UNOFFICIAL COPY

10%	TRUST FIDE PEDE	LINO)S CORD	22 332 680	ELLINE K. Ober	i i i i i i i i i i i i i i i i i i i
20		1	22 332 000	22332680	
	568:MAY/21 '73	24 PH	THE ABOVE SPACE FOR REC	ng a FaFi in the act of the contract	į
	ENTURE, made May	11,		MAC RALLENJR.]
4 0	IFE TRENE &				
			herein referred to as "Mortgagors",	and	
an Illinois	corporation doing business in Chic	ago, Illinois, l	TLE AND TRUST COMPANY, nerein referred to as TRUSTEE, withn	esseth: alment Note hereinafter described, said	
legal hold	er or holders being herein referred	to as Holders	of the Note, in the principal sum of	ayable to THE ORDER OF BEARER	
evidenced	by one certain Instalment Note	of the Mortg	ragors of even date herewith, made p	ayable to THE ORDER OF BEARER	
and delive	red, in and by which said Note the	Mortgagors p	promise to pay the said principal sum i	n instalments as follows:	
)	27 don of Jul	10 73	INETY TIVE	Dollars	
or the	day of each U	. <i>DN</i> 1 H _ U	hereafter, to and including	day of May 1975, with industrial	:
				-	1
each of s	air instalments of principal bearing	ng interest aft	er maturity at the rate of per o	ent per annum, and all of said principal	i
	st b ing made payable at such bases the holders of the note may, Columbia Nati	from time to	time, in writing appoint, and in ab-	sence of such appointment, then at the in said City	•
NOW.	THEREFO .E. ti c Mortgagors to secur	e the payment o	f the said principal sum of money and said in ovenants and agreements herein contained, b	sterest in accordance with the terms; provision by the Mortgagors to be performed and also in	s n
considerat Trustee, it	tion of the second of the Dollar in hand is successors and signs, the following d	paid, the receipt escribed Real Es	whereof is hereby acknowledged, do by the state and all of their estate, right, title and int COUNTY OF	nterest in accordance with the terms; provision by the Mortgagors to be performed and also in se presents CONVEY and WARRANT unto the terest therein, situate, lying and being in the AND STATE OF ILLINOIS	e S
10 4111	- 1 (. 1 €				
			"Monterey Villa," be: quarter of the Southwe	ing a Subdivision of est quarter of Section	
12 To	wnship 40 north Far	ige 12, 1	East of the Third Prints in the East of th	ncipal Meridian (
of sa	aid West Half taken	cr High	hway purposes and rec	orded in Document	
#131,	17874, on 9-27-43.				-
			0	Fool	
-				13-1	
which w	ith the property hereinafter described.	is referred to be	rein as the "prep ses"		
long and	THER with all improvements, senemes during all such times as Mortgagors man propagatus, equipment or articles now o	its, easements, f y be entitled the r hereafter then	ixtures, and ap art and as thereto belonging ereto (which are p' dge' primarily and on a ein or thereon used to surce heat, gas, air	ng, and all rents, issues and grofits thereof for country with said real estate and not secondarily conditions water. July, power, refrigeratingly, screens, window shades, storm doors are be a part of said real estate whether physical premises by the mortgagors or their successo unrposes, and upon the uses and ruits herein see of Illinois, which said rights and benefits the	so /).
