JUI 29 - 62-37-2025

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, 1973, by and This Indenture, made at Chicago, Illinois, this between, FRANK D. GAZZOLO AND KATHLEEN H. GAZZOLO, HIS WIFE, OF OAK PARK, COOK COUNTY, ILLINOIS

hereinafter sometimes called the Grantor(s), and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national banking association, duly authorized to accept and execute trusts, and having its principal office in Chicago, Cook County, Illinois, as Trustee, hereinafter sometimes called the Trustee,

Witnesseth:

Thereas, the said FRANK D. GAZZOLO AND KATHLEEN H. GAZZOLO, HIS WIFE

hereinafter called the Maker(s), are justly indebted to the legal holder of that certain principal promissory note, the identity of which is eviden ed Ly the certificate thereon of the Trustee, bearing even date herewith, payable to bearer, and delivered, which note is for the sum of and is due and payable as follows: In installments as provided in said note, with final payment of principal and interest due, if not sooner August 1 , 19 98.

To further secure the obligation, the Grantors agree to deposit with the Trustee, or noteholder, on the , 19 73 , until the indebtedness hereby secured shall have been fully paid, an amount equal to onemonth commencing Sartember 1 twelfth of the annual real er and exes, special assessment levies and property insurance premiums. Said sums shall be held by the Trustee, or noteholder, without any ail r wance of interest, for application toward payment of taxes, special assessment levies and insurance premiums when due, but the Trustee, or noteholder, shall be under no obligation to ascertain the correctness of or to obtain the tax, special assessment levies or insurance bills, or attend to the payment thereof except upon presentation of such bills. The Grantors further agree to deposit within 10 days after receipt of demrind herefor any deficiency in the aggregate of such monthly deposits in the event the tax, special assessment levies or insurance bills which is sued shall be in excess thereof. If the funds so deposited exceed the amount required to pay such taxes and assessments (general an a special) for any year, the excess shall be applied on a subsequent deposit or deposits. In event of a default in any of the provisions contained in .nis ti ist deed or in the note secured hereby, the holder of the note may at its option, without being required to do so, apply any moneys & the time on deposit on any of Grantor's obligations herein or in the note contained in such order and manner as the holder of the note may of Jr. When the indebtedness secured has been fully paid, any remaining deposits shall be paid to Grantor or to the then owner or owners of the mortgaged premises.

The Note secured by this Trust Deed is subject to propayment in accordance with the terms thereof.

理算定程度, said note bears interest from Augus: 1, 1973 until maturity payable as provided in said note on the principal amount thereon from time to time unpaid, with interest on all pay nents of principal and interest after maturity (whether said note shall mature by lapse of time or by acceleration, as therein and herein fiter provided) at the rate of eight per cent (8%) ennually until paid, all of which principal and interest is payable in lawful money of the United fates of America at the office of the Continental Illinois National Bank and Trust Company of Chicago, Chicago, Illinois, or at such place as the lor, holder thereof may from time to time appoint in writing.

Rom, Therefore, for the purpose of securing the payment of the pricipal of and interest on the note and the performance of the covenants and agreements herein contained to be performed by the Gran.or(e), and in further consideration of the sum of one dollar (\$1.00) in hand paid, the Grantor(e) hereby convey(e) and warrant(e) unto the fr ate; the following described real estate situated in the and State of Illinois, to wit: County of

> Lot 11 (except the North 36 feet thereof) and all of Lot in Block 9 in O. C. Braese's Subdivision of the East half of the West half of the North East quarter of Section 1, Township 39 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.

