## **UNOFFICIAL COPY**

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			22 386 700
	TRUST	DEED	
TTC	GE TO CERT		i and
Chan	5700.	3	
THIS INDE	NTURE, made	CTTC 7	h 19 73, between
		June 11t	- · · · · · · · · · · · · · · · · · · ·
Dusar	Golupovic	n and ivan	ke. Golubovich, ins wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY
THAT, WH	EREAS the Mor	rtgagors are jus being herein <u>re</u> i	ilicago, Illinois, herein referred to as TRUSTEE, witnesseth:  Ity indebted to the legal holder or holders of the Instalment Note hereinafter describered to as Holders of the Note, in the principal sum of
			of the Mortgagors of even date herewith, made payable to THE ORDER OF
from <b>Ju</b> of	ne 15, 197 seven		aid Note the Mortgagors promise to pay the said principal sum and into on the balance of principal remaining from time to time unpaid at the per cent per annum in instalments (including principal and interest) as follo
of the	undred six	euch 973	thereafter until said note is fully paid except that the
All such purbalance and the rate of company in	the remainder column co	ount of the ind to principal; p per annum, ar	oner paid, shall be due on the 15th day of 19 10 or
in said City	/, 	usta unas to secute	the payment of the said entering sum of money and said interest in accordance with the terms, proving mance of the covenant and precedents herein contained, by the Mortgagors to be performed, and all said, the receipt where (1 is help acknowledged, do by these presents CONVEY and WARRANT united the control of the contro
Trustee, its s	uccessors and assign	is, the following de	county of Cook  County of Cook  And State of LLIN
7-4 %	g in the M ast of the	orth West Third Pri	2 being a Subdivision of that part of Elock 2 quarter of Section 16, Familip 40 Earth, Range adaptive Tilinois
7-4 %	g in the K ast of the	orth West Third Pri	nuarter of Section 16. Type hip ho Horth, Kange
ly1n 13 B	ast of the	Third Pri	quarter of Section 16, Time Mp 10 North, Mange neipel Meridian, in Co. County Illinois
which, with TOGETH one and di app (whether is windows, the attached art of the attached forth, free	the property herein tER with all impro- ting all such times aratus, equipment and the considered a tell be considered a TE AND TO HOLD.	rafter described, is wements, seneme as Morigagors mo or articles now of ally controlled, for constituting part the premises unto benefits under as	referred to herein as the "premises."  referred to herein as the "premises."  referred to herein as the "premises."  resements. fixtures, and apputenances thereto belonging, and all rents, is see and profits thereof ye entitled thereto (which are to the premised primarily and on a parity with said restate and "second the results of the premised of the premised and the results of the said rights and both or the results of the the results of the results of the results of the said rights and both or the results of the the results of the results of the said rights and both or the results of the the results of the results of the results of the said rights and both or the results of the results of the said rights and both or the results of
which, with TOGET long and du and all app (whether a windows, f) attached the TOHAY Gorth, free Morgagors  This t	the property herein IER with all impor- ting all such times required to the con- tropy of the con- port covering, and one covering, and ereto or not, and it, all be considered at IE AND TO HOLD from all rights and do hereby expressi- turest deed con-	after deactibed, is wements, tenemer as Mortgagers am or articles now or ally controlled), or beds, awning particle professional pr	referred to herein as the "premises."  In casements, fixtures, and appartenances thereto belonging, and all rents, is use and profits thereory be entitled thereto (which are pledged primarily and on a parity with said res, state and "second interesting the foregoing), egreens, window shad is, atom is on the reaffer therefor or thereon used to supply heat, gas, at conditioning, water, light, "ween, i figure and ventilation, including (without restricting the foregoing), egreens, window shad is, atom is on the real state heaters. All of the foregoing are decirated to be a part of said real estait whether phindiar apparatus, equipment or articles hereafter placed in the premises by the mortgagors—" of the real estate, the said Truiters, the said Truiters, and saigns, forever, for the purposes, and upon the uses and it as he do by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and b actions. The covenants, conditions and provisions appearing on page 2 (the reverse side or reference and are a part hereof and shall be binding on the mortgagors, their
which, with TOGETH long and du order the control of the control order the control or	the property herein text of the property herein text with all improving all such times areau, equipment applications of the property of the pr	after described, is wements, tenemer as Mortgagors me or articles now o rally controlled), or bed, awnings, a constituting part per controlled, yet on the premise sunte benefits under as well as the premise and wally sits of two pagated herein by	referred to herein as the "premises."  The properties of Section 16, Territy 10 Section 18, 18, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19
