UNOFFICIAL COPY

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TRUS	T DEED				
🗃 . A socia	. 93				
HIS INDENTURE, ma		19 72 , betwee		DNLY	\neg
Pain 1 H. 1	Young and Janis Lynne Yo	oung, his wife erein referred to as "	1		
	oing business in Chicago, Illinois, he		USTEE, witnesseth:		
aid legal holder 😁 '.o' .	Mortgagors are justly indebted to so being herein referred to as Hold and no/100°s	lers of the Note, in the		ote nereinafter describe	. [
evidenced by one certain	Iment Note of the Mortgage	ors of even date herev		i i	- 1
		the balance of princip	e to pay the said prin al remaining from time to ments (including principa	o time unpaid at the r	ate
ne hundred twel	ve and //100's, or mor	e Dollars	on the5t	h more	day
ine 5th day	of each and etervishth,	thereaft XXXXXXXXXXXXXXX	r until said note is fully xxxxxxxxxxxxxxxxxxx	paid e xxxxxxxxxxx paid e xxxxxxxx	XXX
All such payments on a balance and the remain	der to principal; provided that the	ced by said note to	be first applied to interestalment unless paid when	st on the unpaid princi due shall bear interes	ipal tat
the rate of 8 company in Buffalo appoint, and in absence	per annum, and all of s id pri Grove, of such appointment, then at the	l'inois, as the hold	ers of the note may, from	n time to time, in writ	
in said City.			- · ·	£.1	ons .
consideration of the sum of Trustee, its successors and a	e Mortgagors to secure the payment of the deed, and the performance of the coven (One Dollar in hand paid, the receipt who ssigns, the following described Real Estate	and all of the estate, right	ed, do by these presents CON t, title and interest therein, site COOK	EY and WARRANT unto date, lying and being in the AND STATE OF ILLING	the
Lot 95 in Mill	Creek, Unit 2, being a , East of the Third Pri	Subdivision of	part of Section	8, Township 42	
NOILH, Range II	, East of the Inite Fit	ncipal Meric		,, 111110151	~
			4		2
				GOOL	90 9
which, with the property h	ereinafter described, is referred to herein	is the "premises,"	creto belonging and all rents.	issues and a surfits thereof for	or so
long and during all such to and all apparatus, equipm (whether single units or	creinafter described, is referred to herein a mprovements, teixt mises as Mortgagors may be entitled therein tent or articles now or hereafter therein controlled, and ventilation, in inador beds, winner, so to separate to the controlled of the co	to (which are pledged prim or thereon used to supply cluding (without restrict)	arily and on a parity with said heat, gas, air conditioning, wing the foregoing), screens, wi	real estat and ot seconda ater, ligh, power, refrigera ndow shall strom do rs	rily) ition and cally
attached thereto or not, as or assigns shall be consider TO HAVE AND TO H	nd it is agreed that all similar apparatus, eq ed as constituting part of the real estate. OLD the premises unto the said Trustee, it and benefits under and by virtue of the	uipment or articles hereaft s successors and assigns, fo	er placed in the premises by the	e mortgagors or the succe	ssors n set
This trust deed c	onsists of two pages. The covenan	ts, conditions and pro	visions appearing on pag	e 2 (the reverse side o	c ijs
successors and assigns.	porated herein by reference and			he mortgagors, their	heirs,
WILLIAE 22 the Hall	ide and seare or whorte	1	ul H your	1 SE	AL.
	<u> </u>		ans I l	poung Ise	Yr i
STATE OF ILLINOIS,	SS. a Notary Public in and	Richard W. Mych I for and residing in said C and and Janis L	al, County, in the State aforesaid, ynne Young, his	DO HEREBY CERTIFY	ТНАТ
250000°	who are personally known to m	e to be the same person_	s whose name s ar	e_subscribed to the for	
	instrument, appeared before me thing delivered the said Instrument as	their free	and voluntary act, for the use	heu signed, scale es and purposes therein set evenber	
	Given under my hand and	Notarial Seal this	Mary of 11	1.0.	Public
	- الماري		1. Million 20	Netary	CHOIC

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· {	THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
	3. Mortgagirs shall (1) primptly repair, restore or rebuild any buildings or improvements now or hereafter on the primises which may become damaged or be destroyed; (2) keep aid premises in good condition and repair, without waste, and free from mechanics or other lens or claims fur lies not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit attributory evidence of the discharge of such prior fine to Trustee or to holders of the onte; (4) conjujete within a reasonable time any building 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 respect to the premises and the use thereof; (4) make no material alterations in said premises except as required by law or municipal ordinances.
	upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building 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
	respect to the premises and the use thereof: (6) make no material alterations in said premises except as required by law or inunicipal ordinance. 2. Morragepars shall pay before any penalty attacles all glorned Laxes, and shall pay special taxes, special assessments, water charges, sense stress when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To present default hereunder Morragepars shall pay in full under protest, in the manner provided by statute, axor assessment which Morragepars hall given the manner provided by statute, axor assessment which Morragepars may desire
1. [.	3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstarm under policies providing for payment by the insurance companies of moneys sufficient cither to pay the cost of replacing or regarding the same or to pay in full the indebtedness secured hereby, all in companies astisfactory to the holders of the note, underfinsurance policies payable, in case of loss or damage, to Trastee for the benefit of the holders of the not, such rights to be evidenced by the standard expige clause to be attached to, each, policy, and
	to pay in full the indebtedness secured netters, all in companies satisfactory to the holders of the note, undertinisfance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and design and shall deliver all noticies and in case of insurance about to explice shall deliver removed.
	damage, to I tusted for the cherical of the choices of the choices of the note, and includes the capital deliver renewal publication to be a state of the capital of the note, and includes of the note of the note 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 tedem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attornoys fiers, and any other moneys advanced by Trustee or the holders of the note to protect the moreaged premises and adults and includes of the note
.	Mortgagors in any form and manner deemed 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
	affecting said premises of context any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien berein authorized may be taken deal be so much
	additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of per num, Inaction of Trustee or holders of the note shall never be considered as a waiver of any right aderuing to them on account of any default
	the tien cereal, plus reasonable compensation to Prissee for each matter concerning White action berein authorized may be taken, shall be so much added the principle of the control of th
	to any bill section or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, alle, forfeiture, tax lien or title or claim thereof. Morety, ors. ball may each item of indebtedness begin mentioned both refreshed and interest, when due according to the terms bereof. At the option
	6. Morrge, ors hall pay such them of indebtedness beein mentioned, both principal and interest, when due according to the terms bereof. At the option of the holds of of ic note, and without notice to Morragors, all unpid indebtedness secured by this Trust Decidabal, nowithstanding anything in the note or in this Trust Decidabal continction of the holds of the state of the contraction of the holds of the state of the s
	interest on the no c, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
-	contained. 7. When the in 1 d hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hered. In a past to foreclose he lien hered. The foreclose the lien hered in the foreclose he lien hered in the foreclose the lien hered. The same decree for the foreclose the lien hered in the foreclose the
	fees outlays for docum. **ry = **xpert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of r ocur , all such abstracts of title, title searches and examinations, title insurance opticies, Torrens certificates, and similar data:
	and assurances with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be and ursuant to such decree the true condition of the title to or the value of the premises All expenditures and expenses of
	the matter in this paragraph me to co was become so much additional indeptedness secured hereon at the rate of seven per cen — annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptey process. to which either of them shall be a party either as plaintiff, claimant or defendant, by reason of this trust deed or any
- [indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereby after accrual of such right to foreclose whether or not actually commenced; or (c) reparations for the defense of any threatened suit or proceeding which might affect the premises or the security
	8. The proceeds of any foreclosure sale & c mises shall be distributed and applied in the following order of priofity: First, on account of all costs and expenses incident to the foreclosure proceed by including all such tiems as are mentioned in the proceeding paragraph hereof, second, all other items
- 1	The two coeds of any foredname sale, of the smith shall be distributed and applied in the following order of priotity: First, on account of all costs and expenses incident to the foredname proceed 'g, including all such items as are mentioned in the preceding paragraph hereof. second, all other items which under the terms hereof constitute secure, indebted— additional to that evidenced by the note, with interest thereon as herein provided; third, all 'principal and inference remaining unpaid on the note; ('arth. 'ny overplus to Moregagors, their brists, legal representatives or assigns, as their rights may y
	Properties are microst remaining unphased on the moter's artin, 19 verpius to workingstors, incirc terms, legar representatives or suggests, as the register of the properties
	application for such receiver and without regard to the tree, we will be the construction of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be annointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the
1	pendency of such foreclosure suit and, in case of a sale and a c-ficir cv. during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except to, or onto vention of such receiver, would be entitled to collect such rents, issues and profits.