(whether windows	single units or centrally controlled), floor coverings, inador beds, awnings, thereto or not, and it is agreed that all s	and ventilation stoves and wate	, including (without setting the foregoing heaters. All of the toregoing ar set articles bereafte, placed in the	ng), screens, window shades, storm doors are to be a part of said real estate whether physical a premises by the mortageors or their successors.	ly
or assigns TO H	s shall be considered as constituting part AVE AND TO HOLD the premises unto	of the real estate the said Trustee	e. e. its successors and assigns, for ver, for the	ourposes, and upon the uses and trusts herein s	set he
1		4		on page 2 (the reverse side of this tru	1
				e to to gors, their heirs, successors and	
	TNESS the hand and seal o	f Mortgagors	the day and year first above written.	O Con	
			[SEAL]	SEAI SEAI	1
STAT	E OF ILLINOIS,) I,	Phi	[SEAL] Legis	Ulles [SEAI	
3.77	STANDARD CO a No	tary Public in a		State aforesid, DO H. JY RTFY THA	T
		<u> </u>		ose name Sarebscribed to the for join	- 6
	Instrument, a	peared before r	me this day in person and acknowledged the free and voluntary act, for the uses and pu	at they signed, scaled and colivered	5
			Notarial Seal this	day of Man 19 1	3
4	(42 · · · · · · · · · · · · · · · · · · ·		Q/O	la Donatica	_ }
	R 5/72 Tr. Deed, Indiv., Instal.—Plus	Int.	Page 1) Notary Public.	

	Page	2		•
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THE COVENANTS, CONDITIONS A	D PROVISIONS REFERRED	O ON PAGE 1 (THE REVER	ISE SIDE OF THIS TRUST DEED):	
1. Mortgagors shall (1) promptly repair,	restore or rebuild any buildings or	improvements now or hereafter of	on the premises which may become damaged	
ordinated 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	11 20
n request exhibit satisfactory evidence o lding or buildings now or at any time in	f the discharge of such prior lien to	Trustee or to holders of the note	e; (4) complete within a reasonable time any	
sect to the premises and the use thereof;	6) make no material alterations in a	aid premises except as required b	y law or municipal ordinance.	
other charges against the premises when	due, and shall, upon written reque	st, furnish to Trustee or to holde	rs of the note duplicate receipts therefor. To	
contest.	pay in full under protest, in the ma	nner provided by statute, any tas	on the premises which may become damaged or other liens or claims for lien not expressly the premises superior to the lien hereof, and et. (4) complete within a reasonable time any ements of law or municipal ordinances with y law or municipal ordinance. Simple of the premise of the premise of the sments, water charges, sewer service charges, so of the note duplicate receipts therefor. To or assessment which Mortgagors may desire 4 majors from a damage, but for librations or 4 majors from a damage but for libr	
 Mortgagors shall keep all buildings an dstorm under policies providing for pays 	d improvements now or hereafter nent by the insurance companies of	situated on said premises insured moneys sufficient either to pay	d against loss or damage by fire, lightning or the cost of replacing or repairing the same or	
pay in full the indebtedness secured here nage, to Trustee for the benefit of the h	by, all in companies satisfactory to	o the holders of the note, under	insurance policies payable, in case of loss or	-
Il deliver all policies, including addition	al and renewal policies, to holders	of the note, and in case of insu	rance about to expire, shall deliver renewal	
4. In case of default therein, Trustee of	r the holders of the note may, bu	t need not, make any payment o	or perform any act hereinbefore required to	
iny, and purchase, discharge, compromi	e or settle any tax lien or other p	rior lien or title or claim thereo	f, or redeem from any tax sale or forfeiture	
ecting said premises or contest any tax inection therewith, including attorneys' f	or assessment. All moneys paid for es, and any other moneys advance	r any of the purposes herem aut d by Trustee or the holders of the	horized and all expenses paid or incurred in note to protect the mortgaged premises and	
lien hereof, plus reasonable compensa- litional indebtedness secured hereby and	ton to Trustee for each matter of shall become immediately due and	oncerning which action herein a payable without notice and with	uthorized may be taken, shall be so much interest thereon at the rate of seven per cent	
annum, Inaction of Trustee or holders eunder on the part of Mortgagors.	of the note shall never be consi	dered as a waiver of any right a	against loss or damage by fire, lightning or the cost of replacing or repairing the same or insurance policite spather, in eas of loss or age clause to be stacked to rath policy; and rather about to explere, shall deliver renowal are perform any act hereinhelore required to principal or interest on prior enumbrances, or referent on prior enumbrances, or referent from any tax sale or forfeiture to return the control of the	- Y
5. The Trustee or the holders of the no	te hereby secured making any pay	ment hereby authorized relating	to taxes or accessments, may do so according	
