UNOFFICIAL COPY

NUMBER	HAV-11-72	6251120 0	22322345 · A Rec	e.
th notes providing for precomputed interest	ust II 17	HE ABOVE SPACE FOR F	ECORDERS USE ONLY	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
THIS INDENTURE, made May 10 Carter, his Wife, and Floss remarried			John E. Carter and And both Widows and not	
herein referred to as "Mortgagor," and Chicago, Illinois, herein referred to as Tr A'. WHEREAS the Mortgagor is jutable all holder or holders being herein with de "quency charges as therein profeer and "herewith, made payable to	'Trustee," witnesseth: stly indebted to the leg referred to as holders ovided; evidenced by a	gal holder or holders of t of the Note, in the sum a certain Note, of or gu	he Installment Note hereinafter of \$ 12,660.00 tranteed by one or more of the M	, together
as "Paye. " and delivered, in and by said sum i inst Iments as follows: c um	which said Note the M ne installment paymen , and installment pay is paid, except that the 10th as the holders of said I	t of \$ 211.00 ments of the same amo final installment payme day of May Note may, from time to	on the 10th dut on the 211.00 dut of \$ 211.00 dut of \$	ent of the day of lay of each , if not nstallment
such appointment, then at ' office of NOW, THERFORE, the Mor age tained thereon in accordance with it er herein contained, by the Mortgagor is be toon, the receipt whereof is hereby acknowly following described Real Estate and all its COOK	to secure the payment of	I the said sums and all others of this trust deed, and the sum of One tes the CONVEY and WARRAN ight, title and interest then	er amounts due under said Note or it the performance of the covenants and Dollar in hand paid, and other valuab T unto the Trustee, its successors and ein, situate, lying and being in the C	idgment ob- agreements te considera- assigns, the OUNTY OF
Lot 15 in Blo	ck 22 in The stat	: Highlands Fifth	Addition to Auburn	
			last quarter of Section Third Principal Merid	
in Cook Count		70/2	De O F	= //L
500	n as: 8150 South	OR. J	CC.	
which, with the property hereinafter described to COCETHER, with all improvements thereof for so long and during all such time and not secondarily, and all apparatus, equight, power, refrigeration (whether single part of aid real estate, whether physically in the premises by the Mortgagor or the sure that the premises by the Mortgagor or the sure that the premises of the third that the premises the property of the form all rights that the premise is the forth, free from all rights rights and benefits the Mortgagor does here	tenements, easements, fis as mortgagor may be entuipment or articles now or units or centrally controlloor coverings, inador bed attached thereto or not, as cessors or assigns of the M	xtures, and appurtenances itled thereto (which are plo- hereafter therein or thereb lled), ventilation, includis is, awnings, stoves and water of it is agreed that all simila ortgagor shall be considered	hereto belonging and all rents, tem iged primarily and on a pr ity with a nused to supply heat, gas, air c as it (without restricting the fore in heatens, all othe to region as de restricting part of the real estates and the constituting part of the real estates. A forever, for the purposes, and upon exemption Laws of the State of Illino exemption.	es and profits aid real estate loning, water,), screens and clared to be a reafter placed ie n the uses and oi, which said
This trust deed consists of two this trust deed) are incorporated her cessors and assigns of the Mortgagor. WITNESS me hand. S and sea	ein by reference and ar			
Flossie S. Caldwell STATE OF ILLINOIS	£,	Amette J. Co	to Cuter fireter Hoy.	(SEAL)
County of COOK SS a No	nd Olivette Roy	, both Widows and the same person 8	be State Moresaid DO HEREBY CER er, his Wife and Floss d not since remarried- whose name 8/are subscribed to	the foregoing
		person and acknowledged the column of the purportion of the purpor	at they signed, sealed and ses and uses therein set forth, including	

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22322345

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

Mortgagor shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from building violations, mechanic's or other liens or claims for lien 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 satisfactory evidence of the discharge oscile prior lien 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 dues thereof; (6) make no magical alterations in said premises except as required

2. Mortgagor shall pay before any penalty staches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to the Trastee or to holders of the not despitate service chipts therefor. To prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by the statute, any tax or assessment

3. Mortgagor shall keep all buildings and improvements how or hereafter situated on said premises insured against loss or damage by fire, lightnia or windstorm under policies providing for payment by the insurance companies of more sufficient either to pay the cost of replacing or repairing
the same or to pay in full the indebtedness secured hereby, all in companies assistance to the holders of the note, under insurance policies payable, in
the case of loss or damage, to Tustee for the benefit of the holders of the note or to the holder 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 or renewal policies, to holders of the note, and in case of

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payments or perform hay act hereinbefore, required of Mortgagor, 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 and or for the return of the purpose herein authorized and all expenses paid or incur or the prior lien of the

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to my b. U. statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate

