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COOK COUNTY, ICLINO

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Aug 4 10 41 AH '76 23 584 217

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RUST DEED

	СТТС 7	THE ABOVE SPACE FOR RECORDER'S USE O	
THIS INDENTURE, rade	August 2	19 76 . between DONALD LOPOTKO	and LINDA N.
L LOPOTKO, Ma sife,			
Cy	culcyco	herein referred to as "Mortgagors," and ITLE AND TRUST COMPANY	
m Illinois corporation doing bus		herein referred to as TRUSTI II, witnesseth:	
IHAT, WHEREAS the Mortgage	ors 10 justly indebted	to the legal holder or holders of the Instalment No	te hereinafter described,
and legal holder of holders being	(\$23.0(0.0))	olders of the Note, in the principal sum of Twen	ty-Three Dollars.
ryidenced by one certain Instali	nent Note : the Mor	gagors of even date herewith, made payable to THI	
and delivered, in and by	which said Not	he Mortgagors promise to pay the said princ	cipal sum and interest
from August 2.	1976,	on the balance of principal remaining from time to	
of Eight (8%)	•	o at per annum in instalments (including principal	
One Hundred Ninety-Tu	vo and 51/100 (	152-31) Dollars on the	day
the 2nd day of each	month	Hundrud Ninety-Twoand51/100 thereafter until said note is fully p	aid except that the final
payment of principal and interes	t, if not sooner paid,	hall be due on the 2nd day of	July 17 96
		denced by said in to to be first applied to interest the principal of each instalment unless paid when o	
the rate of 如果如何per cent per:	mnum, and all of said	principal and interest being made payable at such	banking house or trust
company in Sleepy I appoint, and in absence of such		Illinois, as the holder of the note may, from ne office of John O. Neslege and Kathe	
in said City.		46	
NOW, THEREFORE, the Mortgage and limitations of this trust deed, and	the performance of the c	the said principal sum of money and said or tres in accordant senants and agreements herein contained by the Mortgagors	to be performed, and also in
Trustee, its successors and assigns, the Village of 1	following described Real E	veriants and agreements herein contained by a Mortgagors whereof is hereby acknowledged, do by they prey hts CONVE atte and all of their estate, right, title and interest herein, situal COUNTY OF	te, lying and being in the AND STATE OF ILLINOIS.
to wit:			
the common elements	ilding 16, toge of Cedar Run 3	ther with an undivided 2.4185 per Condominium, in Lots 12 to 21, inc	cint interest in
Cedar Run Subdivisio	n, being a Subo	ivision of part of the North East	granter of
		11 East of the Third Principal Me , and Plat of Survey attached ther	
		ocument Number 22130390 and as sur	
Document Number 2214	7084 recorded I	ecember 5, 1972 in Cook County, Il	linote;
PARCEL 2: Basement f	or Ingress and	ALSO egress for the benefit of Parcel 1	l as set forch
In Grant of Easement		ber 3, 1972 as Döcument Number 221	
County, 1111nois.			
and the form and the manager to be a superferred		n as the Henrich of W	
TOGETHER with all improvemen	is, tenements, easements.	reto (which are pledged primarily and on a parity with said re-	ues and profits thereof for a fall and a fall and a fall and and a fall secondarily)
and all apparatus, equipment or arts (whether single units or centrally co	cles now or hereafter the ontrolled), and ventilation	in or thereon used to supply heat, gas, air conditioning, wate including (without restricting the foregoing), screens, wind-	er, light, power, refri <u>deration</u> ow shades, storm doors and
windows, floor coverings, inador beds attached thereto or not, and it is agree	. awnings, stoves and wated that all similar apparatu	heaters. All of the foregoing are declared to be a part of said a equipment or articles hereafter placed in the premises by the n	real estate whether physically nortgagors or their successors
TO HAVE AND TO HOLD the pro	tuting part of the real esta- mises unto the said Truste	in as the "premises," states, and apputtenances thereto belonging, and all rents, iss tettes, and apputtenances thereto belonging, and all rents, iss more thereon used to supply heat, gas, air conditioning, water methoding (without restricting the foregoing), screens, windiffication of the foregoing are declared to be a part of said equipment or articles hereafter placed in the premises by the its successors and assigns, forever, for the purposes, and upon the Homestead Exemption Laws of the State of Illinois, which	the uses and trusts herein set
		ints, conditions and provisions appearing on page of d are a part hereof and shall be binding on the	
successors and assigns.			
NYTNESS the hands	and seal ⊊ of Mo >>	gagors the day and year first above written.	24 + 6 a m
Donald Lopotko		SEAL   Linda N. Lopotko	SEAL
STATE OF ILLINOIS,	·	Joseph T. Stachura	
ss.	a Notary Public in	nd for and residing in said County, in the State aforesaid, D	HEREBY CERTIFY THAT
County of Cook		tko and Linda N. Lopotko, his wif	
HIS INSTRUMENT who 2	re-personally known to	me to be the same personS whose nameS ATE in day in person and acknowledged that they	11114 ribed to the foregoing
REPARED BY: motion	nent, appeared before me-	the day in person and acknowledged that	seged, wated and

