UNOFFICIAL CO



341

23 821 008

TRUST DEED 608020

THE ABOVE SPACE FOR RECORDER'S USE ONLY 19 77, between

20, THIS INDENTURE, made January

EDWARD N. HEINRICH herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

and delivered, in and by thic and 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 of nine and one-quarter (%40) per cent per annum in instalments (including principal and interest) as follows:

FOUR HUNDRED FIFTY-FIVE AND 43/100THS Dollars on the 15th of April 19. 77., and **FOUR HUNDRED FIFTY-FIVE AND 43/100THS**... day of Library of the 15th day of each mem's therefore until said note is fully paid except that the final payment of principal and interest, if not sooner pair, shill be due on the 15th day of April 19. 84. All such payments on account of the indebtedness code ord by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each installment unless paid when due shall bear interest at the rate of 9 1/4% per annum, and all of said princips and interest being made payable at such banking house or trust company in Chicago I intois, is the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of CHARLES L. BEMIS

in said City. NOW, THEREFORE, the Mortgagors to secure the payment of the said principal are of money and said interest in accordance with the terms, provisions and limitation of this trust deed, and the performance of the coverants and agreem at a britin contained, by the Mortgagors to be performed, and also in and limitation of the sum of One Dollar in hand paid, the receipt whereof is hereby a love lee' ged, do by these presents CONVEY and WARKANT unto the consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby a love lee' ged, do by these presents CONVEY and WARKANT unto the consideration of the sum of One Bollawing described Real Estate and all of their ext. or gn. title and interest therein, situate, lying and being in the COUNTY OF CHICAGO COUNTY OF COOK AND STATE OF ILLINOIS, to will:

LOT 8 IN BLOCK 1 IN FIELD'S BOULEVARD ADTITION TO IRVING PARK A SUBDIVISION OF THE EAST HALF OF THE WEST HA'F OF THE SOUTH WEST QUARTER OF SECTION 13, TOWNSHIP 40 NORTH, RAN E 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINO'S.

THIS INSTRUMENT PREPARED SY

EVENARD A. BOCUCKI 1774

SY87 N. MILLIAN LOVE OF AUTOMATICAL SY

Which, with the property hereinafter described, is referred to herein as the "pr

TOGETHER with all improvements, tenements, easements, fixtures, and long and during all such times as Mortgagors may be entitled thereto (which and all apparatus, equipment or articles now or hereafter therein or thereo (whicher single units or centrally controlled), and ventilation, including (windows, floor coverings, inador beds, awnings, stoyes and water heater. All attached thereto or not, and it is agreed that all similar apparatus, equipment or assigns shall be considered as constituting part of the real exact heater. TO HAVE AND TO HOLD the premises onto the said Trustee, its success forth, free from all rights and benefits under and by virtue of the Homestee Murtgagors do hereby expressly release and wave.

This trust deed consists of two pages. The covenants. cond

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

and seal of Mortgagors the day and Milight affection of Mortgagors the day and Milight affection of Mortgagors the day and Milight affection of Mortgagors the day and Milight affect of Milight affect o HEINRICH) Dectific a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT EDWARD N. HEINRICH