6. Whe 'U indebtedness bereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose U. He hereof. In any sail to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditu. I said expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorney's feet. Trustee's feet, Appended after entry of a server of the contract of the note o

premist. 7. Upon, or at any 1. after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premist. 7. Upon, or at any 1. after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said or and the frustee hereunder may be appointed as uch section of application or such receiver, and with a contract of a said or and the frustee hereunder may be appointed as uch sections. Such receiver shall have the power to collect the rents, issues and profits of said premises during the pendency of such foreclosing et al. d. 1 case of a sale and a deficiency, during the full study period of redemption, whether there be restanted and profit and all other powers which any benefit as a said and efficiency, during the full study period of redemption, whether there be setting and profits, and all other powers which any benefit as the said profit and profit and profit and profit as a said approach. The said period. The said period of the premises during the whole of said period. The said period of the premise during the whole of said period. The said period of the premise during the whole of said period. The said period of the premise during the whole of said period. The said period of the premise during the whole of said period. The said period of the premises during the whole of said period. The said period of the premises during the whole of said period. The said period of the profit of said period of the said period of the said period of the said period. The said period of the said period of

8. No action for the enforcement of the lie. ~ inv ovision hereof 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? reb, secured.

9. Trustee or holders of the note shall have the i ght t inspect the premises at all reasonable times and access thereto shall be permitted for a that purpose.

10. Trustee has no duty to examine the title, location, e. sten 1, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligat of by he erms hereof, not be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of agents or empl. ... are Trustee, and it may require indemnities satisfactory to if before exercising any power herein given.

11. If the Trustee is an individual trustee rather than a corporat trustee, then in case of the resignation, refusal, inability to act or death of the

in hereby app. incl. to be first successor trustee. If the trustee is a corporate trustee and the corporate trustee resigns or is unable or refuses to act, of if the trustee in and idual trustee and the first successor individual trustee, following the resignation, refusal, inability to act or death of the individual trustee, resign or is un, ble or refuses to act, the person who shall then be the acting Recorder of Deceds of said County is hereby appointed to be Trustee. And when al. the aforeaid coverants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving the charges. Any Successor in Trust hereunder shall have the identical site, powers and authority as are therein given Trustee, and any Trustee or sees results cuttled to reasonable compensation for all acts per

12. This Trust Deed, and all provisions hereof, shall extend to and be bindit. "or "advertigage and all persona claiming under or through Mortagor, and the word "Mortagoro" when used herein shall include all persona liable for the "ayment or the guarantee of payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note for this Trust D ed. 'nenever necessary in this Trust Deed and where the context admits, the singular term and the related pronoun shall include the plural, and vice versa.

13. Mortgagor shall not construct or repair, or authorize construction or replan of the p mine without the prior written consent of the Trustee consent. a prior right is never by reserved by the Trustee to make partial release or the may a j premises hereunder without notice to, or the consent. a prior right is not replaced by the Trustee to make partial release or the major is any manner the validity of or priority of this Trust Deed on the mortgaged premises remaining, nor release the Mortgage. To a premain liability for the indebtedness here by secured.

by sected.

This Trust Deed shall secure any and all renawals, or extensions of the whole or any part of the indebtedness hereby secured however evidenced, with interest at six-oh lawful rate as may beginned upon and any such renewals or extension of any channer in the terms or rate of interest shall not impair in any manner the validity of or priority of this Trust Deed, nor release the Mortgagor from personal labil! ... the indebtedness hereby secured.

16. Any provision of this document prohibited by law shall be ineffective to the extent of such prohib ion wit out invalidating the remaining

17. In the event this Trust Deed creates a funior lien, Mortsagor hereby grants Trustee or the nolder of the note set uted by this Trust Deed, the right to contest the validity and legality of senior liens of record.

18. Trustee shall release this Trust Deed and trust least of the lien thereof by proper instrument upon presentation of satis' ctc vidence that all indebtedness accurate by this Trust Deed had seen fully paid; and Trustee may execute and deliver a release hereof to and at the year of any person who shall not be a secured by the trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the year of the property of the prope

non nergin contained of the note and which purports to be executed by the persons nergin designated as makers thereof.

19. Mortgagor thall pay each little mof indebtedness herein mentioned, both principal and interest, when due according to the ter 12. ereof. At the option of the holders of the note, and without notice to Mortgagor, all unpaid indebtedness secured by this Trust Deed thall, not; it, it didn anything in the note of in this Trust Deed to the contrary, become due and payable (a) immediately in the set of default in making paym it, I any installment of principal or interest on the note, (b) immediately upon conveyance by the Mortgagor of the did the or the Mortgagor of at, ment to why title to all or any portion of the premises, or (c) when default shall occur and continue for three days in the performance of any other agreer, at or

20. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on ac outs of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraphs hereof; see not, of other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest hereon as here, where the control of the process of the control of the process of the process of the control of the process of the

21. All obligations of the Mortgagor herein are joint and several

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has bee

CHICAGO TITLE AND TRUST COMPANY, as Trus

Assistant Secretary
Assistant Vice Presiden

NAME STREET

EET

M. L. C. CORPORATION, INC. 2737 W. PETERSON AVENUE CHICAGO, ILLINOIS 60659

VSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER 508

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRES OF ABOV DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENT