23 640 201



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1、1756年(1700年)とは、1756年(1757年)とは、1568年出版には1862年(1757年)

TRUST DEED THE ABOVE SPACE FOR RECORDER'S USE ONLY

19 76, between MUHAMMAD F. GHEITH HHS INDENTURE, made September 1, and PATT S. GHEITH, his wife, and delivered, in an b which said Note the Mortgagors promise to pay the said principal sum and interest of nine and one-half (5/1/2%). Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate per cent per amount in instalments (including principal and interest) as follows: appoint, and in absence of such approximate the management of the said rincipal sum of money and said interest in a cordance with the terms processors and limitations of this trust deed, and the performance of the covenia. The consideration of the sum of One Dollar in hand pand, the receipted whereof, her by schooledged, do by these presents (UNVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Est its and, lot for extage right, title and interest therein, situate, lying and being in the COULTY of COOK. 1: Lots 12 to 17 in block 10 in the subdivision of blocks 10 to 15 in Walkers Douglas Park Addition in the east 1/2 of the south east 1/4 and the east 1/2 of the west 1/2 of the south east 1/4 of Section 24, Township 39 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois;
PARCEL 2: Lot 18 and the east six feet of lot 19 in 1/1 ck 10 in the subdivision of blocks 10 to 15 in Walkers Douglas Park Addition in the east 1/2 of the south east 1/4 and th east 1/2 of the west 1/2 of the south east 1/4 of Section 24, Township 39 North, Rang 13 East of the Third Principal Meridian, in Cook County 1 inois. THIS IS A PART PURCHASE MONEY TRUST FEED, which, with the property heremafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, fixtures, and appartenances thereto belonging, and all it. In the set and profits the feel long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said call the set and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, are conditioning, early high power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, who was saides, storin doors and windows floor coverings, mador beds, awnings, stores and water heaters. All of the foregoing), screens, who was saides, storin doors and attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mort agors or their successors as assigned as constituting part of the real existe.

TO HAVE AND TO HOLD the premises into the said Trustee, its successors and assigns, foreser, for the purposes, and upon the us 5, ad try sty herem set forth. Iree from all rights and benefits under and by virtue of the Homestead Evernption Laws of the State of Illinois, which said rights and henefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the rever e-ide of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their new. trust deed) are incorporated nerem of the successors and assigns.

WITHERS the hand S. ... and seed S. ... of Mortgagors the day and year first above written.

Muhammad F. Gheith

Patt S. Cholth STATE OF ILLINOIS, Max Applebaum a Notary Public in and for and residing in said County, in the State aforesaid, DO HERERY CERTIFY THAT Muhammad F. Gheith and Patt S. Gheith, his wife Cook wheare personally known to me to be the same person S whose name S materiment, appeared before me this day in person and acknowledged that Liney where personally known to me to be untrument, appeared before me this day in delivered the and Instrument as 1110.

Given under my hand and Notatia Aribatu Star My Commission expires Oct. delivered the said Instrument as \_\_\_\_ their free and voluntary act, for the uses and purposes therein set forth.

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Page 2

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DELDI-

IIII. COVENNIS, CONDITIONS AND ENCORROAS REPERRILD TO ON FAGE 1 ITHI RESPECTS SIDE OF THIS INCOL DELDE.

1. Mortgagers shall (1) promptly report, restors 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 mechanics or other fiens or claims for him not expressly subordinated to the hen hereof; (3) pas when due any indicates which may be secred by a hen or charge on the premises uperfor to the hen hereof, and upon require exhibit satisfactory evidence of the distrate of such prior hen to Truste, or to holders of the mote, (4) complete within a reasonable time any building or buildings now or at any time in process of creation upon said premises. (5) comply with all requirements of law or maintenal ordinalness with respect to the premises and the use there or do make no material alterations in said premises except as required by law or maintenal ordinalness.

2. Mortgagers shall pay before any penalts attaches all general taxes, and shall pay special taxes, special assessments, water charges, and other charges against the premises when due and shall, upon written request, furnish to Truste, or to holders of the not duplicate receipts therefor. To prevent default hereunder.