	THE PARTY OF THE P	
Page	2	
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED T		
1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or or be destroyed; (2) keep said premises in good condition and repair, without subordinated to the lien hereof; (3) pay when doe any indebtedness which may building for buildings mower at any time in process of erection upon said pre-teapect to the premises and the use thereof; (6) make no material alterations in \$2. Mortgagors shall pay before any penalty attaches all general Laws, and shad other charges against the premises when due, and shall, upon written requestions to the control of the condition of the process of the control of the process.	waste, and free from m be secured by a lien or o Trustee or to holders nises: (5) comply with aid premises except as all pay special taxes, up st, furnish to Trustee o nner provided by statu	exhanics or other hens or claims for lien not expressly charge on the premises superior to the line hereof, and of the note; (4) complete within a reasonable time any all requirements of law or municipal ordinalsees with required by law or municipal ordinance, cetal assessments, water charges, sewer service charges, re to holders of the note duplicate receipts therefor. To ce, any tax in assessment which Murtagans may desire
N rtgagers shall keep all buildings and improvements now or hereafter winds, orm under policies providing for payment by the insurance companies of to pay it full the indebtedness secured hereby, all in companies satisfactory to damage to Trustee for the benefit of the hulders of the mote, such rights to be shall celve. It policies, including additional and renewal pulicies, to hulders unlike in the shall the shall the days into the respective dates of existing the shall cell the state of the shall the shall the days into the treested the dates of existing the shall cell the shall the days into the treested the dates of existing the shall the days into the treested the dates of existing the shall the days into the treested the dates of existing the shall consider the shall be shall be also shall be sha	situated on said premis moneys sufficient eith o the holders of the no evidenced by the stand of the note, and in ca	use insured against loss or damage by fire, lightning or et to pay the cost of replacing or repairing the same or ste, under insurance policies payable, in case of loss or ard morrigage clause to be attached to each policy, and se of insurance about to expire, shall deliver renewal
N rigagors shall keep all buildings and improvements now or hereafter- winds, and under policies providing for payment by the insurance companies of to pay is full the indebtedness secured hereby, all in companies satisfactory to damage to Trustee for the benefit of the Indices of the mote, such rights to be- shall selve [2] policies, including additional and renewal policies, to holders where the property of t	need not, make any p make full or partial par- ior lien or title or clai any of the purposes h by Trustee or the hole neering which action ayable without notice cred as a waiver of ar	against or perform any act horeinhefure required of yments of principal or interest on prior encumbrances, in thereof, or redeem from any tax sale or forfesture ereign authorited and all expenses paid or incurred in lers of the note to protect the mortgaged premises and herein authorited may be taken, shall be so much and with interest thereon at the rate of y right accroting to them on account of any default
to any bill, Material of ex may 'procured from the appropriate public office the validity of any tax, assessing it, 'c, for feiture, tax hen or title or claim there 6. Mortgagous shall pay ear arem of indebtedness herein mentioned, both of the holders of the note, and without notice to Mortgagous, all impaid indebte or in this Trust Deed to the contrary, are me due and payable (a) immediated interest on the note, or (b) when d (ault) shall occur and continue for three	nent hereby authorized without inquiry into to of, or incipal grincipal and interest, we dness secured by this "I y in the case of defaul days in the performan	relating to taxes or assessments, may do so according the accuracy of such bill, statement or estimate or into when due according to the terms hereof. At the option frust Deed shall, notwithstanding anything in the note tin making payment of any instalment of principal or uce of any other agreement of the Mortleagors herein
7. When the indebtedness hereby weare shall become due whether by acc forcebox the lieu hereof, in any suit to feechox the lieu hereof, the any suit to feechox the lieu hereof, there shall be forced to the lieu hereof, and the lieu hereof to the lieu hereof, the lieu hereof to the lieu hereof, and dastinatives white heavy be had pursuant to dee the true condition the nature in this paragraph mentioned shall become so neath additional individual to the lieu hereof, and the lieu hereof, the lieu hereof, and hereof, and hereof, and hereof, and hereof, and hereof, and hereof, the control of the lieu hereof, and hereof, the control of the lieu hereof, whether or not actually commenced; or (e) preparations for the simulation mechanical hereof, whether or not actually commenced; or (e) preparations for the simulation of the lieu feel we do not hereof, whether or not actually commenced.	eleration or otherwise, e allowed and includes Frustee or holders of t lication costs and cost d examinations, title in to be reasonably nee of the title to or the v	holders of the note or Trustee shall have the right to 4 as additional indebtedness in the decree for sale all he note for attorneys fees, Trustee's fees, appraise; 's source, and the same and the same and the same and the source, policies, Turrens certificates, and similar data essary either to prosecute such suit or to evidence to jule of the premises, All expenditures; and expenses of
and expenses incident to the foreclosure proceedings, including all such items which under the terms bereof constitute secured indebtedness add ional to principal and interest remaining unpaid on the note; fourth, any overp's to	is are mentioned in the it evidenced by the no Mortgagors, their hei	e preceding paragraph hereof, second, all other items te, with interest thereon as herein provided; third, all is, legal representatives or assigns, as their rights may
9. Upon, or at any time after the fining of a full to forcelose this tri a deed such appointment may be made either before or after sale, without it itse, such appointment may be appointed as such receiver. Such receiver shall be pendency of such furcelosure suit and, in case of a sale and a deficiency, during as well as during any further times when Mortgagors, except for the interventiand all other powers which may be necessary or are usual in such cases for the during the whole of said period. The Court from time to time may authorize the off; (1) The indebtedness secured hereby, or by any decree forcelosing this true superior to the lien hereof or of such decice, provided such application is made p 10. No action for the enforcement of the lien or of any provision hereof a purpose.	· · · · · · · · · · · · · · · · · · ·	
12. Trustee has no duty to examine the title, location, existence or conditionity, capacity, or authority of the signatories on the note or trust deed, no herein given unless expressly obligated by the terms hereof, nor be liable for a large state of the signatories of the large state trust can be state of the large state of the large state trustee and it has never placed its identification number supports to be executed in the large state of the original trustee and it has never placed its identification number.	r shall Trustee we oblig ny acts or omissions h lemnities satisfactory to nent upon presentation release hereof to and a g that all indebtedness a successor trustee, s ed thereon by a prior to by the persons herein d nber on the note deser	ated "cord this trust deed or to exercise any power ore ader, xeept in case of its own gross negligence or before xercising any power herein given. • satisfact y evidence that all indebtedness secured to reque of any person who shall, either before or the reroy "cured has been paid, which representation such say eye "i ustee may accept as the mote herein uch say eye in ustee may accept as the mote herein to the same of the same and the same a
the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the office of the recorded or filed, in, case of the resignation, inability or refusal to act of Tr situated shall be Successor in Trust. Any Successor in Trust shreunder shall have Trustee or successor shall be entitled to reasonable compensation for all acts periods. The residual shall be successor shall be entitled to reasonable compensation for all acts periods. The residual shall be successed and be bindingly and the shall be successed as the shall be shall be successed as the shall be shall be successed as the shall be successed as the shall be shall be shall be successed as the shall be shall	e Recorder or Registrustee, the then Record	ar of Titles in which this instrument shall have been ler of Deeds of the county in which the premises are
FILED FOR TELEVISOR	1	status of Carlos
FEB 15 2 06 PH "77		*23821008
IMPORTANT	identification	w608020
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	einch	GO TITLE AND TRUST COMBANY, Trustee. M. A. Secry Asset Nice Free.
EOWARD A. BOGUCICI		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE

END OF RECORDED DOCUMENT