## **UNOFFICIAL COPY**

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	TRUST	DEED	23 419 750		
		598279	23 41 / 100		
68	Form 807 Rev. 5-62	<u>जिं</u> छ 7	THE ABOVE SPACE FOR RECORDERS USE ONLY		
/	THIS INDENTUR				
3	RAP (MI)	DJURDJEVIC AND I	RADMILA DJURDJEVIC, HIS WIFE		
MAR17 64 4	herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporator d'ing business in Chicago, Illinois, herein referred to as TRUSTER, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of FORTY FOUR THOUSAND No. "O/100(\$44,000.00)				
	shall bear interest at at such banking hou in writing appoint, a in said City, NOW. THEREFORE, the state of t	the rate of seven perse or trust company in absence of such the Mortgagors to secure the strust deed, and the performance of the company in the follow of Chicago  ts 29, 30 and 31 st ½ of the South the south the security is the south the security in the south the security is the security in the securi	r cent per annum, and all of said principal and interest being made payable		
	100	inois.			
	TOGETHER with all in so long and during all such ondarity) and all apparatus refrigeration (whether singl doors and windows, floor cwhether physically attached mortgagors or their successo	aprovements, tenements, eas times as Morigagors may be s, equipment or articles now ie units or centrally control overings, inador beds, awni thereto or not, and it is a rs or assigns shall be conside	erred to herein as the "premises," seements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof (or entitled thereto (which are piedged primarily and on a parity with said real estate and not see or or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, lied), and ventilation, including (without restricting the foregoing), screens, window shades, storate lings, stoves and water heaters. All of the foregoing are declared to be a part of said resistence of the foregoing are declared to be a part of said resistence of the screen of the said resistence of the screen of the screen of the said rights and benefits by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits		
	side of this trust deed gagors, their heirs, su	<ol> <li>are incorporated heccessors and assigns.</li> </ol>	The covenants, conditions and provisions appearing on page 2 (the reverse erein by reference and are a part hereof and shall be binding on the mort-  Mortgagors the day and year first above written.		
	Madomit Digitalea	furdpens	Madmila Djulujeviću		
		OPE			
	STATE OF ILLINOIS.	ss. a Notary Public	in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT  DIURDJEVIC AND RADMILA DIURDJEVIC, his wife		
	\o^\.	said Instrument as the	known to me to be the same person.g. whose name are subscribed to the foregoing In- eme this day in person and acknowledged that they signed, sealed and delivered the leir free and voluntary act, for the uses and purposes therein set forth, including the re- ight of homestead.		
	2, 3 miles	GIVEN under my han	and And Notarial Seal this 7th day of February, A.D. 10.76.		