which, with TOGETH long and du order the control of the control order the control or	the property herein text of the property herein text with all improving all such times areau, equipment applications of the property of the pr	after described, is wements, tenemer as Mortgagors me or articles now o rally controlled), or bed, awnings, a constituting part per controlled, yet on the premise sunte benefits under as well as the premise and wally sits of two pagated herein by	referred to herein as the "premises."  The properties of Section 16, Tram Hip to Section Ready to the referred to herein as the "premises."  The casements fixtures, and appurtenances thereto belonging, and all rents is see and profits thereof the resident thereto (which are pledged primarily and on a party with table resolution (which are pledged primarily and on a party with table resolution (which are pledged primarily and on a party with the resident therefore the resolution (which are pledged primarily and on a party with table resolution (which are pledged primarily and on a party with table resolution (when the resolution (which are pledged primarily and on a party with table resolution), access whole when the section access and water heaters. All of the foregoing are declared to be a part of said real estat, whether plus the said Trains, equipment or articles hereafter placed in the premise by the mortgagor." "" of the real estate.  The said Trains, the unit of the Homestead Exemption Laws of the State of Illinois, which said rights and hole to reference and are a part hereof and shall be binding on the mortgagors, their reference and are a part hereof and shall be binding on the mortgagors, their said resolutions.  The said Trains are the said the said resolution of the mortgagors, their reference and are a part hereof and shall be binding on the mortgagors, their said the sai
which, with TOGETH long and all app (whether si windows, financed the or suiting a feet of the feet of	the property herein IER with all improring all such times areau, equipment age unit or cenn one coverings, inadereto or not, and it all be considered at E AND TO HOLD from all rights and do hereby expression of the consistency of the consist	after described, is wements, tenemer as Mortgagors me or articles now o rally controlled), or bed, awnings, is agreed that alt is the premises under benefits under a release and walvests of two paguted herein by	referred to herein as the "premises."  15. casements. fixtures, and appurtenances thereto belonging, and all tents, is set and profits thereto be resident thereto which are pledged primarily and on a parity with said reast action and the resident thereto which are pledged primarily and on a parity with said reast action and the resident thereto in charcen used to supply these responsible, access, whole which as torm does not a set of the resident thereto. It is used to the present of the resident thereto, the control of the real estate.  The said Traites, its successor and assigns, forever, for the purposes, and upon the uses and it as the said Traites, its successor and assigns, forever, for the purposes, and upon the uses and it as the day virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and hole to reference and are a part hereof and shall be binding on the mortgagors, their reference and are a part hereof and shall be binding on the mortgagors, their said the said that the said Traits and the said that said the said that sa
which, with TOGETH long and all app (whether si windows, financed the or suiting a feet of the feet of	the property herein text of the property herein text with all improving all such times areau, equipment applications of the property of the pr	after described, is wements, tenemer as Mortgagors me or articles now o rally controlled), or bed, awnings, is agreed that alt is the premises under benefits under a release and walvests of two paguted herein by	referred to herein as the "premises."  15. easements. fixtures, and appurtenances thereto belonging, and all rents, is see and profits therefore the resident thereto of the resident thereto on the ron used to supply the resident thereto on the ron used to supply the resident thereto on the ron used to supply the resident thereto on the ron used to supply the resident thereto on the ron used to supply the resident the videous that it is not so the resident thereto on the ron used to supply the resident the ron of the resident thereto on the ron of the resident the residen
which, with TOGETH long and all app (whether si windows, financed the or suiting a feet of the feet of	the property herein IER with all improring all such times areau, equipment age unit or cenn one coverings, inadereto or not, and it all be considered at E AND TO HOLD from all rights and do hereby expression of the consistency of the consist	after described, is wements, tenemer as Mortgagors me or articles now o rally controlled), or bed, awnings, a constituting part per controlled, which is constituting part yrelease and water and the premises under the premises under all the properties of two page ated herein by and seal	referred to herein as the "premises."  The same ment of the tree of the same and appartenances thereto belonging, and all cents, is see and profits thereon to be entitled thereto (which are pledged primarily and on a parity with said res state and second to the same and appartenances thereto belonging, and all cents, is see and profits thereon to be entitled thereto (which are pledged primarily and on a parity with said res state and second to the said ventilation, including (without resurting the foregoing), excess, without which a town stores and water heaters. All of the foregoing are declared to be a part of said resleast, whether plus the said trusts, equipment or articles hereafter placed in the premises by the mortgagor. To the said frustee, its successors and assigns, forever, for the purposes, and upon the uses and trust in the said frustee, its successors and assigns, forever, for the purposes, and upon the uses and trust in the said frustee, its successors and assigns, forever, for the purposes, and upon the uses and trust in the said frustee, its successors and assigns, forever, for the purposes, and upon the uses and trust in the said frustee, its successors and assigns, forever, for the purposes, and upon the cure and its said by the said frustee, its successors and assigns, forever, for the purposes, and upon the cure and its said trustees.  The covenants, conditions and provisions appearing on page 2 (the reverse side reference and are a part hereof and shall be binding on the mortgagors, their sections of the state of the said restates.  Seal 1

