UNOFFICIAL COPY

Secure H. Olecon COOK COUNTY, ILLINOIS May 11 '73 2 12 PF 22 322 143 22322143 TRUST DEED 567959 THE ABOVE SPACE FOR RECORDER'S USE ONLY ---- May 10, 1973, between Jacob Wagner, and wife, Elizabeth AWagner, (Joint Tenancy) -herein referred to as "Mortgago CHICAGO TITLE AND TRUST COMPANY iced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER One Hundred Lifty and 56/100---One Hundred 7.1fty and 56/100---- (\$150.56)---Dollars on the ----- 25th ------ Dollars on the ---- June, 19.73---, and One Hundred Fifty and 56/100------ Dollars on the ---- 25th --day (fear) ------ month ----- thereafter until said note is fully paid except that the final payment of principal and interval, if not sooner paid, shall be due on the ---- 25th --day of ------May, 19.93. All such payments on account of the mone bedness evidenced by said note to be first applied to interest on the unpaid principal states and the corrected to the control of the (\$150.56)-and in absence of such appointm. ", " at the office of Merchants and Manufacturers State Bank in said City, Lot 3 (except the North 72 feet thereof) and the North 21 feet of Lot 4 in Block 15 in Town Manor, a Subdivision of the North 100 acres of the Northeast quarter of Section 5, Township 39 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side it his trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their bar cessors and assigns.

WINNESS the hand B......a

(acot Wagney)

(Jacob Wagney) of Mortgagors the day and year first above written Beverly Jo Duncan-STATE OF ILLINOIS. a Notary Public in and for and residing in said County, in the Stat Jacob Wagner and Elizabeth Wagner Given under my hand and Notarial Seal this. MY COMMISSION EXPIRES NOV. 13, 1973 BOX 588