together with all and singular the tenements, hereditaments, easements, privileges, appendages and appurtenances thereunto belonging or in anywise appertaining, all buildings and improvements now located thereon or which may hereafter be placed thereon, the rents, issues and profits thereof (which are hereby expressly assigned to the Trustee), and all apparatus and fixtures of every kind for the purpose of supplying or distributing the property of the foregoing, all apparatus and fixtures of every kind for the purpose of supplying or distributing heat, light, air, power, water, ventilation, air conditioning, or refrigeration (whether einige units or centrally controlled), all screens, screen doors, storm windows, storm doors, shades, awnings, gas and electric fixtures, radiators, heaters, engines, machinery, boilers, ranges, motors, sinks, bathlubs, carpets, floor coverings, window shades, drapes, turnaces, stokers, pumps and all other apparatus and equipment, including inventory equipment, in, or that may be placed in, any building or improvement now or hereafter standing on said land, it being expressly understood and agreed by the parties hereto that all of the foregoing items of property (and all substitutions therefor or additions thereto) are necessary, indispensable and especially adapted and appropriate to the use and operation of said premises and constitute an integral part of said real estate, and that all of the same are hereby conveyed, assigned and pledged, or intended so to be, and shall be deemed the same are hereby conveyed, assigned and pledged, or intended so to be, and shall be deemed and treated for all purposes of this instrument as real estate and not as personal property. (All of these items of property, together with said and treated for all purposes of this instrument as real estate and not as personal property.

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Un Haur and Un Hails the mortgaged premises and property unto the Trustee, its successor or successors in trust and assigns forever, for the purposes, uses, and trusts herein set forth, hereby releasing and walving all rights of the Grantor(e) under and by virtue of the Homestead Exemption Laws of the State of Illinois in and to the premises hereby conveyed.

In consideration of the premises and for the better securing of the payment of said principal sum, interest, and of all other indebtedess tereby secured, the said Grantor(s) and the Maker(s) hereby covenant(s) and agree(s) to and with the Trustee, for the use of the legal holder of the

hereby secured, the said Grantor(s) and the Maker(s) hereby covenant(s) and agree(s) to and with the Trustee, for the use of the legal holder of said note, as follows:

To pay said Indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extending the time of payment thereof; to pay prior to the delinquent date in each year, all taxes and assessments levied or assessed upon said premises to require the provided of the provided

It is further made an express coldition and covenant hereof, that, until full payment of the Indebtedness and expenses hereby secured, no act or thing shall be done or suffer done in a not contain the payment of the Indebtedness and expenses hereby secured, no act or thing shall be done or suffer done in laws of Illinois, on any other person shall have any right or power to do any act or thing whereby any mechanic's lien under the laws of Illinois, on a rise against or attach to eald premises or any part thereof, unless such item shall first be wholly waived as against this indicated, and that the lien of this trust deed shall extend to any and all improvements, in the shall first be wholly waived as against this indicated, and that the lien of this trust deed shall extend to any and all improvements, in the shall first be wholly waived as against this indicated, and that the lien of the trust deed shall extend to any and all improvements, in the shall first be wholly any person, it being the intention fixtures, now or hereafter on said premises, ar prior to any other lien thereof that may be claimed by any person, it being the intention fixtures, now or hereafter on said premises, ar prior to any other lien thereof that may be claimed by any person, it being the intention fixtures, now or hereafter on said premises, are prior to any other lien thereof the Recorder or Registrar of Titles of the County in which the mortgaged property is situated, subsequently according claims, and all rentractors, subcontractors, and other parties dealing with the mortgaged property, or with any parties interested therein, are hereby required to take notice of the above provisions.

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As additional security for the payment of the afor 'w' take notice of the above provisions.

As additional security for the payment of the afor 'w' is debtedness, the Grantor(s) covenant(s) and agree(s) to keep all buildings and fixtures that may be upon the said premises at any time at may the continuance of said indebtedness, insured against loss or damage by fire with extended coverage endorsement for the full insurable alue of said buildings and fixtures; in addition thereto, to carry liability, steam boiler, not and divil commotion, plate glass, and such other insurance, inc. iding war damage insurance, if available, in such amounts as shall be adequate to protect the mortagage property, all in responsible insuratice companies to be approved by the Trustee or the noteholder; to make all sums recoverable upon such policies payable to the Truste for the benefit of the noteholder by the usual mortage or trustee clause to be attached to such policies; and all such policies shall be deposited with the Trustee or noteholder. Any renewal policies shall be deposited with the Trustee or notehoder not less than 10 days before the extraction date of the prior policy being renewed or replaced. In case of fallure of the Grantor(s) to insure or renew insurance as above provided, then the Trustee or the noteholder may procure such insurance for a term not to exceed five (5) years, and all moneys paid therefor, with interest at the rate of eight per cent (8%) annually shall be so much additional indebtedness secured hereby, and may be included in any factors of foreclosure hereof; but it shall not be obligatory upon the Trustee or the noteholder to advance moneys or to pay for any such insurer. If the Grantor(s) take out any policy of insurance, any loss thereunder shall be deemed payable to the Trustee although not so defined in a lide policies; and the Trustee is hereby authorized and empowered to collect the same, with or without suit, and give receipts therefor.

The Trustee or noteholder is hereby empowered to adjust

The Trustee or noteholder is hereby empowered to adjust, collect, and compromise, in its discretion, all claims under such policies, and to execute and deliver, on behalf of the insured, all necessary proofs of loss, receipts, receipts,

In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Trustee is hereby empo. "It collect and receive, for the benefit of the holder of said principal note, all compensation which may be paid for any property taken or "In compensation which may be paid for any property taken or "In compensation which may be paid for any property taken or "In compensation any property not taken, and all condemnation money so received shall be forthwith applied by the Trustee, as it, or the notehold are a year of the tendent and restoration of any property so damaged, upor "It" a same conditions and with the same effect as provided in the last preceding paragraph with reference to the application of insurance microsystems.

It is further covenanted and agreed that, in case of default in making payment of said note, or any installment due in accordance with the terms thereof, either of principal or interest, or of any breach by the Grantor(s) of any of the covenants or agreements herein, then the whole of the indebtdness hereby secured, including the principal sum and all accrued interest thereon, shall at once, at the option of the Trustee or the legal holder of said principal note, become immediately due and payable, without notice to the Grantor(s), with like effect as if the same had then matured by express terms.

as if the same had then matured by express terms.

Upon any such breach the Grantor(s) hereby waive(s) all right to the possession, income, and rents of said premises, and thereupon it shall be lawful for the Trustee or noteholder, and the Trustee or noteholder, and each or either of them, is hereby expressly authorized and empowered to enter into and upon and take possession of the premises hereby conveyed, to lease the same, collect and receive all the rents, issues, and profits thereof, and apply the same, less the necessary expenses for collection thereof, for the care, operation, and preservation ead premises, including the payment of Trustee's fees, insurance premiums, costs of operation of said premises, taxes, assessments, interest, penalities and water charges, or at the election of the Trustee or noteholder, in its or his sole discretion, to apply all or any part thereof to a reduction of said indebtedness; and it is further expressly covenanted and agreed that, upon any such breach, the legal holder of said principal note, or the Trustee for his benefit, shall have the right to immediately foreclose this trust deed, and upon the filling of any bill for that purpose, the court in which such bill is filled may at once, or at any time thereafter, either before or after foreclosure sale, and without notice to the Grantor(s), or to any party claiming under said Grantor(s) and without regard to the solvency or insolvency at the time of such application for a receiver, of the person or persons then liable for the payment of the indebtedness secured hereby, and without regard to the solvency or the solvency or whether the same shall then be occupied, in whole or in part, as a homestead by the owner of the equity of redemption, and without requiring any bond from the complainant in such proceeding, appoint a receiver for the benefit of the holder of the indebtedness secured hereby, with power to take possession, charge, and control of said premises, to lease the same, to keep the buildings

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thereon insured and in good repair, and to collect all the rents, issues, and profits of said premises during the pendency of such foreclosure suit, and, in case of foreclosure sale and a deficiency, during the full statutory period of redemption; and the court may, from time to time, authorize said receiver to apply the net amounts remaining in his hands, after deducting reasonable compensation for the receiver and his solicitor to be allowed by the court, in payment (in whole or in part) of any or all of the following items: (1) amount due upon the indebtedness secured bereby, (2) amount due upon any decree entered in any sult foreclosing this trust deed, (3) insurance premiums or repairs, as aforesaid, upon the improvements upon said premises, or (4) taxes, special assessments, water chages, and interest, penalties and costs, in connection therewith, or any other lien or charge upon said premises that may be or become superior to the lien of this trust deed, or of any decree foreclosing the same.