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## 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 wash, and free from mechanics or other here or claims for his not expressly subordinated to the here hereof, (3) pay who is due any indebte does such that has be secured by a her or charge on the premises superior to the here lagreet, and upon required exhibit satisfactors evidence of the discharge of such profile in trustee or to holders of the note (4) complete within a reasonable time any building or buildings now or at any time in privace of creetion upon said premises (4) comply with all requirements of law or municipal ordinalnes with respect to the premises and the use thereof, (5) make no material alterations in said premises except as required by Law or municipal ordinalnes.

Mortgagors shall pay before any pendity attaches all general taxes, and shall pay special assessments, water charges, sewer service charges, against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duellicate receipts therefor. 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 context.

2. Mortgagers shall gov be for any poults attach still, general taxes, and shall grow pecul taxes, special assessments, state charges, sewer extrace charges, and other charges against the promises when due, and shall upon switch required to finder of the note duplicate receipts therefor. To prevent details between the promises when due, and shall upon switch required by statute, any tax or assessment which Mortgagors may desire to context.

3. Mortgagers shall keep all buildings and improvements more in the mainter provided by statute, any tax or assessment which Mortgagors may desire the context.

3. Mortgagers shall keep all buildings and improvements may on whether the taxed of mainty gainst to see a damage by fire, lightning or repairing the same or order to the fire of the benefit of the hidders of the more companies of maneys sufficient either upon the facility of the fire of the state of the more of the more of the more of the more of the state of the more of the more

Principal and interest remaining unpaid on the note; fourth, at y overplus to Mortgagors, their heirs, legal representatives or assigns, as usen rights appear.

9. Upon, or at any time after the filing of a bill to foreclose this rost 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 regard to the solvention for such receiver and without regard to the then value of its premises or whether the same shall be then occupied as a homestead or not and the Tristee hereunder 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 foreclosure unt and, in case of a sale and a deficiency, do ing the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entirled to collect such rents, issues and profits and all other powers which may be necessary or are outain in such cases for via, retection, possession, control, management and operation of the gremises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of (1). The mid-briedness secured hereby, or by any decree foreclosing this true of ell or any Lax, special assessment or other him which may be or become superior to the hen hiereof or of such decree, provided such application is made prior a foreclosure sale; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the henor of any provision hereof shall be above; 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 impact the premises or to inquire into the validity of the signatures or the

11. Trustee or the holders of the note shall have the right to inspect the premises at all re-sonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the pennies, 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 he properly the proper in the properly of the signatures of the dentity, capacity, or authority of the signatures on the herein given unless expressly obligated by the terms hereof, nor be hable for any acts or our against nearest case of its own grows negligence or introduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to its fore exercising any power herein given.

13. Trustee shall telease this trust deed and the lon thereof by proper instrument upon presentants or of a lifestory evidence that all indebtedness secured by this trust deed has been fully goad, and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness 'evidence that all indebtedness secured by this trust deed has been paid, which representation. Trustee may accept as true without majoris, where a release is requested of a successor trustee, such so assure trustee may accept as the note herein described any note which he heaven an identification number purporting to be placed thereon by a prior trustee. Such so assure trustee may accept as the note herein described of the original trustee and it has never placed it is identification number on the note described here of a shall be makers thereof, and which purports to be executed by the persons herein designated as makers thereof.

13. Trustee may resign by instrument may make a release the resonable to account whether the resonable to the resonable compensation for all acts performed hereon

## IMPORTANT

THE SOLE SECURED BY THIS TRUST DEED SHOULD 10 101 STILLED BY Chicago. Little and Trust Company BEFORE THE TRUST DEED IS FILLD FOR RECORD

Identification No		· Co
спіслую т	TITLE AND T	RUST COMPANY, Trustee.
( 1/0VA	Reserve	20
المالي المراسون	01)	Assistant Trace Officer Assistant Secretary
مسما بر		Assistant Vice President

MAIL TO:

STACHL LAKE AVENUE EAST GLENVIEW, ILLINOIS 60025

PLACE IN RECORDER'S OFFICE BOX NUMBER\_

**BOX 533** 

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

1227 Ouincy Court, Unit B

Wheeling, Illinois 60090

END OF RECORDED DOGUMENT

The second secon