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	Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERENCE TO CONDITIONS AND PROVISIONS REFERENCE.
	THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):  1. Mortgagors 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 productions or the premises which may become damaged
	suportinated to the lien hereoft (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hor expressly upon request exhibit satisfactory evidence of the discharge of sight prior lien to Trustee or to holders of the holders superior to the lien hereof, and
	the premises and the use thereof: (b) make no material alterations in said premises except as manifed by Lawrences with
	prevent declare foreunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire
	3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against lost or damage by fire, lighting 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 to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or shall deliver all indicates, including additions of the note, such rights to be evidenced by the standard mortgage clause to be attached to see the same of the note of the note.
	the note and in any of the note any of the note any of the note any of the note any of the
	posicies 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 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 selections, affecting said premises or cunters any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses that the connection therewith includes any tax sale or forfeiture.
	if any, and purchase, discharge, compromise or settle any task into not other prior lien or title or claim removes from any task ask or foreiture connection therewith, including attorneys feet, and any other moneys paid for any of the purposes herein authorized and all expenses paid or incurred in the lien hereof, put sectors expenses to the connection therewith, including attorneys feet, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premities and additional indubtedness secured hereby and shall be removed a sector of the note to protect the mortgaged premities and additional indubtedness secured hereby and shall be so much over a name, largeting 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.  5. The Trustee or the holders of the note bench secured waited to the note of the note of the note of the note shall never be considered as a waiver of any right accruing to them on account of any default
	oer annum. 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.  5. The Trustee or the holders of the note shall never be considered as a waiver of any right accruing to them on account of any default.
	ic, bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into
	of segars shall pay each item of indebtedness herim memorial by the properties of the order order of the order order of the order order of the order
	contained  7. When to debtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to
	expenditures and expe which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys feet, Trustee's feet, appraiser's after entry of the doc each or an expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended)
	and assurances with re
	thereon at the rate of seven per c at per a num, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptry proceeding, including indebtedness hereby secured; or )) propriations for the most all be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any
	contained.  7. When it additional metalist shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein foreclose—then hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all. for southys for docs nearly and expert evidence, stenographers' charges, publication costs arm of the note for atomety? fees, Trustee's fees, appraiser's after entry of the decept of the contract of the same to be expended as the stenographers' charges, publication costs arm of the note for atomety? fees, Trustee's fees, appraiser's after entry of the decept of the same to be expended as the same to be expended as the stenographers' charges, publication costs arm of the note for atomety? fees, Trustee's fees, appraiser's after entry of the decept of the same to be expended as the same to the same to be expended as the same to be expended as the same to
	8. The proceeds of any foreclosure s to of the remises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure processing including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof constitute secund in the case additional to that evidenced by the note, with interest thereon as herein provided, third, all principal and interest remaining unpaid on the met. Journal of the control of the co
	9. Upon, or at any time after the filing of a bil. to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises.  Such appointment may be made either before or aft; sale, w' to notice, without regard to the solveners or insolveners of before or aft.