validity of any tax, assessment, sale, forf	riture, tax lien or title or claim thes	eof.	secruing to them on account of any default to taxes or accessments, may do so according toy of such bill, statement or estimate or into according to the terms hereof. At the option d shall, notwithstanding anything in the note	
the holders of the note, and without no	tice to Mortgagors all unpaid indeb	tedness secured by this Trust Dee	d shall, notwithstanding anything in the note	
in this trust Deed to the contrary, beco- erest on the note, or (b) when default	me que and payable (a) immediate shall occur and continue for thre	ety in the case of default in making days in the performance of an	according to the terms hereof. At the option d shall, notwithstanding anything in the note ang payment of any instalment of principal or by other agreement of the Mortgagors herein	
ntzined. 7. When the indebtedness hereby secur	d shall become due whether by a	celeration or otherwise, holders	of the note or Trustee shall have the right to tional indebtedness in the decree for sale all for attorneys fees, Trustee's fees, appraisers' may be estimated as to items to be expended policies, Tortens certificates, and similar data ther to prosecute such suit or to evidence to epremises. All expenditures and expenses of	
reclose the lien hereof. In any suit to fo	reclose the lien bereof, there shall aid or incurred by or on behalf of	be allowed and included as addi- Trustee or holders of the note:	tional indebtedness in the decree for sile all	
s, outlays for documentary and expert	vidence, stenographers' charges, pu	iblication costs and costs (which	may be estimated as to items to be expended	
as urances with respect to title as Trus	tee or holders of the note may de	em to be reasonably necessary ei	ther to prosecute such suit or to evidence to	1.00
any sale which may be had pursu	all become so much additional in	debtedness secured hereby and	immediately due and payable, with interest	
creon , he rate of seven per cent per a obar and ankruptcy proceedings, to w	num, when paid or incurred by I sich either of them shall be a part	rustee or holders of the note in c y, either as plaintiff, claimant or o	onnection with (a) any proceeding, including defendant, by reason of this trust deed or any	_
deb 'dne', hereby secured; or (b) prepa hether or actually commenced; or (c	rations for the commencement of	any suit for the foreclosure he v threatened suit or proceeding w	ereof after accrual of such right to foreclose hich might affect the premises or the security	
B the proceeds of any foreclosure sale	of the premises shall be distribut	ed and applied in the following o	order of miority: First, on account of all costs	
d expenses incid at to the foreclosure p	roceedings, including all such item	s as are mentioned in the preced	ing paragraph hereof; second, all other items	
incipal and inte est " .na ng unpaid o	n the note; fourth, any overplus	to Mortgagors, their heirs, legal	ne gremies. All expenditures and expenses of immediately due and payable, with interest connection with (a) any proceeding, including federalant, by reason of this trust deed of any federalant, by reason of this trust deed of any process of the second of the security which might affect the premises or the security order of priority: First, on account of all costs in prayapph benefit second, all other items interest thereon as herein provided third, all preparentatives or assign, at the rights may the presentatives or assign, at the rights may also the presentatives or assign, as the rights may the presentatives or assign, as the rights may also the presentative or assign, as the rights may are the presentatives or assign, as the rights may as the presentative or assign, as the rights may the presentative or assign, as the rights may are the presentative or the presentative or the presentative or assign, as the right of the presentative or the presentative	
9. Upon, or at any one after the filin	of a bill to foreclose this trust de	ed, the court in which such bill is	representatives or assigns, as their rights may filed may appoint a receiver of said premises, y or insolvency of Mortgagors at the time of or insolvency of Mortgagors at the time of insues and profits of said premises during the emption, whether there he redemption or not, initial of collect such rents, issues and profits of, management and operation of the premises me in his hands in payment in whole or in part of deficiency in collect and the said of which would not be good and available to the and access thereto shall be permitted for the and access thereto shall be permitted for the and access thereto shall be permitted for the	
sch appointment may be made b oplication for such receiver an withou	etore or after sale, without notice regard to the then value of the pre-	e, without regard to the solvene mises or whether the same shall be	y or insolvency of Mortgagors at the time of e then occupied as a homestead or not and the	100
rustee hereunder may be ap sinted as endency of such foreclosures it and, in c	uch receiver. Such receiver shall i ase of a sale and a deficiency, durin	have power to collect the rents, of the full statutory period of red	issues and profits of said premises during the emption, whether there be redemption or not.	
