UNOFFICIAL COPY



TRUST DEED

23 558 415

CTTC 7

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

May 24 1976, between

FRANCES D. DECKER, a Spinster

 жинистим по по тhe fore six (6 moiths after termination of office as an officer of The Evangelica COVENANT Church of \merica
 Merica
 Administration of the Evangelica

In Said City,

NOW, THEREFORE, the Mortgagors to secure the payment control and principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the cover ants, and agreements betten contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand past, the receipt which is bright acknowledged, do by these presents CONVEY and WARRANT unto the Trusteet to successors and assigns, the following described Real Estate and all of their estate, light, title and interest therein, situate, lying and being in the COUNTY COOK

AND STATE OF ILLINOIS, to writ:

Unit Number 2-N as delineated on survey of the following described parcel of real estate (hereinafter referred to as Development Parcel): Lots 28 and 29 (except the North 10 feet of Lot 29) in Block 3 in S. Milton Eichberg; s subdivision of Lot 2 (except the West 33 feet thereof) and Lot 3 (except the East 33 feet thereof) in Subdivision by the City of Chicago of in North 1/2 of Section 11, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois, which survey is as Exhibit "A" to Declaration made by Cosmopolitan National Bank of Chicago, as Trustee under Trust Number 2216, dated July 8, 1953, recorded in the office of the Recorder of Deeds of Cook County, Illinois, on May 4, 1971, as Document Number 21468115, together with an undivided 25 per cent interest in said development parcel (excepting from Lot said development parcel the property and space comprising all the units thereof as described in and delineated on said declaration and survey) in Cook County, Illinois

23 558 415

UNOFFICIAL COPY

Property of Cook County Clerks NORTHBROOK, ILLINOIS 60062

which, with the property hereinafter described, it referred to herein as the "premises."

TOGETHER with all improvements treements, casements fixtures, and apputressmess thereto belonging, and all tents, issues and prof. the cot fit is long and during all such times as Mortgagors may be entitled electro-teshich are pickged prosserbs and on a parity with and real estate and not or a "strily long and during all such times as Mortgagors may be entitled electro-teshich are pickged prosserbs and on a parity with and real estate and not or a "strily and all appearatus, enjoyment or attacks mow on hereafter therefore therefore the tripping beat, gas, air conditioning, waters, being, power, resign time of (whether single units or centrally controlled), and ventilation including towthout respiring the torigoning, waters, wondow shocks storm doors of (whether single units or centrally controlled), and ventilation including towthout respiring the torigoning, waters, wondow shocks storm doors of (whether single units or centrally controlled), and ventilation including towthout respiring are declared to be a part of under all estate whether piss, of the attacked thereto or not, and it is agreed that all similar apparatus, expansion of articles bereafter placed to the premises by the mortgagors or their size that and a single size of the purposes, and upon the uses and trusts berein set. TO HAVE AND TO HOLD the premises note the lad Touter its successors and air pick has of the Sixte of filmous, which said rights and benefits the Mortgagors of hereby expressly refrase and a use.

The trust dead consists of the receives side of the

This trust deed consists of two pages. The coverants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are i part hereof and diall be binding on the mortgagors, their heirs, successors and assigns

WH SI SS the hand		and Managapure the day	and year land above a	Buch	Completally
		(SIAL)		1	
STATE OF ILLIPOIS,	Sh sheer	PRANCES D. DECKER	a spinoter	ste afterfasid LR118FR4	EV CURTURY THAT
OTARY	increasing the set at an early	y Bassania si sa masa na san san nanana Bertasta sina nina nina san san semenan a	that headers where it is	alia	beford, wated and
PUBLIC		org hand and thoracial Sealistic		e for the part and purp	19.76

The violation and the production of the production of the control of the control

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

THE COLLEGE AND FORMAL AND FINANCIAN RECERTED TO ON PAGE 1 (11). REVERSE SIDE OF THIS TRUST DEED):

Mortgagors shall (1) promptly repair, restore or rebuild any buildings of magnosisments more of hereafter on the premises which may become damaged to be destroyed; (2) keep said premises in good condition and repair, without waste, and fire from mechanics of other lieus or claims for him not expressly substitutioned to the lieu hereof. (3) pay when due any individendess which may be secured by a lieu or charge on the printses superior to the lieu hereof, and print feet or buildings or buildings now or at any time in process of effection upon said promises. (5) comply with all requirements of law or municipal ordinalses with respect to the premises and the use thereof (6) make no material afterations in sub-premises copied assessments, water charges, sewer and other charges against the premises when due, and shall push written request, furnish to Trustee or to holders of the notic enterprise.

