NOFFICIAL COPY





22008256

EATER DATE

	сттс 7		OR RECORDER'S USE ONLY	
HIS INDENTURE, made	June 8,		MARCUS MORRIS and	
ANN MORRIS, hus	spand and wife	as joint tenants		
	CHICA	herein referred to as "Mo O TITLE AND TRUST COMPA		
Illinois .o. poration doing		nois, herein referred to as TRU		
HAT, WHERE AS the Mon	tgagors are justly indeb	ed to the legal holder or holde	rs of the Instalment Note hereinaft	ter described,
		as Holders of the Note, in the r		Dollars,
videnced by on the I	nstalment Note of the	lortgagors of even date herewit	h, made payable to THE ORDER	
nd delivered, in and	by which said No	e the Mortgagors promise	to pay the said principal sum	and interest
om July 1, 197	7%	on the balance of principal	remaining from time to time unpa	id at the rate
		per cent per annum in instalme	nts (including principal and interes	t) as follows:
NE HUNDRED THI		Dollars on	the 1st.	day
f October he 1st day of		UKE HUMURKU IMIRI	the 152. Y THREE 153 Dollars until said note is fully paid except	that the Gual
auj oi	1 1 1 1	a shall be due on the First		
			first applied to interest on the un	
			ment unless paid when due shall be g made payable at such banking h	
ompany in		Illinois, as the holders	of the note may, from time to til	
ppoint, and in absence of n said City,	such appointment, then	at the of the of ANTHOR	IY GATTUSO	
NOW THEREFORE ALL M.	ortgagors to secure the paym	nt of the said principal of money	and said interest in accordance with the te	rms, provisions
consideration of the sum of One	e Dollar in hand paid, the re	cipt whereof is here by acknowledged,	mitained, by the Mortgagors to be perform do by these presents CONVEY and WARE tle and interest therein, situate, lying and K AND STATE	RANT unto the
City of Chic	ago	COUNTY G. CO	K AND STATE	OF ILLINOIS,
	et of Lot 1 a	nd the South Su Pe	et of Lots 2 and 3	(Except)
			Lot 31 in Thomas	
oster's Resubd	ivision of Lo	ts 1 to 4 inclusion	of the West 1/2 of	's Sub-
orth East 1/4	of Section 11	Township 39, No.	rti, Range 13 East	of the
Third Principal	. Meridian ref	erence being had	to the Flat of said	
Resubdivision r	Cook County	22, 1903 Eook 85 Illinois and	of Plats Page 31 as	Document
ot 5 in Phinne	y's Subdivisi	on of Block 10 in	Hardings Subdivisi	on of
			11. Township 39 No	
Range 13 East o	of the Third I	rincipal Meridian	, in Cook County, 1	llinois.
which, with the property herein	after described is referred to	kasala araka "mambar"		
TOGETHER with all impro-	vements, tenements, easements, was more agreements, tenements, easements, may be entitle	ts, fixtures, and appurtenances theret	o belonging, and all rents, issues and prof and on a parity with said real estate and	ts he cof for so
and all apparatus, equipment of	or articles now or hereafter	therein or thereon used to supply heation, including (without restricting the	t, gas, air conditioning, water, light, pow ne foregoing), screens, window shades, si declared to be a part of said real estate wh aced in the premises by the mortgagors or	torm do ,s and
windows, floor coverings, inade attached thereto or not, and it i	or beds, awnings, stoves and is agreed that all similar appa	water heaters. All of the foregoing are atus, equipment or articles hereafter p	declared to be a part of said real estate wh aced in the premises by the mortgagors or	ether plysically their successor
forth, free from all rights and Mortgagors do hereby expressly	benefits under and by virtue release and waive.	of the Homestead Exemption Laws (of the State of Illinois, which said rights :	and benefits the
			ons appearing on page 2 (the rever	
trust deed) are incorpora successors and assigns.	ited herein by reference	and are a part hereof and s	hall be binding on the mortgagor	rs, their heirs,
	S and seal of	Mortgagors the day and year fir		Poc
		[SEAL] MON	us maris	MAC
		ISFALL UN	n Merris	[U]
		Julian E. Kulas	MORRIS	Carrie 1
STATE OF ILLINOIS,	\cs		in the fact of the police of the control of the con	CERTIEV CLAS
County of COOK			y in the State Aforesaid, DO HEREBY (RHID, HUS Dand and	CERTIFY THAT
WHANE TO	wife, as jo	nt tenants	s are	
		n to me to be the same person. S me this day in person and acknowled	Wilose mainesubscribed	to the foregoing
O JAATON	delivered the said Instrumer	the Contract of the Contract o	voluntary act, for the uses and purposes	第三十二年 电电路 经外收帐户
				The second second second
	Given under my ha	d and Notarial Seal thi	n. dy of June	, 19 <u>72</u>

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

The COVENANIS, CONDITIONS AND PROVISIONS REFERRED 10 ON PAGE 1 (THE REVERSE SIDE OF 1115 INGS) DELOY.

I. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly bordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises support to the lien hereof, and not request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to inducts of the note; (4) complete within a reasonable time any illding or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with spect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinances.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to deplicate receipts therefor. To event default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire contest.

and other charges against the premises when due; and shall, upon written require, furnish to Justice or to holders of the note duplicate receipts therefor. In prevent default hereunder Muriggors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Muriggors and esize to the providence of the manner provided by the state of the providence of the more and the providence of the more providence

of the nolder of the note, and without neuter tomorsegonal mineral mineral networks and the note of () when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein or in this T. is the unit of the Mortgagors herein or the note of () when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein or the note of the note of the Mortgagors herein or the note of the note of the Mortgagors herein or the note of the note of the Mortgagors herein or the note of the note of the Mortgagors herein or the note of the note of the Mortgagors herein of the note of the note of the Mortgagors herein of the note of the note of the Mortgagors herein of the note of the note of the Mortgagors herein of the note of the note of the Mortgagors herein of the note of th

11. Trustee or the holders of the note shall have the right to inspect the premises at all re sonable 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 per sets. re to 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 on the note or trust deed, nor shall Trustee so ob' sat. To record this trust deed to te exercise any power herein given misses expressly obligated by the terms hereof, nor be liable for any acts or omissis a b, each eff, except in case of its sown gots neglegence or misseonduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory of it effore exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon per out and at a request of any person who shall, either before or by this trust deed has been fully guid and Trust may be the state of the state of

notes" when more than one note is used. 16. It is undorstood that the building herein requires substantia a apairs and mortgagor herein agrees and covenants to make all repairs within 90 days hereof at their expense and in accordance and in full complianc in a city, county and state ordinences and laws and regulations.

17. In addition to the payment of the mortgage payments herein setfor h

mortgagors agree to deposit commencing July 1, 1972 and on the 1st. day of each and every month thereafter 1/12 of the ascertainable general real estate tax and fire insurance premiums as security for the payment of the said real estate taxes and insurance premiums.

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.

MAILJO: THO AS J. YAGNISIS 15 5 70 ATTERNEY AT LAW

540-42 N. Trumbull Ave

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

Chicago, Illinois

PLACE IN RECORDER'S OFFICE BOX NUMBER BOX 533

END OF RECORDED DOCUMENT