	application for such receiver and without regard to the then w as of ve premises or whether the same shall be then occupied as a homestade or not and the truster hereinder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such (oreclosure suit and, in case of a size and a reficiency, during the full statistics weekled of addression states of said premises during the
	as well as during any further times when Mortgagers, except to the many at the protection, possession, control, management and operation of not, and all other powers which may be necessary or are usual in such c.e.f. the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may a thori; the receiver to apply the net from the following the control management and operation of the premises
	9. Upon, or at any time after the filing of a bil. to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, which is notice, without regard to the kolvency or insolvency of Morgagors at the time of 1 Trustee hereunder may be appointed as a tent receiver. Such experience or which the same that be then occupied as a homestate or not and the pendency of such foreclosure unit and, in case of a stand a efficiency, during the full its saturatory period the tenths, issues and profits of said premises during any extractive that have power to collect the rents, issues and profits of said premises during any extractive times when Morgagore except here that it is the profits of said premises during the whole of said period. The Court from more to time may at thori if the receiver to apply the net income in his hands in payment in whole of in part superior to the lien herefor of or such decree, movided when the profits of any tax appears to the lien herefor of or of such decree, movided when the profits of the profits of a said and deficiency. Party interposing same in an action at the upon the note herefore the profits of any its appears to the highest of the not of any profits here of all a whole the proposition for the enforcement of the lien of of any profits here of all and deficiency. Party interposing same in an action at the upon the note the court of any profits of the note shall have the right to inspect the purpose.
	11. Trustee or the holders of the note shall have the right to inspect the p_cmise at 2" reasonable times and access thereto shall be permitted for that purpose.
	12. Trustee has no duty to examine the citile, location, existence or condition of the period of the religious to the signatures or the identity, spacety, or authority of the signatures or the herein given unless expressly obligates or the control of the signatures or the herein given unless expressly obligates or the control of the late of the signatures or the herein given unless expressly obligates of the control of the late of the signature or the control of the signature o
	misconduct or that of the agents or employees of Trustee, and it may require indemnit!
	13. I rustee shall release this trust deed and the lien thereof by proper instrument upon presents and to titiastory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to a date equest of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtee less hereby secured has been paid, which representation. Trustee may accept as true without inquiry. Where a release is requested of a successor truste, any except rise terms accept as a the note herein described any note which bears an identification number purporting to be placed thereon by a prior usar. I hereunder or which conforms in substance with the description herein contained of the note and which purports to be executed by the necessor herein of a date which conforms in substance with
	is requested of the original trustee and it has never placed its identification number on the note described entering the presented and which conforms in what now which may be presented and which conforms in what now which the described beginning to the presented the conformation what the described presented the presented
	the persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Title, in, "the this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds or to cour, yin which the premises are stutted shall be Successor in Trusts-Any Successor in Trusts-Person than the premises are stutted shall be successor in Trusts-Any Successor in Trusts or successor shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to regionable commentation for all gates reformed because of the course of the property of
	structed small 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 acts performed hereunder.  15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming upon to through Mortgagors. and
	15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mottgagors and all persons claiming v.d. v. through Mottgagors, and the word "Mottgagors" when used herein shall include all such persons and all persons lable for the payment of the in the deness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be truck to mean "notes" when more than one note is used.
	COOK COUNTY, ILLINOIS FILED FOR RECORD  ARTONOMO BETON
	Jel 5'73 12 28 PF 22386709
	IMPORTANT Identification No. 570029
	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.
	SEPONE THE TRUST DEED IS FILED FOR RECORD.
MAII	TO: POR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE
	TO: 5389 MILWAUKEE AVE  CHICAGO, ILL, 60630  FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
	PLACE IN RECORDER'S OFFICE BOX NUMBER 537
Western Williams	
	NO OF BECORDED DOCUMENT