## UNOFFICIAL COPY

• •			c	pen 400- 8678	
AMERICAN SERVICE CONTRACTOR	TRU	ST DEED	22 <b>3</b> 63 212	Na stranta tist st	
THIS IN	DENTURE, made Ma			19.7.3 between	
The state of the s	YLOR		The state of the same of		
herein referred to as "Mort ing laws of the State of Illin	gagors" and Chicago City	Bank and Trust Compa	ny, a corporation organized	d under the bank-	
	HOUSE A SECOND AS RE-	ITNESSETH:			
That Wi	IEREAS, Mortgagors are j	ustly indebted to the l	egal holders of a princips	al promissory note	
herein termed "Installment	Note" of even date herewi	th, executed by Mortga	gors, made payable to th	e order of	
CHT AGO CITY BANK & TI					
	EE THOUSAND FIVE H				
installments	as follows: \$ 97.42	on the26t	hday ofJt	11y 19 1973	
and + 37 - 2 - 3	on the 26th day o		48 4 7 7 7 7 8 7 9 7	4.45	
day of _ri#	19.76 with a final pay	ment of the balance due	on the 26th de	av of June	
day of	principal after manufity of	the entire belonce as th		y (1 <u>2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2</u>	
(7%) per annum, all such Illinois, as the legal golder	payments being made payab thereof may from time to t	le at such banking hous	e or trust company in the	e City of Chicago,	
at the office of Chicago Ci- legal holder thereof ar wi	Bank and Trust Company thout notice, the principal	in said city, which not um remaining unpaid th	e further provides that at nereon, shall become at onc	the election of the e due and payable,	
interest in accordance with	t's terms thereof or in case	default shall occur and	when due, of any installm I continue for three days i	ent of principal or in the performance	
of any other agreement con of said three days, without protest and notice of protest.	nome) and that all parties	thereto severally waive	presentment for payment,	notice of dishonor,	
NOW THEREFORE,	to secure the payment of the	ne said principal sum of	money and interest in a	ccordance with the	
terms, provisions and limits and agreements herein conti- hand paid, the receipt whe Trustee, its successors and	tined, by the Mortemors to reof is hereby ac now dged	be performed, and also , Mortgagors by these p	in consideration of the sun resents CONVEY and WA	n of One Dollar in	
				ind interest therein,	
situate, lying and being in STATE OF ILLINOIS, to	the City of Ch (ca)	O, COUNT	The second second second	AND	_
Lot 35 in Block 2 Park Club Addition	in Resubdivision	f Blocks 11 and	d 12 in the Resub	division of Wash	nington
Township 38 North	Range 14 East of t	he bird Princip	pal Meridian, in	Cook County, II	inoles
—	eff.A	and the Land		RECORDER OF DEE	为一
	1973 JUN 15 PM	25 44	The second second second	COOK COUNTY ILLI	100
h Del	JUN-15	i-73 64163a	22363212 •	n	
			CLUGULIL 4	A Nec	6.00
	ereinafter described, is referr improvements, tenements, e				
and profits thereof for so lo profits are pledged primari	ng and during all such time ly and on a parity with said	s as Mortgagors may b real estate and not sec	e entitled nereto (which condarily), nd all fi nres.	rents, issues and	
ment or articles now or he ditioning (whether single u	reafter therein or thereon us nits or centrally controlled),	ed to supply heat, gas, and ventilation, including	water, light, er refrige	ration and air con- foregoing), screens,	
going are declared and agreed that all buildings a	improvements, tenements, es ong and during all such time by and on a parity with said reafter therein or thereon us mits or centrally controlled), form doors and windows, flo cred to be a part of the mond additions and all similar their successors or assigns	or coverings, inadoor be rigaged premises whether or other apparatus en	ds, stoves and wat the territory physically attach de an	or not, and it is	
premises by Mortgagors of	their successors or assigns	shall be part of the mor	tgaged premises.	ites placed in the	
upon the uses and trusts he Laws of the State of Illino	HOLD the premises unto the crein set forth, free from all is, which said rights and ber	rights and benefits under nefits Mortgagors do here	r and by virtue of the Hor by expressly release and w	m stead Tremption	
This Trust Deed consi of this Trust Deed) are in	sts of two pages. The coverage or or two pages.	ants, conditions and prov	visions appearing on page :	2 (the weerse side	
nere set out in ini and si	half be binding on Mortgag I seals of Mortgagors the day	ors, their nears, successor	s and assigns.		
PLEASE PAN	nie Mae In	rulated	figs . s	(SEAT )	
TYPE NAME(S) FANN	TE MAE TAYLOR	1	100 mg	(SEAL)	
SIGNATURE(S)	COOK	(SEAL)		(SEAL)	
State of Illinois, County of		20 July 18 10 - 1	Public in and for said Co	ounty, in the State	
	d, DO HEREBY CERTIFY	es district reduction is the	MAR TATTOR	erysky draftmy	্ত 🔣
	lly known to me to be the sed to the foregoing instru	100		Y - A - 18 A - 1	<b>않</b>
	E_ signed, sealed and deliv	recent the			. S II
S. A. S.	uses and purposes therein se	and the second	25 31 32	整色性 医乙基基氏 机精子键键	<u> 전</u>
A CALCULATION OF THE PARTY OF T	official seal, this 29.th		19 73		い
Commission expires Oct		linge	- 3 B A	aney.	
and the section of the section	CHICAGO CITY BANK	S TRUST COMPANY	1	Notary Public	
MAIL	and State	il only	DOCUMENT N	NUMBER	
TO ADDRESS_CITY AND	815 W. 63rd Stree Chicago, Illinoi		is the first	arte de la filia de la fili La filia de la	
STATE	Chicago, Illinoi C/O V. Hanle				
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## THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuilds any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) 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 of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

