UNOFFICIAL COPY

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| F EX | | |
| | | |
| | TRUST DEED | . 22 116 020 |
| CHARGE | TO CERP | |
| THE PURE | TURE, made OCTOBER 4 | THE ABOVE SPACE FOR RECORDER'S USE ONLY 1972, between ROBERTO SANCHEZ |
| THIS INDEN | TURE, made OCTOBER 4 | AND MARIA, HIS WIFE |
| | | herein referred to as "Mortgagors," and |
| an Illinois cor | poration doing business in Chicago, Illinois | TITLE AND TRUST COMPANY s, herein referred to as TRUSTEE, witnesseth: |
| | | to the legal holder or holders of the Instalment Note hereinafter described, lolders of the Note, in the principal sum of \$23,075.00 |
| | | NTY FIVE AND NO/100 Dollars, gagors of even date herewith, made payable to THE ORDER OF BEARER |
| | | the Mortgagors promise to pay the said principal sum and interest |
| | E 4, 1974 | on the balance of principal remaining from time to time unpaid at the rate cent per annum in instalments (including principal and interest) as follows: |
| | 59.00 | Dollars on the 5 th day |
| Lof OCTOE | 3EF 1972, and | \$ 59.00 Dollars |
| payment of pr | incipal a d interest, if not sooner paid, sh | |
| | | lenced by said note to be first applied to interest on the unpaid principal he principal of each instalment unless paid when due shall bear interest at |
| the rate of company in | | principal and interest being made payable at such banking house or trust Illinois, as the holders of the note may, from time to time, in writing |
| | | e office of PROGRESSIVE FINANCIAL SERVICES, INC |
| in said City, | EFORE, the Mortgagors to see the the me ment of t | the said principal sum of money and said interest in accordance with the terms, provisions. |
| and limitations o consideration of | f this trust deed, and the performance of the cove the sum of One Dollar in hand pair to ereceipt w | he said principal sum of money and said interest in accordance with the terms, provisions, entered and agreements herein contained, by the Mortgagors to be performed, and also in hereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the |
| trustee, its succe | ssors and assigns, the following describe Real Estat | |
| to wit: | | te and all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF COOK AND STATE OF ILLINOIS, |
| Lot 8 | in block 19 in Frederic | k H. Bartlett's Central Chicago, a |
| Lot 8 | in block 19 in Frederic | k H. Bartlett's Central Chicago, a |
| Lot 8 subdivis Southeas | in block 19 in Frederic | A) PT 시작성 전문 및 보고 생각하고 보고 있는 것 같다. |
| Lot 8 subdivis Southeas | in block 19 in Frederic ion in the Southeast & t & of Section 9, all i | k H. Bartlett's Central Chicago, a |
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| Lot 8 subdivis Southeas | in block 19 in Frederic ion in the Southeast & t & of Section 9, all i | k H. Bartlett's Central Chicago, a |
| Lot 8 subdivis Southeas of the 3 | in block 19 in Frederic ion in the Southeast & t & of Section 9, all i rd P. M. in CCI. | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 1 of the n the Township 38 North, Range 13, East |
| to wit: Lot 8 subdivis Southeas of the 3 | in block 19 in Frederic ion in the Southeast to Section 9, all ird P. M. in CCI. | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 1 of the n the Township 38 North, Range 13, East |
| to wit: Lot 8 subdivis Southeas of the 3 | in block 19 in Frederic ion in the Southeast to Section 9, all ird P. M. in CCI. | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 1 of the n the Township 38 North, Range 13, East |
| to wit: Lot 8 subdivis Southeas of the 3 which, with the pr TOGETHER w long and during al and all apparatus, (whether single u | in block 19 in Frederic ion in the Southeast to find in the Southeast to the Southeast first P. M. in CCI. Operty hereinafter described, is referred to herein a shift all improvements, tenements, casements, fixtual such times as Mortgagoes may be entitled theret equipment or articles now or hereafter therein inits or centrally controlled), and ventilation, in root, and it is accredible all similar abbaratus, sou | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 1 of the n the Township 38 North, Range 13, East sthe "premise," res, and appurtenances thereto belong 4, 7 i all cents, issues and profits thereof for so o (which are pledged primarily and on a pa sty wit said real estate and not secondarily) or thereon used to supply heat, ags, air co. of the control of the con |
| to wit: Lot 8 subdivis Southeas of the 3 which, with the pr TOCETHER w lond all apparatus, (whether single u windows, floor co attached thereto o or assigns shall be forth, free from a | in block 19 in Frederic ion in the Southeast at a of Section 9, all ird P. M. in CCI. operty hereinafter described, is referred to herein a thin all improvements, tenements, essements, fixtue equipment or articles now or hereafter therein nits or centrally controlled), and ventilation, inverings, inador beds, awnings, stoves and water he not, and it is agreed that all smillar appearants, equipment or as specific property of the real estate. Only in the same property of the real estate. | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 1 of the n the Township 38 North, Range 13, East |
| to wit: Lot 8 Subdivis Southeas of the 3 which, with the pr TOGETHER w long and during al and all apparatus, (whether single u attached thereto o or assigns shall be- TOHAVE ANI forth, free from a horregoes do her | operty hereinafter described, is referred to herein a rith all improvements, tenements, examents, from the P. M. in CCI. operty hereinafter described, is referred to herein a rith all improvements, tenements, examents, fixth all improvements, tenements, examents, fixth in such times as Mortgagors may be entitled theree equipment or articles now or hereafter therein intis or centrally controlled, and ventilation, in ratio, and it is agreed that all similar apparatus, equipments of the continuiting part of the real extate. OTO HOLD the premises unto the said Trustee, its lights and benefits under and by virtue of the its preparally release and waive. Beed consists of two pages. The covenants | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 4 of the n tra Township 38 North, Range 13, East 1500 |
