be good and avail	or in part or become iciency.
11. Trustee or the holders of the note shall h	ave the right to inspect the premises at all	reasonable times and ac ess thereto shall be permitt	ed for that
		emises, or to inquire into the stand of the signate be obligated to record this trust declar to exercise sissions hereunder, except in case of its wan gross ne	
13. Trustee shall release this trust deed and the by this trust deed has been fully paid; and Trustee shall release followed by the trust deed has been fully paid; and Trustee after maturity thereof produce and exhibit to a	Frustee, and it may require indemnities satis lien thereof by proper instrument upon pre- ce may execute and deliver a release hereof	factory to it before exercising any portor trein gives sentation of satisfactory evidence that all indebtedne to and at the request of any person who shall either bytedness before section has been made to be the bytedness before the section of the same page.	ess secured r before or
Trustee may accept as true without inquiry. We described any note which bears an identification the description herein contained of the note and w	nere a release is requested of a successor to number purporting to be placed thereon by thich purports to be executed by the persons	to and at the request of any person who say either behedness hereby secured has been pair anch repr trustee, such successor trustee maycept as the ' a prior trustee hereunder or which conforms in 's is herein designated as the makers thereof; and w' re tote described herein, it may accept as the note! I rei in contained of the note and which purports to - ex-	tan with the clease
		ore described herein, it may accept as the note! rein in contained of the note and which purports to en- Registrar of Titles in which this instrument shall	
recorded or filed. In case of the resignation, ina	bility or refusal to act of Trustee, the the	n Recorder of Deeds of the county in which the pr	remis , vre
15. This Trust Deed and all provisions hereof, the word "Mortgagors" when used herein shall in whether or not such persons shall have executed	shall extend to and be binding upon Mortga nelude all such persons and all persons lia the note or this Trust Deed. The word "no	title, powers and authority as are herein given Truste der. gors and all persons claiming under or through Morte ble for the payment of the indebtedness or any pa te! when used in this instrument shall be construe	agors, and rt thereof d to mean
notes when more than one note is used.			60
			868
		(경영) 시민 (1995년 1일	
nis instrument was prepared		· Engenn	ago, Ill.
I M P O R T A N T THE NOTE SECURED BY THIS TRUS	T DEED SHOULD C	CHICAGO TITLE AND TRUST COMPANY	
BE IDENTIFIED BY Chicago Title and T BEFORE THE TRUST DEED IS FILED FOR	RECORD By	1029mary Llecon	uetee. /D. res.
Walter L. Montgomery	r 1 18, 1937	FOR RECORDER'S INDEX PURPO:	SES
: 3151 West 63rd Street Chicago, Illinois 606	29	insert street address of ae described property here 6651 - 55 South Oak	1.04
	ل ۾ رے	Chicago, Illinois	
PLACE IN RECORDER'S OFFICE BOX	NUMBER 333		
	***************	SPASIDA CONTRA	
FMII III-	RECORDED		