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	JV SK TR	RUST C	7 F E D 3 04 Pi	23 0	15 247	*23015	••• •••
Š			CTTC 11	THI	: ABOVE SPACE FO	DR RECORDER'S USE ONL	Y
ſ	Tan Pidentur	RE, made	February 28,		Instance	PHIC HOUSE, INC	
750		tion doing bus	CHICAGO ness in Chicago, Illir	ois, herein refe	FRUST COMPANY	, herein referred to a , EE, witnesseth:	s "Mortgagor," and
5.9-4	said legal holder Five Hundre	וו holders bein מיים and E	g herein referred to a 34/100 (\$19,	is Holders of the 502.84)	e Note, in the prin	T the Instalment Note he neipal sum of Ninetee Do THE ORDER OF BEART	n Thousand
63.	of Nine (97	Date %) undred Se	venty (\$370.	on the balan per e	ce of principal ren ent in instalments	he said principal sum a paining from time to time (including principal and in Hundred Sevent	unpaid at the rate iterest) as follows:
	such payments on balance and the re the rate of Ten company in C to time, in writing	principal and in account of the emainder to principle account per account of the emainder to principle appoint, and in appoint, and in	ay of each yor the deterest, if no so ne in e indebtedness vic neipal; provided by mum, and all of sai	r paid, shall be lenced by said "e principal rincipal and pointment, the	thereafter we due on the Finance to be first of each instalment interest being matth at the office of	intil said note is fully na	id except that the ember 982. All e unpaid principal ali bear interest at ing house or trust te may, from time.
	reet of division	in Secti	West 20 fee Block 24 in On 31, Town: Principal N	Rogers P	ark, a -uo-	-	500
						14,	
	TOGETHER with a ling and during all suc and all apparatus, equipments, foor covering tracked thereto or no assigns shall be consider TO HAVE AND TO forth. This trust deed	all improvenents, the times as Mortgainment or articles or centrally contings, inador beds, a st. and it is agreed as constituting OHOLD the premit consists of two	now or hereafter therefoled), and ventilation whites, stoves and wate that all similar apparatus part of the real estate, see unto the said Trustee o pages. The covena	latures, and appuretto (which are print) or thereon us including (with the theaters, All of the equipment or art, its successors and this, conditions.	rtenances thereto belo ledged primarily and o ed to supply hear, gas out restricting the for se foregoing are declar- icles hereafter placed if I assigns, forever, for t and provisions ap	onging, and all rents, is use and in a parity with said rease state air conditioning, water, light agold on the parity of said real estate to be a part of said real estate by the morrigage he purposes, and upon the user opegaring on page 2 (the rending on the Mortgagor,	of secondarily). power refrigeration es, sto is doors and e whe ac', hysically is all accessors or and true she cin set everse side A' tl is ils successor ar'.
	in Witness Whereof said strested by its Assistant Board of	Secretary on the	day and year first above	written, pursuant	to authority given by — of said cornoration.	Preside to be signed by its-Assistant V resolutions duly passed by the	ice-President and
'		provide that the r President	ote herein described ma	_	RAPHIC HOUS		t or by
		ن ا <u>ج</u>			Preside	hen & - Yolus	-Vive Drosidons
0) <u>C</u>			ATTEST:	anny fatelle	<u>ک</u>
S	TATE OF ILLINOIS	\(\frac{\chi_{\text{s}}}{\chi_{\text{s}}}\)	SS. I,		i L. Pyka	State aforesaid, DO HEREBY	LERTIFY THAT
-	Ste	phen J.	Paluch	икжжжжы	Kof theGRAP	HIC HOUSE, INC	-
(mus.	Minimum	of said Company, Assistant Vice Pre- signed and delivere the tigs and purpos justodian of the co	personally known to me nident and Assistant Sect d the said instrument as ess therein set forth; and orporate seal of said Con e and voluntary act and a	to be the same po etary, respectively their own free an the said Assistant S many, did affix th	rsons whose names are appeared before me d voluntary act and as eccetary then and ther e corporate seal of sai ntary act of said Comp	subscribed to the foregoing in this day, in person and acknow the free and voluntary act of sa e acknowledged that said Assist d Company to said instrument any, for the uses and purposes	nixansSecretary strument as such ledged that they id Company, for ant Secretary as as said Assistant therein set forth.
MIIIII S	uarial seal BL		GIVEN under my h	and And Notarial S	cal this 28th	day of February No	, 19 /5 TARY PUBLIC

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	Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (The Reverse Side of This Trust Deed): 1. Mortgager 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) Acep-said premises in gond condition and repair, without waste, and free from mechanics or other liens or claims for her not expressly
	subordinated to the heatherent. (3) pay when due any indebtedness which may be secured by a life for charge on the premises superior to the near neterior, and upon request exhibit satisfactory evidence of the dipcharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now, or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and theuse thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance. 2. Mortgagor shall pay before any peralty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagor may desire to contest.
	3. Mortgagor 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 the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the more, under insurance policies payable, in case of loss or damage, to Trustee for the benefit 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 all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days frot or to the respective dates of expiration.