. : 1	and all other powers which may be necessary or are usual in such ases 'n t' protection, possession, control, management and operation of the premises' during the whole of said period. The Court from time to time may a the zer ne receiver to apply the net income in his hands in payment in whole or in part
. 1	superior to the lien hereof or of such decree, provided such application is may exprise to foreclosure sales [2] the deficiency in case of a sale and deficiency. 10. No action for the enforcement of the lien or of any provision here of sale between the sales of th
	as well as during any hirther times when Mortgagers, except to, in ante-vention of such receiver, would be entired to collect such rests, issues and profits, and all other powers which may be necessary or are usual in such ass' if it protection, possession in this hands in payment in whole of said period. The Court from time to time at the are neceiver to apply the net income in his hands in payment in whole or in part of (1) The indebtedness secured hereby, or by any decree foreclosing, it is to end or any tax, special assessment or where line which may be or become superior to the lien hereof or of such decree, provided such application is not exprise to the rest of the line or of any tax, special assessment or unker line which may be or become superior to the lien hereof or of such decree, provided such application is no e-prior to foreclosure sale; (2) the defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured. 10. No action for the enforcement of the lien or of any provision here if shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
1	purpose. 12. Trustee has no duty to examine the title, location, existence or condities of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor sh. "" on his long to the condition of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor sh. "" on his long to the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures of the signature of the signatures of the signature of the signat
.	herein given unless expressly obligated by the terms hereof, nor be liable for any acts (om; sions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisf ctory to it before exercising any power herein given.
	13. Trustee shall release this trust deed and the lien thereof by proper instrument upo. ser action of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof and the request of any person who shall, either before or
. }	Trustee may accept as true without inquiry. Where a release is requested of a successor trust or successor trustee may accept as true without inquiry. Where a release is requested of a successor trust or successor trustee may accept as the note herein described any note which hopes in identification number purporting to be placed thereon by a gric trust or becaused to which conforms in substance with
1	the description herein contained of the note and which purports to be executed by the persons herein der gna d as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described etc., it may accept as the note herein described
	any note which may be presented and which conforms in substance with the description herein containe of t'e note and which purports to be executed by the persons herein designated as makers thereof.
1	14. Trustee may resign by instrument in writing tiled in the office of the Recorder or Register of 15 m which this instrument shall have been recorded or filed. In case, of the resignation, inability or refusal to act of Trustee, the then Recorder of Ceeds of the bunty in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereinder shall have the identical title, powers and author 1 as a berein given Trustee, and any
	Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder. 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons climing under an through Mortgagors, and
- 1	the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the inde' edness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this in aim at shall be construed to mean
	notes when hore grant one to used.
	THIS IS A PURCHASE - MONEY FIRST MORTGAGE TRUST DEED.
, ,	FILED FOR BETTON RECORDER TO DEEDS
	FILED FOR RECORD
	Nov 24 172 3 05 PM
	*22/309/1
, .	IMPORTANT Identification No.
	THE NOTE SECURED BY THIS TRUST DEED SHOULD CHIEAGO TITLE AND TRUST COMPANY,
	BE IDENTIFIED BY Chicago Title and Trust Company
	BEFORE THE TRUST DEED IS FILED FOR RECORD. Acc. Tous Officer / Ass's Sec y / Ass's Vice Pres.
	FOR RECORDER'S INDEX PURPOSES
MAIL	
	Attorney at Law 5438 N. Milwaukee Avenue: 1227 Mill Creek Drive
	CHicago, 711, 60630
	BOX 533
· ware	a kalifu tergin tekanggan pergangan menggan berkanggan perganggan pengulah berakan kelalan serit berakan bagi
-	FND OF RECORDED DOCUMENT
	FIND OL UECOUNED DOCOMENT