It is further expressly covenanted and agreed by the Grantor(s) that, in case of foreclosure of this trust deed in any court of law or equity, or the commencement of foreclosure proceedings or preparation therefor, all expenses of every kind paid or incurred by the Trustee or noteholder in or about the enforcement, protection, or collection of this security, including reasonable Trustee's fees, attorney's fees, and stenographer's fees of the complainant in such proceedings or preparation therefor, and also all outlays for documentary evidence and the cost of a complete abstract of title to said premises, and for an examination or opinion of title for the purpose of such foreclosure, shall be paid by the Grantor(s), and that all similar fees, costs, charges, and expenses paid or incurred by the Trustee, or by any holder of all or any part of the indebtedness secured hereby, in any other suit or legal proceeding in which any or either of them shall be or be made a party by cases on of this trust deed, shall also be paid by the Grantor(s) and that all such fees, costs, charges and expenses, shall constitute so much calculate a indebtedness secured by this trust deed, and shall be allowed in any decree of foreclosure hereof. No proceeding to foreclose this trust 'e-d, 'hether decree of foreclosure shall have been entered therein or not, shall be dismissed, nor shall a release of this trust deed be given until all such expenses, charges, and costs of suit, including trustees, atterney's, and stenographer's fees, shall have been paid.

The shall be included in any decree foreclosure that the trust deed and be paid out of the rents or out of the proceeding to foreclosure shall have been paid.

The earling be included in any decree foreclosing this trust deed and be paid out of the rents, or out of the proceeds of any sale made in pursuance of any such decree: (1) all the costs of such sult or suits, advertising, sale, and conveyance, including attorney's, stenographer's and trustee's fets, utlays for documentary evidence and cost of said abstract and examination or opinion of title; (2) all the moneys advanced by the Tristee or by the noteholder, for any purpose authorized in this trust deed, with interest on such advances at the rate of eight per cent (8%) Anuive (3) all the accrued interest remaining unpaid on the indebtedness hereby secured; and (4) all of said principal money remaining unpaid. The overplus of the proceeds of sale, if any, shall then be paid to the Grantor(s), on reasonable request.

Notwithstanding inv. bacquent extension of the time of payment of the principal note hereby secured, or any installment thereof, the liability of the maker(') the sof shall in no event cease until the payment in full with interest of all indebtedness hereby secured.

The Grantor(s) and the Maker(s) further covenant(s) and agree(s) that no claim will be made for credit for any payment on account of the principal indebtedness himpey secured, unless such payment shall have been endorsed on said principal note at the time of making the same, and that no bona fuel ninocent noteholder, taking before maturity, shall be effected as to the benefit of this security by any equities or matters of defense which may exir, in 'avor of any party interested against any prior holder of the note held by such noteholder.

The word "noteholder," where 'ar up it herein, means the holder or holders of said principal note.

It is expressly agreed by the parties here!—that in case the State of Illinois shall hereafter pass any law imposing a specific tax on notes, bonds, or other evidences of indebtednes a set ured by mortgage or trust deed of real setate, or in case the lews of Illinois now in force relating to taxes on trust deeds, mortgages, or notes, bonds, or other evidences of indebtedness secured by trust deed or mortgage shall be in any way changed, as a result of which the interest mortgages, or holder of such notes, bonds, or other evidences of indebtedness may become chargeable with the payment of such tax, fren and in any such event the Grantor(s) will pay to the Trustee or noteholder, within twenty (20) days after written notice thereof, the arrow; of any such tax on the note hereby secured, and in default of such payment, the whole of the indebtedness hereby secured shall, at my op on of the noteholder, become immediately due and payable without notice, provided, however, that the Grantor(s) shall not be required to any any such tax in excess of an amount which, when added to the interest and other charges to be paid by the Grantor(s), would excee