| which, with the pr TOGETHER windows, floor co attached thereto o or assigns shall be recorded to the state of the state trust deed) are successors; and a | in block 19 in Frederic ion in the Southeast 2 t 2 of Section 9, all 1 rd P. M. in CCI. operty hereinafter described, is referred to herein a sith all improvements, tenements, easements, fittle law in the same and the same an | s the "premises." set "premises." res. and appurtenances thereto belong: g. r i air cents, issues and profits thereof for so o twinch are placed primarily and on a porty viol said real estate and not secondarily) of the company o |
| to wit: Lot 8 subdivis Southeas of the 3 which with the pr TOGETHER TOGET | in block 19 in Frederic ion in the Southeast 2 t 2 of Section 9, all 1 rd P. M. in CCI. The P. M. in CCI. The proposition of the section of | sthe "premises." state "premises." state "at rents, itsues and profits thereof for so or o (which are pledged primarily and on a pa. ty wi said real estate and not secondarily) or thereon used to supply heat, gas, air co. ditio into water, light, power, refrigeration duding (without restricting the foregoing), sore, "wan" water, light, power, refrigeration atterns, all of the foregoing are declared to be a pr. of so. real estate whether physically injunent or articles hereafter placed in the premises by "real estate whether physically injunent or articles hereafter placed in the premises by "real estate whether physically infuser or or or their successors successors and assigns, forever, for the purposes, and up not he was and trusts herein set followed the state of lillinois, which sain, it is and benefits the sain a part hereof and shall be binding on the mortgage s, their heirs, gors the day and real first shove written. |
| to wit: Lot 8 subdivis Southeas of the 3 which with the pr TOGETHER TOGET | operty hereinafter described, is referred to herein a find all improvements, tenements, examents, fixed and perfect equipment or articles now or hereafter therein a mist or centrally controlled), and ventilation, in verings, insider beds, awaings, stover and water he mist or centrally controlled), and ventilation, in verings, insider beds, awaings, stovers and water he considered as contituiting part of the real extate. To the perfect of the real extate. The perfect of the perfect | s the "premises." set a premises. The second and profess thereof for so of the control of the c |
| which with the processors and a witness of the 3 which with the processors and a successors and a witness of trust deed) are successors and a witness of trust deed) | operty hereinafter described, is referred to herein a final dispression of the property hereinafter described, is referred to herein a final dispression of the property hereinafter described, is referred to herein a final dispression of the property of t | s the "premises." 15 |
| which with the processors and a witness of the 3 which with the processors and a successors and a witness of trust deed) are successors and a witness of trust deed) | operty hereinafter described, is referred to herein a that all improvements, tenements, essements, fixture equipment or articles now or hereafter therein nits or centrally controlled), and ventilation, inverings, inador beds, awnings, stoves and water he not, and it is agreed that all smiller appearants, equipment or articles now or hereafter therein rots, and it is agreed that all smiller appearants, equipment of the real entate. In the state of the results of the rots | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 4 of the n tra Township 38 North, Range 13, East Township 38 North, Range 13, East |
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| which with the processor of the 3 which with the processor of the 3 which with the processor of the 3 with the processor of the 3 with the processor of the 4 windows, floor of the 4 windows, floor of the 5 with the processor of the 5 with the processor of the 5 with the 5 wi | operty hereinafter described, it referred to herein a sith all improvements, tenements, easements, first and P. M. in CCI. Operty hereinafter described, it referred to herein a sith all improvements, tenements, easements, first and the site of t | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 4 of the n tra Township 38 North, Range 13, East 1500 |
| which with the processor of the 3 which with the processor of the 3 which with the processor of the 3 with the processor of the 3 with the processor of the 4 windows, floor of the 4 windows, floor of the 5 with the processor of the 5 with the processor of the 5 with the 5 wi | operty hereinafter described, is referred to herein a sith all improvements, tenements, easements, fitting the period of the per | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 4 of the n tra Township 38 North, Range 13, East Township 38 North, Range 13, East |
| which with the processor of the 3 which with the processor of the 3 which with the processor of the 3 with the processor of the 3 with the processor of the 4 windows, floor of the 4 windows, floor of the 5 with the processor of the 5 with the processor of the 5 with the 5 wi | operty hereinafter described, is referred to herein a rith all improvements, tenements, easements, fits and in the countries of the countries | k H. Bartlett's Central Chicago, a of Lection 4, in the Northeast 4 of the n tra Township 38 North, Range 13, East Township 38 North, Range 13, East |
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| THE POST OF THE | Page 2 |
