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Cultury A. Oliver

OCT 26 '72 3 04 PM

22098999



TRUST DEED

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THIS INDENTURE, made October 20,

\$6010.20

THE ABOVE SPACE FOR RECORDER'S USE ONLY

1972 , between Leon L. Wilburn and

Doro' w .. Wilburn, his wife

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

an Illinois corp ration doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
THAT, WHERLAS .b Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder of 'olde's being herein referred to as Holders of the Note, in the principal sum of Thirty Two Luci e: Twenty Two & 36/100

evidenced by one certai L. alment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

te the Mortgagors promise to pay the said principal sum and interest house the parties of the said principal sum and interest house the parties of the said principal and interest) as follows: and delivered, in and by which said Note the from ---dateof ---7---

Dollars on the 10th day of each and every me to the final payment of principal and interest, if not sooner aid, shill be due on the 10 day of November 19 7± All such payments on account of the indebtednes evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that ne vincipal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said original and interest being made payable at such banking house or trust company in Chicago Illi ois as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the original control of the note may, from time to time, in writing the said City,

Now, Therefore the Market of the note may. Now Therefore the Market of the note may appoint the note may be the said City.

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NOW, THEREFORE, the Mortgagors to secure the payment of the said prin ipal su... noney and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreen rats he in contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby knowle ged, by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their trust, its title and interest therein, situate, lying and being in the COUNTY OF to wit: City of Chicago Cook

Lot 218 of West Chesterfield Homes, a Subdivision of the City of Chicago, County of Cook, State of Illinois, according to the plat thereof recorded in the office of the Recorder of Deeds of Cook County, Illinois, on the 74th day of December, 1948 as Document 14461739 and now of record in Book 374 of 12th at pages 37, 38, and 30 thereof, in Cook County, Illinois