Mortgagors shall pay be force any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer extract charges against the premises when due, and shall upon written request, furnish to Trustee or to holders of the notic duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by viature, any tax or assessment which Mortgagors may desire to context.

2. Mortspars shall pay before any penday statches valignored taxes, and shall pay spetial taxes, special assessments, water that ges, sewer service charges, and what pay spetial thereunds from the premises when due, and shall, upon written request, turnsh to Trustee or to holders of the note duplicate receipts therefor. To revent details hereunds for Mortspars had pay in full under protects in the manner provided by statute, any tax or assessment which Mortspars may desire to cortex.

The providing the shall keep all buildings and improvements now or hereafter stoated on said premises insured against loss or damage by fire, lightning or to pay in full the mobitedness secured hereby. All in companies estimately, sufficient entire to pay the cost of replacing or repaining the same or to pay in full the mobitedness secured hereby, all in companies estimately to the holders of the note, under placing or large state of the same or to pay in full the mobitedness secured hereby, all in companies estimately states of the note, under placing or large states of loss of damage, to Trustee for the honders of the holders of the mote, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to believe the note, and in case of insurance about to expire, shall deliver renewal policies not less than to additional and manner decended expedient, and may, but need not, make full or partial payments of principal or interest in prior encumbrances, if any, and purchase, discharge, compronise or with earn sy the mote may be the red to pay the purpose herein authorized and all expenses paid or incurred in the less herein the partial payments of principal or the control of the partial payment of the note to prior the more special payment of the partial payment of the hone to provide the payment of the note of holders of the note to prior the note of the note of holders of the note what mere all the payment of any right accruing t

principal and interest remaining impaid on the lots for th, any overplas to Morgagors, then helps, legal representatives or assign, as men appears.

9. Upon, or at any time after the filing of a bill 1. I reclose 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, without notice, without negard to the solence; of Morgagors at the time of application for such receiver and without regard to the flam of every dail have power to collect the reits, tsuss and profits to said premises are received as a houring and for the production of the producty of such foreclosure suit and, in case of a sale and a citizens), during the full statutory period of redemption, whether there is the morgagors, except to every dail have power to collect the reits, tsuss and profits and will as during any further times when Morgagors, except to every dail that the receiver, would be emitted to collect therefore, issues and profits and all other powers which may be necessary or are usual in such every entire of such foreclosure, cuttod, hardening the more and profits and all other powers which may be necessary or are usual in such every entire time, which except and operation of the premise admired by the production of the premise and profits in a payment in whole of and period. The Court from time to time may all how every five the receiver to apply the net incomments of their her which would not be good and available to the superior to the lien hereof or of such decree, provided such application in a day for its 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 here of a by 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 impress the premises or to mounte into the validity of the signatures or the

21. Trustee has no duty to examine the title, location, existence or condition of the permise, 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 be a permise, 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 be accepted to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be hable for any accept or many. Ferrunder, except in case of its own group negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfy the state of the agents or employees of Trustee, and it may require indemnities satisfy the fore exercising any power herein given.

13. Trustee shall release this trust deed and the lien there of by proper instrument upon pre-taints of statistactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may accept and deliver a release hereof, and at an request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee that of the agents of the state of the original trustee and which purports to be executed by the persons better desired and which conforms in substance with the description better contained of the mote and which purports to be executed by the persons better desired and which the conforms in substance with the persons better desired and which the conforms in substance with the description better contained of the mote and which purports to be executed by the persons better desired and which the conform in substance with the description better desired and which the conform in substance with the description better desired and an except as the note herein described any note

Coy, or out the cour Alieny Holland 1976 JUL 14 77 11 26 JUL-14-76 221924 . 23558415 . A -- REC þο MAIL GRANT D. ERICKSON IMPORTANT Identification Sq. 1010. муниженням применям применам п THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BELORE THE TRUST DEED IS THED FOR RECORD TOHN E DOVOS 1625 Shermar Rd Nor Whose, FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE MAIL TO: L III. 60062 PLACE IN RECORDER'S OFFICE BOX NUMBER. 1111