well as during any further til. when	fortgagors, except for the interven	rion of such receiver, would be en	ntitled to collect such rents, issues and profits	
uring the whole of said period. The C uri	fr n time to time may authorize	the receiver to apply the net incom	me in his hands in payment in whole or in part	
perior to the lien hereof or of such deci-	r vice such application is mad	e prior to foreclosure sale; (2) the	deficiency in case of a sale and deficiency.	1477
arty interposing same in an action at law	tr hen c of hy provision hereo	t shall be subject to any detense	which would not be good and available to the	
 Trustee or the holders of the note urpose. 	shan nave he right to inspect the	premises at all reasonable times	and access thereto shall be permitted for tha	•
 Trustee has no duty to examine lentity, capacity, or authority of the sign 	he title, lor tion, existence or cor atories on he note con deed,	ndition of the premises, or to inc nor shall Trustee be obligated to	quire into the validity of the signatures or the record this trust deed or to exercise any powe	
erein given unless expressly obligated by	the terms hereof,r be li, le fo	r any acts or omissions hereunde indemnities satisfactory to it befo	er, except in case of its own gross negligence of	e
13. Trustee shall release this trust deed	and the lien there f by proper inst	rument upon presentation of sati	sfactory evidence that all indebtedness secure	d
fter maturity thereof, produce and exh	bit to Trustee the now, recent	ting that all indebtedness hereb	y secured has been paid, which representation	<u> </u>
rustee may accept as true without ind escribed any note which bears an identi-	ication number purporting to be	or a successor trustee, such such such such such such such such	ressor trustee may accept as the note herein nereunder or which conforms in substance with	ì
he description herein contained of the no s requested of the original trustee and it	te and which purports to be	numb on the note described he	ed as the makers thereof; and where the releas rein, it may accept as the note herein describe	å
ny note which may be presented and w he persons herein designated as makers th	nch conforms in substance with () ereof.	e de riprion herein contained of	the note and which purports to be executed b	y
 Trustee may resign by instrument ecorded or filed. In case of the resigna 	t in writing filed in the office of ion, inability or refusal to act of	the lecon ir or Registrar of T	itles in which this instrument shall have bee Deeds of the county in which the premises ar	a e
ituated shall be Successor in Trust. Any	successor in Trust hereunder shall be sonable compensation for all acts	nave the 'ent' a title, powers and	d authority as are herein given Trustee, and an	y
15. This Trust Deed and all provision	hereof, shall extend to and be bin	ding upon forty fors and all pers	sons claiming under or through Mostgagors, an	d f
whether or not such persons shall have e	secuted the note or this Trust De	ed. The word ' .ure" when used	in this instrument shall be construed to mea	n
notes when more than one note is used.	14 (A.S.)		and access thereto shall be permitted for that uptile into the validity of the signatures or the record this trust deed or to exercise any power receiving any power herein given. I afactory evidence that all inductedness secure quest of any person who shall, either before or quest of any person who shall, either before of the contract of the person who shall, either before of the contract of the independent of the contract of the independent of the contract of the indebtedness or any part thereo in this instrument shall be constructed to mea	
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		建氯化矿 电邻间流电池		11, 15,