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Mortgagors or be destroyed; to subordinated to the upon request exhibited building or building respect to the present of the present default here.	ANTS, CONDITIONS AND PROVISIONS REFE shall (1) promptly repair, restore or rebuild any but (2) keep said premises in good condition and repair, he lien hereof; (3) pay when due any indebtedness which satisfactory evidence of the discharge of such progs niow or at any time in process of erection upon mises and the use thereof; (6) make no material alters shall pay before any penalty attaches all general tax against the premises when due, and shall, upon writercunder Mortgagors shall pay in full under protest,	ildings or improvements now without waste, and free fro without waste, and free fro hich may be secured by a lic ior lien to Trustee or to hole said premises: (5) comply, tations in said premises except exs, and shall pay special taxe ten request, furnish to Trust in the manner provided by s	w or hereafter on the prem in inchanic's or other lie in or charge on the premise ders of the note: (4) comp with all requirements of I it as required by law or mu rs. special assessments, wat tee or to holders of the not statute, any tax or assessmi	ises which may become damaged to or claims for lien not expresaly a superior to the lien hereof, and etc within a reasonable time any wo or municipal ordinances with nice of the contract of the contract or charges, sewer service charges of duplicate receipts therefor. To in which Murigagors may desire in which Murigagors may desire int which Murigagors may desire	
small deliver all policies not less the discovery of the policies of the discovery of the d	shall keep all buildings and improvements now or hoplicies providing for payment by the insurance commindebtedness secured hereby, all in companies satisfied for the benefit of the holders of the note, such righticies, including additional and renewal policies, the antiendays prior to the respective dates of expiration default therein, Frastee or the holders of the note as a second of the control of the cont	to molders of the note, and in- nay, but need not, make a need not, make full or partia re other prior lien or title or paid for any of the purpos advanced by Trustee or the matter concerning which as due and payable without no not considered as a waiver o any payment hereby author- ic office without inquiry in colling the partial prior to the payable of the payable of the payable of the payable of the displayed of the payable of the pay	in case of insurance about in yopyment or perform a Il payments of guincipal or claim thereof, or redeem eshercin authorized and holders of the note to pro- tice and with interest there it cand with interest there it and in the second in the ized relating to taxe so rac to the accuracy of such bit st, when due according to its Trust Deed shall, notwe	to expire, shall deliver renewal ny act hereinbefore required of interest on prior encumbrances, from any tax sale or forfeiture all expenses paid or incurred in ect the mortgaged premises and sy be taken, shall be so much on at the rate of seven per cent emm on account of any default cessments, may do so according in the term of the terms hereof. At the option that adding anything in the note.	
contained. If the information of the limit o	debtedness ereb secured shall become due whether of in any sin a forcelose the lien hereof, the hereof, in any sin a forcelose the lien hereof, the hereof commentary and expert endence, stenographers' chalceree) of procuring all uch batracts of title, title as the stenographers' chalceree of procuring all uch batracts of title, title as which may be had puts to ach decree the true or which may be had puts to ach decree the true or paragraph mentioned shall come so much addition of seven per cent per annum, when an or incurred to seven per cent per c	er by acceleration or otherweer by acceleration or otherweer control to allowed and includes and the second of the	sisc, holders of the note of aded as additional indebte of the note for attorneys' costs (which may be estimate the insurance policies, Torrencessary either to prose to value of the premises. As the premise of the pr	Trustee shall have the right to dness in the decree for sale all fees, Trustee's fees, appraiser's ted as to items to be expended so certificates, and similar data ute such suit or to evidence to lexpenditures and expenses of the and payable, with interest (a) any proceeding, including the control of the promises or the security of the promises or the security of the provided that the provided the provided the provided their tems on a sherein provided; third, all	*
9, Upon, or at a Such appointment: application for such Trustee hereunder: pendency of such fe as well as during am and all other power: during the whole of of: (1) The indebtee superior to the lien! 10. No action fe party interposing sar 11. Trustee or the purpose, 12. Trustee has	any time after the filing of a bill to foreclose this tray be made either before or after sale, without receiver and without regard to the then value of the may be appointed as such receiver. Such receiver receiver and receiver the receiver such as the receiver such as the receiver such as the receiver such that the receiver such that the receiver such as the receiver the receiver and the receiver such as the receiver the receive	ne fice, without regard to to be premises whether the sessiall have powe to collect during ne full autory per tervent in of such receiver, is for the meeting possessorize the receive to, pply the this trust deep or my tax, made prior to the care is hereof shall be subjet to to the termines of the premises at all tax or condition of the premises or condition of the premises.	the solvency or insolvency me shall be then occupied the rents, issues and prof riod of redemption, wheth would be entitled to collection, control, management en et income in his hands special assessment or other ale; (2) the deficiency in cy defense which would not times and access their control of the profile of the p	as a homestead or not and the its of said premises during the, or there be redemption or not, such rents, issues and profits, and operation of the premises in payment in whole or in part lien which may be or become ses of a sale and deficiency. It be good and available to the cost sall be permitted for that lidity of the signatures or the lidity of the signatures or the	
herein given unless emisconduct or that e 13. Trustee shall by this trust deed hafter maturity there Trustee may accept described any note with description herein is requested of the of any note which may the persons herein de 14. Trustee may recorded or filed. In	whethority of the signatories on the note or trust depressly obligated by the terms hereof, nor be liab fit he agents or employees of Trustee, and it may request the treates the trust deed and the lien thereof by prope as been fully paid; and Trustee may execute and de for, produce and exhibit to Trustee the note, repress true without inquiry. Where a release is requeshich bears an identification number purporting to incontained of the note and which purports to be extended to the note and which purports to be extended to the note and which purports to be presented and which conforms in substance will signated as makers thereof, resign by instrument in writing filed in the office case of the resignation, inability, or refusal, to ase	ile for any acts or omissions juine indemnities satisfactory instrument ijoon presentat iliuer a release hereof to an esenting that all indebtedin be placed thereon by a prio ecuted by the persons hereir tion number on the riote des h the description herein con! e of the Recorder or Rejis to fTrustee, the then Reco	the reur let, except in case to it! f'. a exercising an ion 'aitsfactory widened at the request, any per east hereby see red, hat be such success trusteer it rustee herein let or w', it designated as the me'ers cribed herein, it may actained of the note and historia of the contract of	of its own gross negligence or power herein given. I has all indebtedness secured on who shall, either before or en paid which representation the conforming the conforming the conforming the properties of the conforming the state of the conforming the properties of the conforming the properties of the conforming the conforming the conforming the conforming the conforming the premises are the conforming the	
	cessor in Trust. Any Successor in Trust Feremoder shall be entitled to reasonable compensation for all aced and all provisions hereof, shall extend to and be res? when used herein shall include all such persor persons shall have executed the note or this Trust han one note is used.				
	IMPORTANT	1 1	7 No.		
BE IDENTIFIED B	SECURED BY THIS TRUST DEED SHOULD Y Chicago Title and Trust Company UST DEED IS FILED FOR RECORD.	By	ago title and ti	Assistant Trust Officer Assistant Secretary	PC
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