	4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perfurm any act hereinbefore required of M rigagor in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encombrances, an can purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture. Set year premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in control or control or control or trustee or the holders of the note to protect the mortgaged premises and the lie hereof plus reasy-mable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much add on all indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per anc mi, function of Trustee or holders of the note shall never be considered as wiver of any right accruing to them on account of any default
	forcum or or the part of Mortgagor. 5. " or " or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, steemed for estimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of a vet. " ossessment, sale, forfeiture, tax hen or title or claim thereof. 6. Mortgagor " all "ay each trem of undebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the "ote," and without notice to Mortgagor, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed shall, notwithstanding anything in the note or in the Trust Deed shall, notwithstanding any thing in the note of the holders of the note of the Mortgagor Deed Trust Deed shall, notwithstanding any thing in the note of the Mortgagor Deed Trust Deed shall, notwithstanding any thing in the note of the Mortgagor Deed Trust Deed shall, notwithstanding any thing in the note of the Mortgagor Deed Trust Deed shall, notwithstanding any thing the note of the Mortgagor Deed Trust Deed shall not the note of the Mortgagor Deed Trust Deed shall not the note of the Mortgagor Deed Trust Deed shall not the note of the Mortgagor Deed Trust
	"Twice the line indebtes sees neithy secured shall become due whether by acceleration or otherwise, indices of the more or Trustee shall have the right to forcelose the line hereof, the expenditures and expenses which may be pall or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appraiser's fees, notlays for documentary and appear evidence, stenographers' charges, publication costs and costs (which may be extinated as to terms to be expended after entry of the decree) of procur ing a low abstracts of title, title searches and examinates, title instance policies. Touriers certificates, and similar data and assurances with respect to title. To ce or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pur mant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereous at the rate of seven per earn question, who is paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to whic either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereal after accrual of such right to foreclose whether or not actually commenced.
	8. The proceeds of any foreclosure sale of the proceedings, including and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including a uch items as are mentioned in the preceding paragraph hereof; excound, all other items which under the terms hereof, constitute secured indebte hereof, a ditional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest, remaining unpaid on the note; fourth, any substitute secured in the filling of a bill to foreclose shis trust deed, the court in which such bills filled may appoint a freceiver of said premises. Such appointment may be made either before or after sale, w hout new though the solvency or insolvency of Mortgagor at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupiled as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall be then occupiled as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall be then occupiled as a did premises during the
	pendency of such foreclosure suit and, in case of a sair and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagor, except for the inter-air and such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for he pattection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the celection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the celection, possession, control, management and operation of the premises of the may authorize the celection, possession, control, management and operation of the premises of the independent of the line of the premises of the said period. The management and operation of the which may be or become superior to the lien hereof or of such decree, provided such application is made price to or-closure sales (2) the deficiency in case of a sale and efficiency. 10. No action for the enforcement of the lien or of any provision hereof shall each of year 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 inspect the premises at a remainded of the premises at a remainded of the premise of the holders of the note shall have the right to inspect the premises at a remainded of the provided for that
	purpose. 12. Trustee has no duty to examine the title, location, existence or condition of the pem'es, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signaturies on the note or trust deed, nor shall Trustee by "ongated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or on-assions here: "re, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to , befor exercising any power herein given. 13. Trustee shall release this trust deed and the lien thereof by proper unstrument upon permentation of satis actory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and a the request of any person who shall, either before or after maintry thereof, produce and exhibit to Trustee the note representing that all indebtedness hereby scare. In sheen paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee as a secept as the note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee hereunder or whis to est owns in substance with the description herein designated after a sixth most herein described any note which uniquing trustee and it has never placed its identification number to the note described herein, it may accept as the note herein described any note which may be presented and which curforms in substance with the description herein contained of the note and "which curforms in substance with the description herein designated after a state note herein described any note which may be presented and which curforms in substance with the description herein contained of the note and "which curforts to be executed on the note described herein, it may accept as the not
	behalf of the corporation herein designated as maker thereof. 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this "ostrument shall have been recorded or filed, in case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the counter of which the premises are situated shall be Successor in Trust, Any Successor in Trust hereunder shall have the identical title, powers and authority as in he can given Trustee, and any Trustee or successor shall be entitled to resonable compensation for all acts performed fereunder. 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons claiming under or though, fortgagor, and the word "Mortgagor" when used herein shall include all such persons, and all persons lable for the payment of the indebtedness or any part the reof, whether or not such persons thall have executed the note or this Trust Deed. The word "mote" when used in this instrument shall be construed to mee, "mees" when
	more than one note is used. 16. The mottgagor hereby suives any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, or its on behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagor, acquiring any interest in or title to the premises stock tent to the date of this trust deed.
•	This document prepared by: David B. Berger, 1 N. LaSalle St., Chicago, Illinois.
	IMPORTANT Identification No
	THE NOTE SECURED BY THIS TRUST DEED SHOULD E IDENTIFIED BY Chicago Title and Trust Company EFORE THE TRUST DEED IS FILED FOR RECORD. CHICAGO TITLE AND TRUST COMPANY, Trustee. BY COMPANY, BY COMPANY, BY COMPANY, BY COMPANY, COMPANY, COMPANY, Trustee.
٢	Clicago Title & Trust Co. 111 W. Washington Clicago III. 9-049 BOS W. Greankat Ava.
	L Attn L Norris PLACE IN RECORDER'S OFFICE BOX NUMBER 533
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