prevent default hereunder Mortgagors shall pay in tall under protect, in the manner protect of the note duplicate recepts therefor? In prevent default hereunder Mortgagors shall keep all buildings and improvements mow or hereafter situated on said premises mounted against loss or damage by fire, lightning or to the providing the protect of the manner protect of the pay the cost of replacing or teparing the same of to pay in full the indebtedness secured hereby, all in companies activated on said premises moured against loss or damage by fire, lightning or to pay in full the indebtedness secured hereby, all in companies activated on the same tentral to pay the cost of replacing or repairing the same of to pay in full the indebtedness secured hereby, all in companies activated on the same tentral policies of the index of the same of loss of damage, to Trustee for the benefit of the holders of the more, and in case of insurance policies payable, in case of shall deliver all policies, including additional and renewal policies to the existence of the note, and in case of insurance policies payable, in case of shall deliver all policies on the respectively of the same data of the policies of the note, and in case of insurance about to expire, shall deliver renewal policies on the respectively of the same data of the note, and in case of insurance about to expire, shall deliver renewal delivers in any form and manner days more to the respectively of the same and in case of montance about to expire, shall deliver renewal delivers in any form and manner days more to the respectively.

4. In case of default therein, Irustic or the holders of the more, but not note more any manner of principal or unterest on prior encounteration and continued on the prior being the payable of the prior of the foreign of the prior of the prior of the prior being of prior payable and the prior of the prior of the prior being of the prior of the prior

interest on the more, or (b) when detault shall occur and continue for three days in the performance of any other agreement of the Mortgagors berein contained.

7. When the indebtedness hereby secured shall become due whether by acceleration or interests, holders of the note or Trustee shall have the right to foreclose the lieu bereof, in any suit to foreclose the hein hereof, there shall he allowed and included as additional model before some shall be a suit of the note for attorneys. Fees, Trustee's fees, appropriately fees outlays for does mentary and expert read on meutred by in on behalf of Trustee or holders of the note for attorneys. Fees, Trustee's fees, appropriately of the does of the note and assurance some respect to trile as Trustee or holders and examination, rith instrance pide to Trustee's fees, appropriate and assurances with respect to trile as Trustee or holders of the note may deem to be reasonably necessary either to procedure such suit or to evidence to indevise any safe who may be presented in the continuous of the tribe of the presences. All expenditures and express of the nature in this range only mentioned shall become so much additional indebtedness secured by teels and mentioned shall become so much additional indebtedness secured by the present and the safe of the presence of the nature of the rate of a second mention of the tribe of the note in connection with (a) any proceeding, including indebtedness hereby safe of the preparation for them shall be a party, either as planniff, claimant or defendant, by reason of this trust deed or any indebtedness where the safe of the preparation for the mention of any threatened suit or proceeding which might affect the premases or the security hereof, whether or not actually one not actually one not a decrease of the security hereof, whether or not actually one not a decrease of the premases and the new safe of the not proceeding which might affect the premases or the security hereof, whether or not actually one not actually one not actually o

which under the terms hereof court to secured indebtedness additional to that evidence of the hours legal representatives or assigns, as their rights may principal and interest remaining the state of the force of the force of the force of the force of the state of the force of the force of the force of the force of the state of the principal of the force of the force

party interposing same in an action at law upon the note here by seen ed.

11. Trustee or the holders of the more shall have the my it to inspect the premises at all reasonable times and access there to shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existe seen condition of the premises or to inspire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note of just seed, nor shall Trustee be obligated to record this trust deed or to exercise amy power herein given unless expressly obligated by the terms hereof, nor his 15% or any acts or mission because in ease of its own grows negligence or missionless to that of the agents or employees of Trustee, and it may re after administens situation to standardy evidence that all indebtodies secured by this trust deed has been fully paid, and Trustee may every problem, or entirely one of standardy evidence that all indebtodies we carefully paid and all the control problems and the material problems and exhibit to Trustee the note, represent a six of the successful trustee may accept and the which represents to a standard trustee, and a successful trustee in a successful trustee, and a successful trustee in a successful trustee in a successful trustee, and a successful trustee in material trustee in a successful trustee, and a successful trustee in a successful trustee. The makes thereof, and which purposes to be exerted by the person sherein designated as the makes thereof, and which purposes to be exerted by the person sherein designated as makes thereof, and which purposes to be exerted by the person sherein designated as makes thereof, and which purposes to be exerted by the person sherein designated as makes thereof. The major

On each installment due date of the note secured hereby, mortgagor shall pay to the holder of said note, one-twelfth (1/12th) of the general real estate taxes charged against said premises.

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COOK COUNTY, 1EL-ROIS FILED FOR REGORD

SEP. 1/76 9 55

HII SOIL SECURED BY THIS TRUST DEED SHOULD BI IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILLD FOR RECORD

Identification No. CHICAGO TITLE AND TRUST COMPANY,
To

\*2364020

MAIL TO:

155

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

Z

PLACE IN RECORDER'S OFFICE BOX NUMBER\_