UNOFFICIAL COPY

COOK COUNTY, ILLINOIS FILED FOR RECORD. THEOREM TOT DEEDE APR 30 '73 | 39 PM 22306135 22 306 135 TRUST DEED ∞ THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made April 24, 19 73 . between JOSEPH SCALISE AND GELSOMINA SCALISE, his wife, AND CARMEN SCALISE, a bachelor. herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

an illinois corporation doing business in Chicago. Illinois, herein referred to as TRUSTLE, witnesseth:

cl. 1. WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described. In Said Lity.

NOW, THEREFORE, the Mortgagors to secure the payment of the sold principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the coverants and agreements herein contained, by the Mortgagors to be performed, and also me consideration of the sum of One Dollar in hand paid, the receiptive seriof is hereby acknowledged, do by these presents CONYEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Est. c and also fiture state right, title and interest therein, situate, lying and being in the Country Of Cook

AND STATE OF ILLINOIS. Lot 48 in block 1 in Dobbins' Spolivision of the South 3/4 of the East 1/2 of the West 1/2 of the South West quarter of Section 28, Township 39 North, Arige 14, East of the Third Principal Meridian in Cook Courty, Illinois. THIS IS A PURCHASE MONEY MORTGAGE. which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, teasements, fixtures, and appurtenances thereto be long and during all such times as Mortagons may be entitled thereto (which are pledged primarily and and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, go (whether single units or centrally controlled), and ventilation, including (without restricting the few indows. Boor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declaratached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed or assigns shall be considered as constituting part of the real estate.

TO HAVE Considered as constituting part of the real estate.

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TO HAVE Considered as constituting part of the real estate. trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their hers, successors and assigns. HURLIN SEAL Scalize SEAL, I. FRANK A. LA PORTA STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT JOSEPH SCALISE AND GELSOMINA SCALISE, his wife, and CARMEN SCALISE, a bachelor who ATOpersonally known to me to be the same person 8 __whose name 8

