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Sidney R. Olsen

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5.10



NAMES T BRADLEY, not individually but as trustee under trust number 5173 dated May 1, 1973 berein referred to as "Mortagons" and SECRALD H. CRANE SECRETARY OF "SONG MARKANDOM CORNA. herein referred to as TRUSTII, witnesseh. AT. WHEREA the Mortagons are justly indebted to the legal holder or holders of the Instatament Note hereinafter described by one certain 1 stainent Note of the Mortagons or even date herewith, made payable to THE ORDER OF BEAN delivered, in and by wir in sald Note the Mortagors promise to pay the said principal sum and on the balance of principal remaining from time to time unpaid at the delivered, in and by wir in sald Note the Mortagors promise to pay the said principal sum and in date hereof on the balance of principal remaining from time to time unpaid at the per cent per annum in instalments (including principal sum and in the dight (8) ———————————————————————————————————	
IS INDENTURE. made May 1, AMES T BRADLEY, not individually but as trustee under trust number 5173 dated May 1 as 1873 Berein feered to as Mortgagors, and BERKESCHESCHESCHESCHESCHESCHESCHESCHESCHESCH	
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AT. WHEREA! the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described in legal holder or roundries being herein referred to as Holders of the Note, in the principal sum of ur thousan. I have here here here here here here here he	
in date hereof m date hereof eight (8) not be halance of principal remaining from time to time unpund at the per cent per annum in instalments (including principal and interest) as folk eight, and .00/100(8° v. 00) 18t day of each and o'sry month thereafter until said note is fully paid o'stoptionate of the day of each and o'sry month thereafter until said note is fully paid o'stoptionate output of the indebtednes o'de each by said note to be first applied to interest on the unpund principal on ance and the remainder to principal, provided that the orincipal of each instalment unless paid when due shall beat intere rate of eight (8) per annum, and all of said rinc pal and interest being made payable at such banking howe or mpany in the City of Chicago "month in the man of the principal of the said rinc pal and interest being made payable at such banking howe or mpany in the City of Chicago "Month of the said of the said referred to be consumed to the said referred and the recent when the said referred in the said rinc pal and interest being made payable at such banking howe or mpany in the City of Chicago "Month of the said of the said rincipal of the said rincipal of each instalment unless paid when due shall beat intere man absence of such appointment, then at the office of combined Realty Services, Inc. said City. NOW, THEREFORE, the Morgagors to secure the payment of the said rincipal and of more and and interest the said referred to the the said of the said rincipal of th	ars,
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NOW THEREFORE, the Mortgagers to secure the payment of the said point pal sum of money and said interests in accordance with the terms proved in ministration of this trust deed, and the performance of the covenants and, prevenue, and subsideration of the sum of One Dollar in hand paid, the receipt whereof is hereby as, movel glad, do by these presents CLONEY and WARLHANT unto saice, its successors and suggests the performance of all of their state, its successor and any and being in the with the property of COUNTY OF COU	ipal t at rust
The West 30 feet and 9 inches of Lot 28 in 3va R. Perry's Resubdivision of the Earlie West 1/3 of Lot 1 in Edmund D. Taylor's Subdivision of the Earlie West 1/3 of Lot 1 in Edmund D. Taylor's Subdivision of the Earlie South Bast quarter of Section 21 Township 38 North, Rat 14 East of the Third Principal Meridian, in Cook County, Illinois of the Commonly known as 137 W. Marquette, Chicago, Illinois (Commonly known as 137 W. Marquette, Chicago, Illinois (County, Illinois of County, I	ons in the
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of ust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their recessors and assigns. WITNESS the hand and seal of Mortgagors the day and year first above written. [SEAL]	ge
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SEAL SEAL STATE	ithas 1
STATE OF ILLINOIS, I. the undersigned	lly
SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY James T. Bradley, not individually but as trustee as aforesaid	lly
who is personally known to me to be the same person whose name 18 subscribed to the for	AL I
intertument; appeared before me this day in person and acknowledged that he signed, sealed the said Instrument as his free and voluntary act, for the uses and purposes therein set	AL THAT
Given under my hand and Notarial Seal this 18t day of May 19	AL FHAT going d and

interest on the oic, 7 (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the indet care hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to offeredose the line her of 1, 4 x y suit to foreclose the line hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid on incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appraised for the other of 10 per out is gail such shall be allowed and included as additional indebtedness in the decree of performance of the control of per out is gail such shall be allowed and included as a surrances with respect to field 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 1 d y around to such decree the true condition of the title to or the value of the premises of the nature in this paragraph. Suchoned shall become to much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per - m, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to shich either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any whether or not actually commenced. Or (p, per asigns for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced. Or (p, per asigns for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced. Or (p, per asigns for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, wheth

which under the terms hereof constitute secured into bleenes, adoptions to make a superior and interest remaining unpaid on the not. fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to for close this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after is a whole to the solvency of mortgagors at the time of application for such receiver and without regard to the then vaiv of 1, or premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such to either have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a defir. "y a uring the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the ' a contion of such receiver, would be entitled to collect such rents, issues and profits of and all other powers which may be necessary or are usual in such cases or the protection, possession control, management and operation of the premises during the whole of said period. The Court from time to time may author itself. "er to apply the net income in his hands in payment in whole or in part of the incidence and the profits of the profits of any provision between the purpose."

10. No action for the enforcement of the lien or of any provision hereof hall be subject to any deficiency in case of a sale and deficiency.

11. Thoughtedness secured hereby, or by any decree foreclosing the subject to any deficiency in case of a sale and deficiency.

12. No action for the enforcement of the lien or of any provision hereof hall be subject to any deficiency which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

13. Thoughtedness and

16. This Trust Deed is given as part purchase money for property conveyed herein.
17. Mortgagor shall pay to Trustee all costs and expenses, including at coney's fees incurred by Trustee in any action or proceeding to which Trustee may be made a city by reason of being a party to this Trust Deed or in enforcing any of the provisions of this Trust Deed in any action brought by Trustee against the Mortgagor on account of the provisions hereof.

18. In addition to the monthly payments hereunder, the undersigned promises to de-

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

BEERRENGERSERGER H. CRANE

COMBINED REALTY SERVICES, INC. 100 N. LaSalle Street Chicago, Illinois 60602

137 W. Marquette

PLACE IN RECORDER'S OFFICE BOX NUMBER

Chicago, Illinois

END OF RECORDED DOCUMENT