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| THE COVENANTS, CONDITIONS AN | Page 2 ID PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): |
| | restore or rebuild any buildings or improvements now or hereafter on the premises which may become damage of condition and repair, without waste, and free from mechanic to or other liens or claims for lien not express! due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with a make no material alterations in said premises except as required by law or municipal ordinance, y attackes all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges are decayed, and shall, upon written request, furnish to Trustee or to holders of the note deplicate receipts therefor. To any in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire |
| building or buildings now or at any time in p respect to the premises and the use thereof; (6) | process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with) make no material alterations in said premises except as required by law or municipal ordinance. |
| 2 Mortgagors shall pay before my penalty and other charges against the premises when d | y attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To |
| prevent default hereunder Montgagors shall pa | by in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire |
| windstorm under policies providing for payme to nay in full the indebtedness secured hereby | I improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning on ent by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same on y, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss on ders of the nuc, such rights to be evidenced by the standard montgage clause to be attached to each policy, and |
| damage, to Trustee for the benefit of the hold shall deliver all policies, including additional | ders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal sective dates of expiration. |
| policies not less than ten days prior to the respi | nective dates of expiration. The holders of the note may, but need not, make any payment or perform any act hereinbefore required of expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, |
| if any, and purchase, discharge, compromise | or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in |
| the lien hereof, plus reasonable compensation | s, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and on to Trustee for each matter concerning which action herein authorized may be taken, shall be so much |
| additional indebtedness secured hereby and shi per annum. Inaction of Trustee or holders of hereunder on the part of Mortgagors. | hall become immediately due and payable without notice and with interest thereon at the rate of If the note shall never be considered as a waiver of any right accruing to them on account of any default |
| 5. The Trustee or the holders of the note to any bill, statement or estimate procured from | hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according om the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into |
| 6. Mortgavors shall nav each item of indeb | ore, tax lien or title or claim thereot. bredness herein mentioned, both principal and interest, when due according to the terms hereof. At the option |
| or in this Trust Deed to the contrary, become | e 10Mortgagors, all unpaid indebtédness secured by this Trust Deed shall, notwithstanding anything in the note • due and payable (a) immediately in the case of default in making payment of any instalment of principal or all occur and continue for three days in the performance of any other agreement of the Mortgagors herein |
| | shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to lose the lien hereof, there shall be allowed and included as additional indebtedness in the degree for sale all |
| forcelo the lien hereof. In any suit to forcel exper litter, and expenses which may be paid | lose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all , or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's |
| after 'm' of the decree) of procuring all such | ler incurred by or on behalf of Trustee or holders of the note for attorneys' fee, Trustee's fees, appraiser's ence, stenopappher's charges, publication costs and costs (which may be estimated at to titems to be expended abstracts of title, title searches and examinations, title insurance policies. Torrens certificates, and similar data or holders of the note may deem to be reaxonably necessary either to prosecute such usit or to evidence to |
| bidders at any sale which may be had pursuant the nature in thi paragraph intioned shall | or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of become so much additional indebtedness secured hereby and immediately due and payable, with interest |
| thereon at the rate of every er cent per annur probate and bankruptcy coceedings, to which | to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of become so much additional indebendens secured hereby and immediately use and payable, with interest m, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including other or the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose parations for the defense of any suit of the foreclosure hereof after accrual of such right to foreclose parations for the defense of any threatened suit or proceeding which might affect the premises or the security the premises shall be distributed and annihed in the following order of mornity: First, on account of all costs |
| indebtedness hereby secured; or (*) cparation whether or not actually commer .cd; or 1) pres | ons for the commencement of any suit for the foreelosure hereof after accrual of such right to foreclose parations for the defense of any threatened suit or proceeding which might affect the premises or the security |