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A Comment of the Comm	Notregors shall, (1) primptly repair, restore or rebuild any buildings or improvements now or herective in the greatists which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other livings or daims for him not expressly to be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other livings or daims for him not expressly to the condition of		
	io content. 7. Morragers shall keep all buildings and improvements now or hereafter situated on said premises insuted against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or opay in fail the indebtendess secured hereby, all in companies satisfactory to the holders of the note, unturance 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 shall deliver all policies. Including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver all.		
	policies not less than ten days prior to the respective dates of expiration. 4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of fortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, in my, and purchase, discharge, compromise or settle any tax hien or other prior lien or title or claim thereof, or redeem from any tax size or forfeiture affer ing 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 action therewith, including attorneys fees, and any other moneys advanced by Trustee or the holders of note to protect the mortgaged permises and the 1m hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much ad itstoid indebendenses secured hereby and shall become immediately due and payable without notice and with interest thereous at the rate of er as Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default here; idee to the part of Mortgagors.		
	5. The 1rt tee or the holders of the note hereby secured making any payment hereby authorized cleating to taxes or assessments, may do so according to any out, acta tent or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validit, of an use, assessment, sale, forfeiture, tax lien or title or claim thereof. 6. l. ort, " > " They acan item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders or " or ite, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust, beconstruction of the contary, become due and payable (a) immediately in the case of default in many payment of any instalment of principal or		
	interest on the notion of powers default shall occur and continue for three days in the performance of any other agreement of the Mortgapora normal contained. 7. When the indebted as high executed shall become due whether by acceleration or otherwise, observed and included as additional indebtedness in the decree for sale all expenditures and expenses which was been paid or incurred by or on behalf of Trustee or holders of the note for attorney's feet. Trustee's feet, appraiser's clarges, publication costs and costs (what we estimated as to tients to be expended after entry of the decree) of procuring the chapters of the sale sale and assurances with respect to title a Trust or holders of the note may deem to be reasonably necessary such such such such as the sale and assurances with respect to title a Trust or holders of the note may deem to be reasonably necessary each such such or or ordence to bidders at any sale which may be had urus at such decree the true condition of the rist to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioner, and becomes owned additional indebtedness secured hereby and mendiately due and payable, with interest thereon at the rate of seven per cent per amun, when naid-or incurred by Trustee or holders of the note in connection with (a) may proceeding, to which eith of the "m shall be a party, either as planniff, chimant or defendant, by reason of this trust deed or any indebtedness short or actually commenced or (c) preparations or the "mmencement of any suit for the foreclosure hereof after accural of such right to foreclosure.		
	8. The proceeds of any foreclosure sale of the promit and be distributed and applied in the following order of priority: First, on account of all cost and expenses incident to the foreclosure proceedings, in using all such items as are mentioned in the preceding paragraph hereof, second, all other item which under the terms hereof constitute secured indebte in a distribution of the terms hereof constitute secured indebte in a distribution of the terms hereof as herein provided; third, a principal and interest remaining unpaid on the note; fourth, any o explus to Mortgagors, their heirs, legal representatives or assigns, as their rights manner.	es is all	
	"" Upon, or at any time after the filing of a bill to forcelos. "" at deed, the court in which such bill a filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, with or outce, without regard to the solventy or insolvency of Mortgagors at the time of application for such receiver. But the solventy of mortgagors are the time of the premises or whether the same shall be then occupied as a homestead or not and the premise of such forcelosure suit and, in case of a sale and a deficiency, durin the full 'attutory period of redemption, whether there be redemption or on as well as during any further times when Mortgagors, except for the intervent on of sun tecevier, would be entitled to collect such rents, seaso and profits and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premise of whole of said period. The Court from time to time may authorite the case! or upply the net ascentent or other him which may be or become superior to the lien hereof or of such decree, provided such application it made prior: for lower sale; (2) the deficiency in case of a sale and deficiency. 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defens which would not be good and available to the party interposing same in an action at law upon the note hereby secured. 11. Treatee or the holders of the notes health have the fight to inspect the premises at a 250 "times and access thereto shall be permitted for the subject to any defens which would not be good and available to the subject of the premise and access thereto shall be permitted for the subject to the provision from the premise at a 250 "times and access thereto shall be permitted for the subject to any defens which would not be good and available to the party interposing same in an action at law upon the note hereby secured.	the he continue of the continu	
-	purpose. 2. Trustee has no duty to examine the title, location, existence or condition of the premises, to quite into the validity of the signatures or t identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be of, gar, to exord this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be lable for any acts or omissions he ever, except in case of its own gross negligence misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory it it for exercising any power herein given. 13. Trustee shall release this trust deed and the Jien thereof by proper interrument upon presentation of exactory evidence that all indebtedness seculous the state of the paid; and Trustee may execut and deliver a release hereof to and at the request of any, erson who shall, either before a first maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness here the representation of exact the continuous production of the continuous described any note which bears an identification number purports to be executed by a prior trustee of the required of the original trustee and which purports to be executed by the persons herein designated as the vale's thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may, e.e., a.b. note herein described servicin it may, e.e., a.b. note herein described servicin it may, e.e., a.b. note herein described servicin it may.	the wer or	
	the persons herein designated as makers thereof. 1 Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this in rume shall have be recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the country in which the premises situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identicial title, powers and authority as are herein give a run; e.g. and 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 Mortagorors and all persons claiming under or through Mo ex. pors. the word "Mortagorors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or ar y, art there whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be con 'tru d to note." "notes' when more than one note is used.	been s are Lany	
	IMPORTANT Identification No		
	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. CHICAGO TITLE AND TRUST COMPANY, Output Description CHICAGO TITLE AND TRUST COMPANY, DESCRIPTION CHICAGO TITLE AND TRUS	. 22 3	
	Merchants and Manufacturers State Bank 1. To: 1836 North Broadway - Melrose Park, Illinois 60161 Merchants and Manufacturers State Bank FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOV DESCRIBED PROPERTY HERE	22 143	
•	Melrose Park, Illinois 60101 33 1729 N. 43rd Avenue Stone Park, Illinois 6		
[PLACE IN RECORDER'S OFFICE BOX NUMBER		
. West			
	*END OF RECORDED DOCUMENT	196	