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THE COVENANTS CONDITIONS AND PROMISSIONS DESIGNATED TO STATE OF THE COVENANTS CONDITIONS AND PROMISSIONS DESIGNATIONS OF THE COVENANTS CONDITIONS AND PROMISSIONS DESIGNATIONS OF THE COVENANTS CONDITIONS OF THE COVENANT CONDITIONS OF THE COVENANTS CONDITIONS OF THE COVENANT CONDITIONS OF THE COVENANTS CONDITIONS OF THE COVENANT CONDITIONS OF THE COVENANT CONDITIONS	, · · · · ·
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):  Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become dam-	
1. Mortgagors shali (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 nermises in good condition and repair, without waste and free from mechanics 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 of such prior lien to Trustee or 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 ordinance.	
municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.  2. Morigagors 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 duplicate receipts therefor. To prevent default hereunder Morigagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.	
interested. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.  3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of more provided to the said premises and the said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of more provided to the said premises the said premises the said provided to the said premises the said premises the said provided to the said provided to the said premises the said provided to the said provided	
3. Mortsagors shall keep all buildings and improvements new or hereafter situated on said premises insure against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to any 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 insor of damage, to Trustee for the benefit of the holders of the note, such rights to be extended to each policy, and shall deliver all policies, including additional and renewal policies, to 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 de-	
neer renewal ponicies not result therein. Trustee of the holders of the noie may, but need not make any payment or perform any act hereinbefore required of trustees. If any, and purchase, discharge, compromise or settle any tax lies or other pior lies or tille or claim litered, or redeem from any tax sale or for return freedom from the property of the property of the property of the purposes herein authorized and all expenses paid or for return freedom from any tax sale or for return freedom from any tax sale or for return freedom from the property of the purposes herein authorized and all expenses paid or for return freedom from the property of the purposes herein authorized and all expenses paid or for return from the property of the prop	
occurred to connection incremint, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to project the mort- gaged premiuss and the lieu hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much as no mal indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven r ce t per annum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accuration to them	
on account or any or any hereuniter on the part of Mortgagors.  5. The Trustee or one holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement — estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the volidity of any set, assessment, asie, forefulture, tak her or tills or eath bill.	
to a count of any of the recember on the part of Morigagors.  5. The Trustee or me holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to the part of Morigagors and the part of Morigagors and the part of the	# 10 min
the Mortgagors herein contains or you cared shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forectione the lief hereof; in ny suit to foreclose the lief hereof; there shall be allowed and included as additional indebtedness in the decree	
an sale an expenditures and expense. With may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys feet, Trustee's feet, appraiser's feet, outlays for docume tary at lexpert evidence, stenographers charges, publication costs and costs (which may be estimated as to ltems to be expended after entry of the decree of operating all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates, and similar data and assurances where exit to title as Trustee or holders of the one may deem to be reasonably necessary either to prosecute	
the Mortgagors herein contains:  7. When the indebtedne, etc., y "ccured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the fight to forectose the lief hereof, in ny suit to foreclose the lief hereof, there shall be allowed and included as additional indebtedness in the decree appraiser's feet. Trustees feets appraiser's feet foreclose the lief hereof, there shall be allowed and coat not one of the properties	
hereof after acrual of such right to foreclose whether— not actually commenced; or (b) preparations for the defense of any suit for the foreclosure hereof after acrual of such right to foreclose whether— not actually commenced; or (c) preparations for the defense of any threatened suit or profeeding which might affect the premises or the securit her of, whether or not actually commenced.  8. The proceeds of any foreclosure sale of the primer is no the distributed and applied in the following order of priority: First, on account of all	
there were the control of the contro	
5. Upon, or at any time after the filing of a bill to foreclose this trist 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, without notice, without regard to the solvency or insolvency of Mortgagors at the time said that the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed easier to the then calle of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as a homestead or not and the Trustee hereunder may be appointed to the them the same during the pendency of such foreclosure suit and, in case of a sale a d a efficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgag rs. Account for the intervention of such receiver, would be entitled to collect such rents, issues and profits, end all other powers which may be necessary.  3. 2 to tall in such cases for the protection, possession, control, management and premation of the premiser during the such cases for the protection, possession, control, management and premation of the premiser during the such cases for the protection, possession, control, management and premation of the premiser during the such collects such management and premation of the premiser during the such cases for the protection, possession, control, management and premation of the premiser during the such cases for the protection, possession, control, management and premation of the premiser during the such cases of a such cases of a such cases of a such cases of a such apply the net line one in his hands the such cases of a such and deficiency.	
during the pendency of such foreclosure suit and, in case of a sale a d a ledicinery, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgag rs, Acou for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary. A c u ual in such cases for the protection, possession, control, management and operation of the premises during the whole of saled period. The Court from this, to it me apartherize the receiver to apply the net income in his hands	<b>漢</b>
in payment in whole or in part of: (1) The indebtedness secured hereby, or by a yecree foreclosing this trust deed, or any lax, special assessment or other lien which may be or become superior to the lien hereof or of such one or provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.  10. No action for the enforcement of the lien or of any provision become about the provided such application which would not be good and available to	
10. No action for the enforcement of the lien or of any provision 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 hereby secured.  11. Trustee or the holders of the note shall have the right to inspect the premises (all) assonable times and access thereto shall be permitted for hat purpose.	
12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this trust leed or to exercise any power herein given unless expressly obligated by the terms here the condition of any acts or omissions hereunder, except in case of its own gross notification or misconduct or that of the agents or employees of Truste, and it may require indemnities satisfactory to it before	
conting any position for the conting and the lien thereof by proper instrument upon the ation of satisfactory evidence that all indebtedness centred by this thrust deed has been fully paid; and Trustee may execute and deliver a release he col' on and at the request of any person who shall, therefore or after maturity thereof, produce and exhibit to Trustee the note, representing that all 'debtedness hereby secured has been paid, which purpose the produce that the produce and exhibit to Trustee the note, representing that all 'debtedness hereby secured has been paid, which purpose the produce the successor frustee may accept as further than the successor frustee may accept as further and the successor frustee may accept as the conforms in substance, with the description herein contained of the note and which purports to be executed a 'y' the persons herein designated as the takes thereof; and where the release is requested of the original trustee and it has neve executed a c'if, not on any instrument identifying ame in the note described herein, it may accept as the genuine note herein described any note which may be c'est ted and which conforms in substance with the substance of the produce of the prod	
he genuine more herein described any note which bears a certificate of identification purporting to be excluded by a prior trustee hereunder or which onforms in substance, with the description herein contained of the note and which purports to be executed by the persons herein designated as the nakers thereof; and where the release is requested of the original trustee and it has never executed a cittle on any instrument identifying same is the note described herein, it may accept as the genuine note herein described any note which may be recribed and which conforms in substance	耀
with the description herein contained of the note and which purports to be executed by the persons here n d signated as makers thereof.  14. Truster may resign by instrument in writing filed in the office of the Recorder or Registrat of Titles n which this instrument shall have been corded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Dec. of the county in which the premises are tuated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authors, as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.	
tuated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title powers and auth the state of the st	
16. This trust deed secures a part purchase price money mortgage.	
FILED TO SHAPE AND SHAPE A	
Mar 17 3 09 PH 176 *23419750	
I M P O R T A N T The Instalment Note mentioned in the within Trust Description of the instalment Note mentioned in the within Trust Description No.	
ENTIRE PROTECTION OF BOTH THE BORROWER AND LENDER. ENOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	
D BY THE TRUSTEE NAMED HEREIN DEFORE THE TRUST DEED    Abstract Very Proceedings   Abstract Very Proceedings	
D NAME	
E This instrument prepared by:  L STREET Orest J. Popel, 2300 West Chicago Ave Chicago, Illinois  FOR RECORDERS INDEX PURPOSES INDEX PURPOSES OF ABOVE DESCRIBED PROPERTY HERE	
V CITY Pitass & Pitas	
R Chuige, cut OR	
Y INSTRUCTIONS U RECORDERS'S OFFICE BOX NUMBER	

END OF RECORDED DOCUMENT