| 8. The proceeds of any for cluster sale of and expenses incident to the for | the premises shall be distributed and applied in the following order of priority: First, on account of all costs redings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items |
| which under the terms hereof constitutes seen e principal and interest remaining unpart on the | the premises smale classification and applicate in the notwards do not provide a reaction of the definition in the preceding analysis hereof; second, all other terms of indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all e note; fourth, any overplus to Mortgagors, their helis, legal representative or assigns, as their rights may |
| appear. 9. Upon, or at any time after the filing c Such appointment may be made either help in | a bill to fereclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises: or fire sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of of the value of the oremises or whether the same shall be then occupied as a homestead or not and the |
| application for such receiver and without rega- Trustee hereunder may be appointed as such | c. or life sace, without notice, without regard to the solveney or instances of our original active time of or the value of the premises or whether the same shall be then occupied as a homestead or not and the receive. Such receiver shall have power to collect the rents, issues and profits of said premises during the fact a sale and a deficiency, during the full standardy period of redemption, whether there be redemption or was. |
| I as well as during any further times when Mortg | gavors, except to the intervention of such receiver, would be entitled to collect such rents, issues and profits. |
| and all other powers which may be necessary o | or are usual in each case; for the protection, possession, control, management and operation of the premises |
| superior to the lien hereof or of such decree, pro | any detree! I reclosing this trust deed, or any tax, special assessment or other lien which may be or become wided such app |
| party interposing same in a action at law upon t | into or or any provisis. There it shall be subject to any detense which would not be good and available to the the note hereby seem d. I have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that |
| | |
| herein given unless expressly obligated by the training of the top the training of the sents or employees of | tle, location, existence or existing of the premises, or to inquire into the validity of the signatures or the so on the note or trust deed, nr. 3 th IT strees be obligated to record this trust deed or to exercise any power terms hereof, nor be liable for an, acts of craisons hereunder, except in case of its own gross negligence of Trustee, and it may require informit as 3 actory to its before exercising any power herein given. |
| by this trust deed has been fully naid; and Trust | the tien thereof by proper instrument upc. pre-intation of satisfactory evidence that all indeptedness secured size may execute and deliver a release livreof to and at the request of any person who shall, either before or |
| Trustee may accept as true without inquiry. V | Trustee the note, representing that all in the aness hereby secured has been paid, which representation Where a release is requested of a succe. It rustee, such recessor trustee may accept as the note herein |
| the description herein contained of the note and | n number purporting to be placed thereon by a prior ratee herender or which conforms in substance with which purports to be executed by the persons herein lesignate as the makers thereof; and where the release ever placed its identification number on the note des "ibed herein." may accept as the note herein described |
| any note which may be presented and which co | informs in substance with the description herein contained of the note and which purports to be executed by |
| 14. Trustee may resign by instrument in we recorded or filed. In case of the resignation, in | riting filed in the office of the Recorder or Registral of city in which this instrument shall have been nability or refusal to act of Trustee, the then Recorder of De ds of the county in which the premises are |
| | sor in Trust hereunder shall have the identical tile, powers and a "bouty" are berein given Trustee, and any le compensation for all acts performed hereunder. (5, shall extend to and be binding upon Mortgagors and all persons clauning "der or through Mortgagors, and |
| the word "Mortgagors" when used herein shall whether or not such persons shall have executed | f, shall extend to and be binding upon Mortgagors and all persons classings, det or through Mortgagors, and included all such persons and all persons liable for the payment of the movedness or any part thereof, d the note or this Trust Deed. The word "note" when used in this instrum ant shall be construed to mean |
| notes when more than one note is used. | "黄本"的"大","大","大"的"大","我想到我们想到这个"大"的"大","我们就是一个"大"的"大"。 |
| COOR COUNTY ICE | 19615 Stone A. C. Company R. C. Company R. C. Company Report Decoration of the Company Report Decor |
| FILED FOR RECO | DRD RECORDER OF DEEDS |
| Nov 10 *72 | »1™ *22116020 |
| | 744116020 |
| | |
| IMPORTANT | Identification No |
| THE NOTE SECURED BY THIS TRU | 그는 경기 이번 사람들이 되지만 하나 사람들이 그렇게 그 얼마가 되고 있는데 뭐라니 🖊 얼마나 나를 먹다. |
| BE IDENTIFIED BY Chicago Title and BEFORE THE TRUST DEED IS FILED FO | |
| DEFORE THE TRUST DEED IS FILED FO | Ass's Trues Offices / Ass's Sec'y / Ass's Vice Pres. |
| PROGRESSIVE FINANCIA | AL SERVICES, INC: FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE |
| MAIL TO: 1821 S. KILBOURN AVE | ENUE DESCRIBED PROPERTY HERE |
| CHICAGO, ILLINOIS 6 | 90623 4524 S. LA CROSSE |
| | CHICAGO, ILLINOIS |
| PLACE IN RECORDER'S OFFICE BO | x NUMBER |
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| Electric de la constitución de l | ±2.4 7 |
| | |
| 1000 P. C. | |
| | 表情的感染的一种,我们就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个 |