tions in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

2. Mortagors shall pay before any penalty attaches 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 Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortagors may desire to contest.

3. Mortagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss of damage by fire, lightning and 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, to pay, ig full the indebtedness excured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, and in case of insurance about to expire, shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than te 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 full or partial payments of prical or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or ide—laim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys pair for my of the purposes herein authorized and all expenses paid or incurred in connec

puts reas male compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additir. I in chedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven er cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accrusing the seven er cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accrusing the state of the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, and so a according to the terms of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the electic of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, novivith "noding anything in the principal note or in this Trust Deed shall, novivith" rading anything in the principal note or in this Trust Deed shall, novivith "noding anything in the principal note or in this Trust Deed shall, novivith "noding anything in the principal or interest, or in case default shall occur in or page one or by a secured by when default shall occur in y "me! to principal or interest, or in case default shall occur and continue for three days in the performance of the principal or interest, or in case default shall occur and continue for three days in the performance of the principal or interest, or in case default shall occur and continue for three days in the performance of the principal or interest, or in case default shall occur and continue for three days in the performance of the principal or interest, or in case default shall occur and continue for three days in the performance of the principal or interest, or in case default shall occur and continue for three days in the performance of the principal or interest, or in case default shall occur and continue for the p

be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall T issee be obligated to record of this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereo in or be liable for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employer. Trustee, and he may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory idence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release here. To all at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note. or after maturity thereof, produce and exhibit to Trustee the principal note, or anting that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. We are a recase is requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note with characteristic and which purports to be executed by the principal note described as the makers are exigantly the principal note described herein, he may accept as the genuine principal note and which purports to be executed by the principal note described herein, he may accept as the genuine principal note and which unpurports to be executed by the principal note and which purports to be executed by the principal note and which unpurports to be executed by the principal note described herein, he may accept as the genuine principal note and which unpurports to be executed by the principal note described herein, he may accept as the genuine principal note herein described as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Revistar of

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorded of Decid of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all catts performed hereunder.

acts performed nereunder.

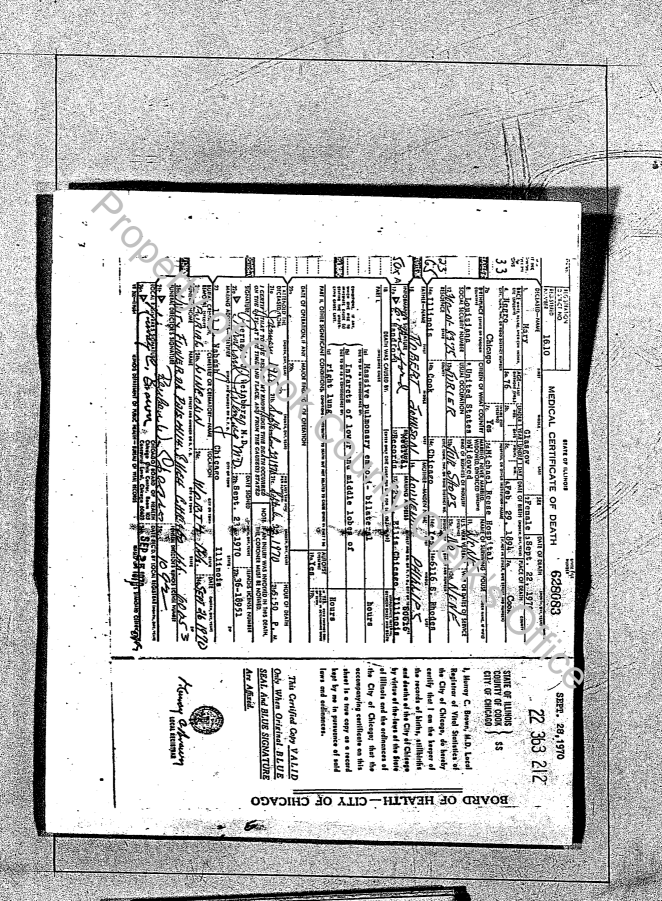
15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming unde through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note; or this T Deed.

The Installment Note mentioned in the within Trust Deed has been protection of Both the Borrower and identified herewith under Identification No. 12.77

LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

ASSISTANT VICE PRESIDENT

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END OF RECORDED DOCUMENT