OFFICIAL CO



TRUST DEED

23 442 152

CT-C	9449 S. A	SHLAND A	AVE)		•				Thai
	GHICAG	O, ILLINQ	Frc 9		THE ABOVE	E SPACE FOR	RECORDER'S	USE ONLY	•
THIS	INDENTURE, m	ade Apr	il 3,		1976, ь	etween			
		LEON	VARD F.	HALLIN and I	MARY M.	HALLIN bi	is wife -		
							ro wile -		
1				herein r	eferred to a	s "Mortgagor	n** and		
			CHI	CAGO TITLE AN	ID TRUST O	OMPANY	•		
an Illii	nois corporation C	oing business is	n Chicago	. Illinois, herein re	ferred to as	TRUSTEE W	ithnesseth:		
I HIAI	, WHEREAS are I	Nortgagors are	e iustly ind	debted to the legal	holder or h	alders of the I	netalment No	te hereinafter	described, said
legal n	older or holders be	TAREE THO	erred to as USAND 1	Holders of the No	ote, in the pr	rincipal sum o	f		
eviden	eed by one certai	ir Ins alment	Note of 1	he Mortgagors of	even data i	arquith mad			Dollars,
1									
and de	livered, in and by	which end Mor	te the Mo	rtgagors promise to	pay the sai	d principal su	m in instalme	nts as follows:	38 [⊚]
]		NINETY A.10	a 18/10	00/1	5. J J	(\$90.18)			_
on the	ാ0th	day of A	 D: 1 l -		ETCHTY	rwent of	90/100	(48). 001	Dollars
on the		day of each	rant						Doliars
with a	final payment of t			20th	avana.men	day of J	une.	1979	. ₩iffAnteres
١.			(),		-			
HEMIC:	COCCXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		ontherph	" of an earliance also	wanneadan	-18-21443-844	HIE THE TOPOC	xxxxxxx	ят греганны т
and int	f said instalments erest being made p	or principar or savable at such	caring into	erest all . n aturit	y at the rate			num, and all o	f said principal
Illinois	, as the holders o	f the note ma	ay, from	time to time in	ipany in writing appo	Chica	igo bsence of suc	th appointmen	, at than at the
and limi	tations of this trust of	Mortgagors to se deed, and the pe	ecure the pa	yment of the said of	ncipal sum of	money and said	interest in accor	dance with the	terms; provisions
consider Trustee	ation of the sum of the sum of the	One Dollar in ha	ind paid, th	e receipt whereof is	ctr sv acknow	ledged, do by th	ose presents CO	gors to be perfor NVEY and WAR	med and also in LRANT unto the
to wit:	THEREFORE, the tations of this trust of attion of the sum of the sum of the successors and ass Matteso	on	ng acatribee	COUNT	TY DF	right, title and it	iterest therein, s	situate, lying and AND STAT	being in the EOFILLINOIS
712)			
1	Lot 265 in	Cricket Hi	ill Fir	st Addition,	being A	Subdivisi	on of par	t of the	
	Northwest of	uarter of	Section	n 21, togethe ction 16, all	er with	part of th	e South h	alf of	2
	East of the	Third Pri	ncipal	Meridian in	Cook Cor	intr Tili	nois.	ige 13,	W
							~		₽
						1//	5 ,		25
						•			
									ĊŢ.
								•	10
								9/4/	
							C	YAA	
								/	
which, wit	h the property hereir	nafter described.	is referred	to herein as the "pre	mises,"			11 4	
long and d	h the property herein THER with all improving all such times: paratus, equipment of the control of the control of the control of the control of the considered as a considered as a control of the cont	vements, teneme: as Mortgagors ma	nts, easeme ay be entitl	nts, fixtures, and app ed thereto (which are	ourtenances the	ereto belonging	, and all rents, is	ssues and profit	thereof for so
(whether s	paratus, equipment of single units or centra	or articles now of ally controlled),	or hereafter and ventil	therein or thereon u ation, including (with	ised to supply hout restricting	heat, gas, air co	onditioning, wa	ter, light, power	, r , is ration
umaows, r ittached th	toor coverings, inado tereto or not, and it is	r beds, awnings, sagreed that all s	stoves and imilar appa	water heaters. All of	the foregoing	are declared to	e a part of said	real estate whet	hir phyrically
or assigns sl TO HAV	hall be considered as o VE AND TO HOLD to	constituting part he premises unto	of the real	estate.	nel areione Co-		remises by the	mortgagors or ti	ier sur es ors
forth, free Mortgagors	VE AND TO HOLD the from all rights and be do hereby expressly r	enefits under an	d by virtue	of the Homestead E	xemption Lav	ever, for the pur vs of the State i	poses, and upon of Illinois, whic	i the uses and tri It said rights and	ists he ein let I benefit, the
	rust deed consists								
leed) are	incorporated here	in by reference	e and are	a part hereof and	l shall be bir	ons appearing	on page 2 (the	e reverse side (of this trust
							mortgagors, ti	nen nens, suc	cessors and
WITN	ESS the handR. :	and seal≌ of	Mortgago	ors the day and yea	ır first above	written.		/	
••••••] SEAL	J-		A///	<i>///-</i>	Í
			***************************************	(SEAL)					SEAL]
777	TV *****				X C	روا ر	· 7/2	Olins	I SEAL I
STATE O	D'EA			SEAL		201.56 X. J.		action of the desired	
,*	F ILLINGIS) i		SEAL ARMAN	VD D'ERCO	COLE		ateritari kirilbadi	[3672]
NO.7	F ILLINOISO	l, _ SS. a Notar		ARMAN			aforenid, DO.	HEREBY CERT	TFY THAT
County of	FILLINGIS O	}ss. 2 Notar					ALLIN, hi	HEREBY CERT	TFY_THAT
County of	FILLINGISO ANBOK M	··	ry Public in	ARMAN and for and residing CONARD F. HAI	in said Coun LIN and	MARY MState			
County of	िंं ें <u>`</u> ं ठ रं।	who <u>ere</u> perso	ry Public in Li	ARMAN and for and residing CONARD F. HAI	Lin said Coun LIN and the same per	MARY M. State	name s are thev	bscribed to the	foregoing
County of	िंं ें <u>`</u> ं ठ रं।	who <u>ere</u> perso	ry Public in Li	ARMAN and for and residing CONARD F. HAI	Lin said Coun LIN and the same per	MARY M. State	name s are thev	bscribed to the	foregoing
County of	िंं ें <u>`</u> ं ठ रं।	who <u>APC</u> perso Instrument, appe aid Instrument a	ry Public in	ARMAN and for and residing CONARD F. HAI wn to me to be a me this day in pers free and voluntary	in said Coun LIN and the same per on and ackno	MARY M. State	name s are thev	bscribed to the	foregoing
County of Pur	िंं ें <u>`</u> ं ठ रं।	who <u>APC</u> perso Instrument, appe aid Instrument a	ry Public in	ARMAN and for and residing CONARD F. HAI	Lin said Coun LIN and the same per	MARY M. State	name s are thev	bscribed to the	foregoing
County of PUI	Minnuthing S	who <u>APC</u> perso Instrument, appe aid Instrument a	ry Public in	ARMAN and for and residing CONARD F. HAI wn to me to be a me this day in pers free and voluntary	in said Coun LIN and the same per on and ackno	MARY M. State	name s are thev	bscribed to the d, scaled and deth.	foregoing elivered the
County of PUI	Minnuthing S	who <u>ATO</u> perso Instrument, appe aid Instrument a: GIVEN under	onally knoward before the their	ARMAN and for and residing CONARD F. HAI wn to me to be a me this day in pers free and voluntary	in said Coun LIN and the same per on and ackno	MARY M. State	name s are thev	bscribed to the	foregoing elivered the