It is further covenanted and agreed that the various rights, powers, options, elections, appointments, and remedies contained in this trust deed shall be construed as cumulative, and no one of them as actually of the others, or of any rights or remedies allowed by law, and that all conditions, covenants, provisions, and obligations herein contained, and all rights hereunder shall run with the land hereby conveyed and shall extend to and be binding upon, and inure for the benefit of the heirs, executors, administrators, successors, and assigns of the respective parties hereto, provided always that neither said Trustee nor new otenholder, nor any of their agents or attorneys, shall incur any personal liability for acts or omissions hereunder, except in case of i, s, h's, or their own gross negligence or misconduct. No delay or omission to exercise any right or power accruing upon any default continuer as aforesaid shall impair any such right or power or shall be construed to be a waiver of any such default or acquiescence therein, and ever such right and power may be exercised from time to time as often as may be deemed expedient.

The Trustee or the noteholder shall have the right to inspect the premises at all e. onable times and access thereto shall be permitted

in case said Continental Illinois National Sank and Trust Company of Chicago snal he succeeded, either immediately or successively, through merger, consolidation, liquidation, assignment, transfer of a major portion of the sassets. An otherwise, by any banking corporation, State or Federal, exercising trust powers, then such successor shall, by virtue of such successor hip, become Trustee hereunder, with identical powers and authority, and the title to said premises shall thereupon forthwith, and by this is trument become vested in such successor, as Trustee, for the uses and purposes aforesaid, without the necessity of any further transfer of conveyance. The Trustee shall be entitled to reasonable compensation for any and all acts performed hereunder, including the release of this trust deed.

The Trustee at any time acting hereunder may resign or discharge itself of and from the triat b reby created by a resignation in writing filed in the Office of the Recorder or Registrar of Titles of the county in which this instrument. he', is y been recorded or filed. In case of the resignation or refusal to act of the Trustee at any time acting hereunder, then and in e. " event and in the following order (1) Chicago Title and Trust Company, an Illinois Corporation, and (2) the Recorder of Deeds of the county in which the mortgaged property is situated, are hereby respectively designated and appointed as successors in trust under this trust. dee , with identical powers and authority, and the title to said premises shall thereupon become and be vested in such successors in trust, rea is it vely, for the uses and purposes aforesaid.

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of this trust deed, on its own behind	ation it hereby waives any and all rights of redemption from sale under any order or de ree of foreclosure alf and on behalf of each and every person, except decree or judgment creditors of such Grant r, equiring also
See Rider(s) attached her	eto and made a part hereof.
₩itness, the hand(s)	and seal(s) of said Grantor(s) the date first above written Frank D. Gazzolo (SE IL)
	(SEAL)
	Lathley H. Hondly (SEAL) C
	Kathleen H. Gazzolo
• •	(SEAL) 9
STATE OF ILLINOIS ss.	public in and for said County in the State at resaid, DO HEREBY CERTIFY that the within named FRANK D. GAZZOLO AND KATHLEEN H. GAZZOLO, HIS WIFE
Sec. Sec. Sec. Sec. Sec. Sec. Sec. Sec.	
all markets and the second	personally known to me to be the same person(s) whose name(s)are subscribed to the fore- going instrument, appeared before me this day in person, and acknowledged that _they signed, sealed, and delivered the said instrument as that _ free and voluntary act and deed, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
CONSTRU	Siber under my hand and notarial seal, this day of flavor 18

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Mortgagors do further covenant and agree that the, will not transfer or cause to be transferred or suffer an involuntary transfer of the interest, whether legal or equitable, and whether possessory or otherwis. It the mortgaged premises, to any third party, so long as the debt secured burely subsists, without the advance written consent of the mortgagee or it, araigns, and further that in the event of any such transfer by the mortgagors without the advance written consent of the mortgagee or its assigns, the nortgage or its assigns may, in its or their sole discretion, and without not call to the mortgagor, declare the whole of the debt hereby secured immediately durand payable.

Krenk D. Cassolo

Kathleen H. Lamalo

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