delivered the said Instrument as their

THE COMENANTS CONDE		age 2	THE DIVIDER CIDE OF THE MALE	7 0000
1. Mortgagors shall (1) prompt or be destroyed; (2) keep and pressubordinated to the lien heteuf. (3) upon request exhibit satisfactory or building or buildings now are an respect to the premises and the use 2. Mortgagors shall pay before and other charges against the premprevent default hereunder Mortgag	ly repair, restore or rebuild any building misses in good condition and repair, with i pay when due any indebtodness which it y time in process of erection upon said thereoff. (6) make no material alterations any penalty attaches all general taxes, an inses when due, and shall, upon written it.	s or improvements now- out waste, and free from may be secured by a lien in to Trustee or to holde premases, (5) comply wi in said premase except, d shall pay special taxes, quest, furnish to Trustee quest, furnish to Trustee	HE REVERSE SIDE OF THIS TRUS' or berrafter on the premises which may be mechanic, or other fiens or claims for less or claims, for less or claims, for less or claims, or of the note, (4) complete within a recover half requirements of law or manicipal or security of law or municipal ordinance special assessments, water charges, ewer so or to holders of the note duplicate receipt tute, any tax or assessment which Mortgage.	t DEDI: come damaged i not expressly men hereof, and nable time any rdinahees with cervice charges, ts therefor. To ors may desire
windstorm under policies proording to pay in full the indebtedness sect damage, to Trustee for the benefit shall deliver all policies, including policies not less than ten days prior 4. In case of default therem. Morragors in any form and manuar the control of	in payment by the insurance companie ured hereby, all in companies suifactor of the holders of the note, such rights to deditional and renewal policies, to hold to the respective dates of expiration. Trustee or the holders of the note may, it does not expedient, and may, but need in may but not experiment. All morely paid or may feet, and any other moneys about memoration to Trustee for each matter	s of moneys sufficient eight to the holders of the be evidenced by the standers of the note, and in but need not, make any not, make full or partial jet prior lien or title or c for any of the purposes used by Trustee or the hactory and the seconcerning which actor	ness insured against loss or damage by fin- ther to pay the coort of replacing or repairin detection of the payment of the coortinate of the dataf moregage clause, to be attached to a case of murance about to expire, shall d it payment or perform any act hereinbefor sayments of principal or interest on prior a laim thereof, or redeem from any tax sale, therein authorized and all expiness paid olders of the note to protect the moregaged in herein authorized may be taken, shall	e, lightning or ig the same or get he same of issue of issue of this or a thing line, and the policy, and the reference renewal references; or for fecture or meured in greenses and I be so much.
for an unit. Inaction of Trustee or veree de on the part of Mortgagors or to a * bill, attenuent or estimate p to be a bill. Attenuent or estimate p to be a bill. Attenuent or estimate p to be a bill. Attenuent or session of the bilders of the holders of the note, and wid or in this. The second or the contrainterest of the or co. o) when	holders of the note shall never be ou- f the note hereby secured making any p- forcated from the appropriate public off- ale, furteture, tax hen or title or claim it in of indebtedness herein mentioned, be- hout notice to Mortgagors, all unpaid ind- ty, become due and payable (a) immedi-	assidered as a waiver of ayment hereby authorize the without inquiry into nereof, the principal and interest betedness secured by this tiely in the case of defa	ice and with interest thereon at the rate of any right accruing to them on account of orderelating to taxes or assessments, may do the accuracy of such bill, statement or est, when due according to the terms hereof. Trust Deed shall notwithstanding anythin ult in making payment of any instalment of ance of any other agreement of the Mort.	of any default s so according timate or into At the option ing in the note of principal or gaggors herein
contained. 7. When the indexed as hereb foreclose the lien he cell in you expenditures and expend which in decrease and expenditures and expenditures and expenditures and assurances with respect to the bidders at any sale which may be had the nature in this paragraph memorithereon at the rate of seven per centrobate and bankuptay proceeding indebtedness hereby secured, or be whether or not attually commenced.	y secured shall become due whether by it to foreclose the lien hereof, there sha ye be paid on mearing by or on behalf way be paid on mearing by or on behalf or all the shall be a first of the shall be a first or of the title search of the shall be a first or of the shall be a first or of the shall be a paid or mearing the shall be a paid or mearing the shall be a paid prepar ions to the commencement of the first of them shall be a paid prepar ions to the commencement of the first of the shall be a paid preparations for the defense of a configuration of the commencement.	acceleration or otherwisill be allowed and includ of Trustee or holders of publication costs and cost	e, holders of the note or Trustee shall have das additional indebredness in the decrethenous for attorneys fees, Trustee's for the note for attorneys fees, Trustee's for insurance policies, Tomens certificates, an eccesary either to proscute such suit or tivulue of the premises. All expenditures an reby, and immediately due and payable, enote in connection with (a) any proceed immant or defendant, by reason of this trust closure hereof after accrual of such right eceding which might affect the premises of	re the right to ee for sale all sets, appraiser's be expended d similar data to evidence to d expenses of with interest ing, including t deed or any t to foreclose or the security
8. The proceeds of any foreclost and expenses incident to the foreclo which under the terms hereof consti- principal and interest remaining un-	are sale of the form es shall be distributed by the proceedir so the liding all such ten trute secured in Jebr Thess additional to paid on the note-to the ny overplus	that evidenced by the n to Mortgagors, their he	ollowing order of priority: First, on account the preceding paragraph hereof second, all lote, with interest thereon as herein provious; legal representatives or assigns, as the	nt of all costs l other items ded. third, all ir rights may
I rustee nereunder may be appointed pendency of such forcelossize suit an as well as during any further times and all other powers which may be during the whole of sud period. The superior to the lien hereof or of such 10. No action for the enforcement of the superior to the superior t	d as such receiver, such receiver shard, in ease of a sale, and a deficiency, any when Mortgagors, except for the in revenecessary or are usual in such case for Court from time to time may authorize reby, or by any decree foreclosing this to decree, provided such application is mad not of the hen or of any provision hereos taw upon the note hereby secured.	note that the state of such receiver, we the protection, possession of such receiver to apply the receiver to any tax, so a prior to foreclosure sale that so applies to any the such possession of the such posse	uch bill is filed may appoint a receiver of a e solvency or insolvency of Morgagors a to shall be then occupied as a sumesteem to the solvency of the solvency of the od of redemption, whether there be redem ould be entitled to callect such reins, issue on, control, management and operation of net timome in his hands in payment in which have lad assessment or other iron which may let (2) the deficiency on case of a sale and defense which would not be good and as ble times and access thereto shall be perm ble times and access thereto shall be perm	and premises. I the time of root and the es during the gistion or not, a and profits, the premises ole or in part be or become feficiency, ailable to the little of that
purpose. 12. Trustee has no duty to examidentity, capacity, or authority of the herein given unless expressly obligate misconduct or that of the agents or et al. 3. Trustee shall release this trust by this trust deed has been fully parafter maturity thereof, produce and described any note which bears an it the description herein contained of the requested of the original trustee at any note which bears and the persons herein designated as make 14. Trustee may resign by instructorded or filed. In case of the resistance shall be successor in Trust. A Trustee or successor shall be entitled to 15. This Trust Deed and all provided to the control of the control o	name the title, location, existence or con- comparations on the note or trust deed, dby the terms hereof, not be lable for dry the terms hereof, not be lable for mployees of Trustee, and it may require deed and the len thereof by proper inst d. and Trustee may execute and deliver inquiry. Where a release is trequested tentification number purporting to be pl entitle and the purports to be execute and it has never placed its identification of dwhich conforms in substance with the trs thereof. Interest in writing filed in the office of agnation, inability or refusal to act of vory Successor in Trust hereunder shall he to reasonable compensation for all acts or reserved.	dition of the prem estimated in the premise any acts or of sair a lay acts or presentation of the lay acts of	or to inquire into the validity of the sign gated to record this trust deed or to exercity refunder. Seepel in case of its own gross at the force exercising any power herein growth exercises of the property	atures or the se any power negligence or ren. Increase secured her before or ren. Increase secured her before or ren. Increase secured her before or ren. Increase secured but and the secured by all have been premises are secured by all have been premises are sect, and any regagors, and part thereof, used to mean
16. In addition payments, makers	to the aforesaid m shall at the same the annual real es	onthly printing time include	cipal and interst te the payment of a and 1/12 of the an	sum waj
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THE NOTE SECURED BY BE IDENTIFIED BY Chicago T BEFORE THE TRUST DEED IS	THIS TRUST DEED SHOULD itle and Trust Company		GO TITLE AND TRUST COMPA	NY. 22 30 POSES ABOVE
FRANK A. LA PO 7959 South Ash Chicago, Illin	land Avenue	٦ - (FOR RECORDER'S INDEX PURI INSERT STREET ADDRESS OF DESCRIBED PROPERTY HERE 2801 South Lowe	
		1 1		
PLACE IN RECORDER'S OF	FICE BOX NUMBER 53	3	Chicago, Illinois	9
PLACE IN RECORDER'S OF	FICE BOX NUMBER 53	3	Chicago, Illinois	