DIC I

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

I Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other litens or claims for lien not expressly nordinated to the lien here(of, 3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien here(of, 3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien here(of, and in requirements) and the premises superior to the lien here(of, and in requirements) and any indepth and in requirements of law or municipal ordinances with diffigure to buildings now or at any time in process of erection upon and premises; (5) comply with all requirements of law or municipal ordinances with diffigure to be superior to the note of the note duplicate receips therefor. To vent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire contests.

and other charges against the premises when due, and shall, upon written request, furnish to I rustee or to housers or the note outputs reserves represented related hereunder Mortagoors shall pay in full under protesty, in the manner provided statute, any tax or assessment which Mortagoors and desire to contest.

3. Mortagors 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 moneys sufficient either to pay the cost of replacing or repairing the same or op ay 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 damage, to Trustee for the henefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver renewal policies, 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, make rany payment or perform any act hereinbefore required to a solid state of the content of the properties, to holders of the note, make full or partial payments of principal or interest on prior encumbrance, if any, and purchase, discharge, compromise or settle any taxy line or other principal or interest on prior encumbrance, if any, and purchase, discharge, compromise or settle any taxy line or other principal or interest or prior encumbrance, if any, and purchase, discharge, compromise or settle any taxy line or other principal or interest on prior encumbrance, if any, and purchase, discharge, compromise or settle any taxy or assessment. All moneys paid for any of the purces herein suthorized and all expenses paid or incurred in connection therewith, including attorneys fees, and any other moneys advanced by Trustee or the holders of the mort appear and the principal and interest of prioripal or interest on prioripal or

or in this Trust Deed to a contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note. (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, In an, suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraisers' fees, outlays for documentary and speet evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended and assurances and shall be allowed the control of the cost of t

patry interposing same in an action at law upon the note hereby secured.

4.1. Trustee or the holders of the mote shall have the right to inspect the premises or to inquire into the validity of the signatures or the purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee by John Led to record this trust deed or to exercise any power logicin given unless expressly obligated by the terms hereof, nor be liable for any acts or omit ons he runder, except in case of its own gross negligence or jung-conduct or that of the agents or employees of Trustee, and it may require indemnities satisf, tory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon pression of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid and Trustee may execute any execute a representating that all indebtednes here by a trustee that all indebtedness secured by the trust shall release this trust deed and the line thereof by proper instrument upon pression of satisfactory evidence that all indebtedness secured by the trust shall release this trust deed has been fully paid and Trustee may execute any except as true without inquiry. Where a release is requested of a successor trustee may accept as the mote herein described any note which bears an identification number purporting to be placed thereon by a prior trust a her under or which conforms in substance with the description herein contained of the note and which conforms in substance with the description herein contained of the note and which conforms in substance with the description herein contained of the note and which conforms in substance with the description herein contained of the note and which conforms in substance with the description herein described any expensi

Alley Rolling

or copyes of derin Cook Lounty Rumoi



1976 APR 6 PM 3 05

APR--6-76 168082 • 23442152 • A - Rec

10.00

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD

Identification No. 38749

CHICAGO TITLE AND TRUST DOMPAN May Cely / Miss Officer / Ass' View

MAIL TO:

Ashland State Bank 9443 South Ashland Avenue Chicago, Illinois 60620

BOX 364 —

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

743 Bradley Avenue

Matteson, Illinois 60443

23442152

PLACE IN RECORDER'S OFFICE BOX NUMBER