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| | 요즘 설명 전환 전환 시간하다는 현실 등 전기를 받는다. 지원 회사 전환 경기를 보면 기관 경기를 받는다. |
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| | 가 가능하는 경기를 수 있는 것이 되었다. 그 것이 되었다. 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 |
| | 마르크를 하면 하는 사람이 되었다. 그 사람들은 사람들은 사람들이 되었다. 사람들은 경기를 들어 하는 것들은 사람들이 가장하는 것을 받았다. |
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| Q _{/x} | 22 987 428 de 12 12 13 13 13 13 13 13 13 13 13 13 13 13 13 |
| TRUST DIED | 717 FEB 5 AM 9 47 |
| LOAN NO. 2475983 | FES-5-9 942 88 8 8 2000 7:00 4 4 5 5 6 5 6 7 100 4 5 5 6 5 6 7 100 4 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 |
| Fifty Eight Hundred Thirty Two is said Note of the Mortgagors identified by the ab Mortgagors promise to pay the said principal sum s in the prompt payment of any instalment all rem and all of said principal and interest being made p Chicago, Illinois, unless and until otherwise design | Chicago herein referred to as "Mortgagors", and THE EXCHANGE ring association, its successors and assigns, herein referred to as "Trustee", witnesseth: to he legal holder or holders of the Note hereinafter described in the principal sum of and |
| NUW, INIMEPURE, the Mertgagore to secure the payment of and the performance of the covenants and agreements herein contai assigns, the following described Real Estate and all of their entate, r and State of Ulinois, to wit: | the said principal sum |
| { | annual of Calabridad and Calabridad |
| NE1/4 of Section 36 Township 38 | rroun's Subdivision of the B1/2 of the NW1/4 of the North, RAnge 14 East of the Third Principle |
| Commonly known as 8022 Merrill A which, with the property harminafter described, is referred to harmin TOCETHEM with all improvements, treatments, consents from | evenue = Chicago, Illinois |
| TOGETHER with all improvements, tensments, ensements, faritimes on Mortangors may be entitled thereto (which are pledged prime TO HAVE AND TO HOLD the premises unto the Said Treaten benefits under and by virtue of the Hemsetted Ecomption Laws of the | rose, and appreciaments therets and thereon belonging, and all resus, issues and profes thereof for an long and serie. If we charged and on a purity with and one passed entate and not encodedrily), it is encomerce and amongs, fewerer, for the perposes, and spone the uses and trusts between and for first of the order of the state of illustross, which and refight and benefits the Margagares do hereby agreenly releases and wants. |
| Teis inst | TRUMENT WAS PREPARED |
| By Angeli | |
| 130 S. | (name) La Salle Street - Chicago, Illinois (address) |
| This trust deed consists of two pages. The covens herein by reference and are a part hereof and shall be | unts, conditions and provisions appearing on the reverse side of this trust deed are incorporated e binding on the mortgagors, their heirs, successors and assigns. |
| WITNESS the bend and seel of Martyngors on the date first abo | vo written. |
| | (SEAL) (SEAL) (SEAL) |
| STATE OF HALINOIS) I MOTTER IN | Mattie Lee Wallace |
| COUNTY OF A Notary Public in an | Werek If for and remiding in maid County, in the State aforemand, DO HEREBY CERTIFY THAT CE & Mattie Lee Wallace - Husband & Wife nown to me to be the aster persons whose manage |
| Instrument, appeared before me this day in person and acknowledge uses and purposes therein set forth, including the release and waiver o | ed that they signed, scaled and delivered the said Indirection for the said refusion and refusion and for the |

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS TRUST DEED:

- 1. Mortpagers shall (1) promptly ...pat rec ore or rebuild any buildings or improvements now or betwafter on the premises which may become damaged or be destroyed; (2) keep mid premises in good condition and repair, wither is at i. and free from mechanic a or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on better resemble superior to the lien hereof, and upon request exhibit attacetory evidence of the discharge of such prior lies to Trustee or to holders of the note; (4) complete within a transmelled time tay by it sing or buildings now or at any times to proceed execution upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use there of; (6) make no material alternations in said premises except as required by law or municipal ordinances.
- 2. Mortgagers shall pay before any penalty strack, all providates, and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall, upon written request, furnish to True or to holders of the note duplicate receipts therefor. To prevent default bereimder Mortgagers shall pay in full under protest, in the manner provided by statter, any tax or assessment whin Mortgagers may be desire to content.
- 3. Mortgagors shall keep all buildings and improvements n w or receive situated on said premises insured against loss or damage by firs, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient citibe, to r p i cost of replacing or repairing the same or to pay in full the indebtodness secured hareby, all in companies satisfactory to the holders of the note, such rights to be estudened by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additing the same of the note, and in case of insurance about to expire, shall deliver renewal policies to the holders of the note, and in case of insurance about to expire, shall deliver renewal policies to the same than tend days veryor to the respective dates of extension.
- 4. In case of default therein, Trustee or the holders of the note may, but noted not, make any payment or perform any act hereinbefore required of Mortgagors in any forst and manner deemed expedient, and man, but need not, make full or partial payments of prin, or or "erreat on prior encumbrances, if any, another principles, discharge, compromise or settle any tax its mort other principles or title or claim thereof, or redeem from any tax as ease for offering effective, and pressions or contest any tax or seessment. All noncept paid for any of the purposes beerin enthorized and all expenses paid or incurred in consecution therewith, including atterneys fees, and of other moneys advanced by Trustee or the holders of the note to protect the mortgagor pressises and the lies in hereof, plus reasonable compensation to Trustee for each matter conserving whis. "It is a region of the protect of the note to protect the mortgagor pressises and abult become immediately due and payable without notice and with interest thereous at the rate (new protect of the note to be note to them on account of any defaults become on the note of the trust of the protect of the note shall never be considered as a water of any triph accruines to them on account of any defaults become on the note of the first of the protection of the note of the note to the or account of any default becomes
- 5. The Trustee or the holders of the note hereby secured making any payment hereby at a rised celeting to taxee or assessments, may do so according to any bill, statement or estimate procured from the appropriate public affice without faquiry into the accuracy of such bill, state sent or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay such item of indebtedness herein mentioned, both principal and interest when due according to the terms hereof, At the option of the holders of the note, and without notice to Mortgagors, all unpair dishebedness secured by this True Deed shall, note that note in this Trutt Deed to the constray, become due and payable (a) immediately in the case of default in making payment of any instalment on the note, or (b) when default shall one of any continue for three days in the performance of any other agreement of the Mortgagors between constained.
- 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of 't', note or Trustee shall have the right to foreclose the lien hereof. In any sit to foreclose the blessee for shall be allowed an distinctional indebtedness in the decree for sale all ergs distings and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fores. Trustee's fore, supprises's fees, owthey for documentary and expenses, the comparabeter' charges, poblication costs and costs (which may be estimated as to items to be expended after entry of the decree of preventing all such abstracts of titles where such summar tipens, guarantee policies. To Torrens cortificates, and similar data and assurances with respect to title as Trustee or holders of the note may doem to be reasonably mecessary either to presente and wit or to evidence to bidders at any sale which may be additional indebtechness secured hereby and immediately due and payable, with interest thereou at the rate of seven per cent per annum, when said 'incurred by Trustee or holders of the note in connection with (s) any proceeding, including probate and bankruptery precondings, to which citiert or them shall be a party, either as plaintif of mannar or defendant, by reason of this trust deed or any indebtedness hereby secured: or (b) preparations for the connections whether or not actually commenced; or (c) preparations for the defense of any threatment astio or proceeding, including which might affect the precises or the security hereof, their or the defense of any threatment astio or proceeding which might affect the precises or the security hereof, whether or not actually commenced; or (c) preparations for the defense of any threatment astio or proceeding which might affect the precises or the security hereof, whether or not actually commenced.
- 8. The proceeds of any form-lossues sake of the premises shall be distributed and applied in the following order of priority: First, on a count of all onts and expenses incident to the fore-times receiving, incidently all such iteras as are mentioned in the preceding paragraph berref; second, all other items which noder the tern. hereof additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid as the note; fourth, any over the so Mortgagors, their heirs, legal representatives or essages, as their rights may appear.
- 9. Upon, or at any time after the filing of a bilt to forcelose this trust deed, the court in which such bill is filed may appoint a receiver of said temporary on the project of the proj
- 10. No action for the enforcement of the lieu or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing, une in a action at law upon the note hereby secured.
- 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
- 12. Trustee has no dut to examine the title, location, existence, or condition of the premiers, nor shall Trustee he obligated in record this trust deed or to exercise any power hereit give unless expressly obligated by the terms hereof, nor he liable for any acts no emissions hererender, except in case of its own gross negligence or misconduct or that of the agents or employee of Trustee, and it way require indemnities satisfactory to it before exercising any power herein given.
- 13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of suisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person whall, either before or after maintry thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as tree whitein inquiry. Where a release is requested of the original or a successor trustree such trustee may accept as the genuise note herein described any note which confurms in substance with the description herein contained of the note and which purports to be executed by the persons the substance with the description herein contained of the note and which purports to be executed by the persons the substance with the description herein contained of the note and which purports to be executed by the persons the substance with the description herein contained of the note and which purports to be executed by the persons the substance with the description herein contained of the note and which purports to be executed by the persons the substance with the description herein contained of the note and which purports to be executed by the persons the substance with the description herein contained of the note and which purports to be executed by the persons the substance with the description herein contained and the note and which purports to be executed by the persons the substance with the description herein description herein contained and the note and which purports to be executed by the persons the substance with the description herein contained and the note and which purports to be executed by the persons the substance with the description herein contained and the note and which purports the note of the note and which persons the note of the note and the note and
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the them Recorder of Deeds, of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and sutherity as are beering given Trustee, and any Trustee or successor shall be entire to reasonable compensation for all acts performed hereunder.
- 15. This Trust Deed and all provisions hereof, shall extend to and be kinding upon Mortgagers and all persons claiming under or through Mortgagers, and the world "Mortgagers" when used herris plant include all much persons shall have executed the note or thin Trust Deed.

DELIVERY INSTRUCTIONS

EXCHANGE NATIONAL BANK
OF CHICAGO
INSTALMENT LOAN
LOCK BOX #79

RECORDERS OFFICE BOX No. 132

| STREET | ADDRESS | OF | PROPERTY | DESCRIBED | HEREIN |
|--------|---------|----|----------|-----------|--------|
| | | | | | |