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597148

TRUST DEED! CHAP -D TO CERT

23 373 025

THE ABOVE SPACE FOR RECORDER'S USE ONLY

December 23, THIS INDENTURE, ma e

1975 , between

DANIEL A. VILLARREAL, a bachelor

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

an Illinois corporation doing business in Chango, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are just y indebted to the legal holder or holders of the Instalment Note hereinafter described, evidenced by one certain Instalment Note of the Fortagers of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the surgagors promise to pay the said principal sum and interest n the valence of principal remaining from time to time unpaid at the rate per out per annum in instalments (including principal and interest) as follows: January 1, 1976 Seven and one-half from

payment of principal and interest, if not sooner paid, shall be due on the First day of December 19 78.

All such payments on account of the indebtedness evidenced 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 instalment unless paid when due shall bear interest at the rate of Nine per annum, and all of said principal at company in Chicago Illinoi appoint, and in absence of such appointment, then at the office of per annum, and all of said principal and interest wing, and payable at such banking house or trust i Cago

Illinois, as the holders of the note may, from time to time, in writing in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and sate, interior is a secondance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained. It is shortly advantaged to be performed, and also in consideration of the sum of One Dollae in hand paid, the receipte whereof is thereby acknowledged, do by these rises; as CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their extate, upth, title and interest if cerior, satuate, lying and being in the COUNTY OF COUNTY OF COUNTY OF AND STATE OF ILLINOIS,

Lot 23 in Block 14 in Cope and McKinnons 63 rd Street and Sacramento downer Sub. of the East 1/2 of the SW 1/4 of Sect 13, Townsup 38 N. Range 13 Parl of the 3 rd. P.M.

which, with the property hereinafter described, it TOGETHER with all improvements, seneme long and during all such times as Moregagors mad all apparatus, equipment or articles now of (whether single units or centrally controlled), windows, floor coverings, insado: beds, awnings,

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 heres.

CCESSOTS WITE	and a	signs. se band		nd seat	of Morten	nors the day	and vare fi	- Roya suris	.m /	· nn	
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Ų	1		} ss.	a Notary						EREBY CERTI	FY THAT
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Page  HB-COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO  Mortgager's Mail (1) promptly repair, restore or rebuild any buildings or is destroyed; (2) levey said premises in good condition and repair, without we destroyed; (3) levey said premises in good condition and repair, without we destroyed; (3) level said premises in good condition and repair, without we require training to help hereof; (3) pay when due any indebudness which hasy be required exhibit salivateury evidence of the discharge of such prior lien to  ny groundings gave or at any time in process of receituin upon and prem	🛥 nerosan - managira ng kapit nang ng mga sagaran naga kata isi Pasatsia ng Lata dakadan ngi 😝 Malikatia ning
Martgagets Majl (1) promptly repair, restore or rebuild any buildings or is lestroyed; (2) hery said premises in good condition and repair, without w majed 16-the lien hereof; (3) pay when due any indebtuduess which may b	O ON PAGE I (THE REVERSE SIDE OF THIS TRUST DEED)
The premates again to see increase to premate a macernal accurations in a fluorizaguers shall gay before any penalty attaches all general cases, and shall ther obargos algainst the premises when due, and shall, upon written request or default hirronofer Murzaguers shall pay in till under protest, in the mon	growments town or herefore on the premises which may become demaged raste, and free from mechanic's or other hem extains fur hen not expressly secured by a lion or charge on the premises superior on the lien hereof, and Trustee or to holders of the note; (4) complete within a reasonable time only insect [5] complety with all requirements of law or municipal ordinance, with alp remises except as required by law or municipal ordinance. If the property of the p
Morganized shall keep all buildings and improvements now or hereafter at some sindle policies providing for payment by the insurance companies of it, yet full five indebtedness secured nevely, all in companies satisfactory to le, to Trustee for the benefit of the helders of the nest, such rights to be or deliver all guide ios, including additional and renewal publices, to helders	ituated on said graminos insured against loss or damage by fire, lightning or moneys sufficient either to pay the cost of replacing or repairing the same or the hilders of the note; under insurance polices payable, in case of issue videnced by the standard mortgage clause to be attached to each policy, and of the note, and in case of insurance about to rapier, shall deliver renewal
In case of default freevin, Trustee or the holders of the note may, but against an any form and mainter devined expedient, and may, but need not, r. and purchase, discharge, compositing or suttle any tax lien or other pring and premises or contrex any tax or assessment. All moneys paid for ection therewith, including attorneys fees, and any other moneys advanced or hereof, plus reasonable compensation to Truster for each matter can until indebtedness secured hereby and shall become immediately due and pound indebtedness secured hereby and shall become immediately due and pound.	need not, make any payment or perform any act hereinbefore required of make full or partial payments of principal or interest on prior excumbrances, fur lien or title or claim thereof, or redeem from any tax sale or forfeiture any of the purposes herein subtoried and all expenses paid or incurred in by Trustes or the holders of the note to protect the mortgaged premises and forcering which action herein authorized may be taken, shall be so much ayable without notice and with interest thereon at the rate of
holders of the tate, without notice to Moraggors, all unpaid indebte this Trust Deed to the cor rary, become due and payable (a) immediately st on the note, or (c) W or sefault shall occur and continue for three	eent hereby authorized relating to takes or assessments, may do so according without inquiry into the accuracy of such bill, statement or estimate or into f.  wincipal and interest, when due according to the terms hereof. At the option dress secured by this Trust Deed shall, notwinkstanding anything in the note in the case of default in making payment of any instalment of principal or days in the performance of any other agreement of the Mortgagors herein
When the indebtedness ' reby secured shall become due whether by acce- tive the lien hereof. In any ' reclose the lien hereof, there shall be ditutes and expenses which me ' and or incurred by or on behalf of T outlays for documentary and o. oer, evionce, stanographers' charges, publ mitry of the decree) of procuring an 'n ob-tracts of title, title exarches an entrances with respect to title as Tr. stee', holders of the note may deem	eleration or otherwise, holders of the note or Trustoe shall have the right to allowed and included as additional indebtedness in the decree for sale all rustee or holders of the note for attorneys free. Trustee's fees, appealser's lication costs and costs (which may be estimated as to stems to be expended of examinations, title insurance policies. Tomens certificates, and similar data to be reasonably necessary either to prosecute such suit or to evidence to of the itlie to or the value of the premises. All expenditures and expenses of becefiness secured hereby and immediately due and payable, with interest sate or holders of the note in connection with (a) any proceeding, including either as plaintiff, claimant or defendant, by reason of this trust deed or any suit for the foreclosure hereof after accural of such right to foreclose hereatened saist or proceeding which might affect the premises or the security
	and applied in the following order of priority: First, on account of all costs are mentioned in the preceding paragraph hereof, second, all other items to evidenced by the note, with interest thereon as herein provided; third, all Morgagors, their heirs, legal representatives or assigns, as their rights may
ation for such receiver and without regard to the then value of the pre- ise cherunder may be appuinted as such teceiver. Such receiver such a ncy of such foreclosure suit and, in case of a sale and a deficiency, durf gt is a during any further times when Mortgagors, except for the interven- is other powers which may be necessary or are usual in such cases for the the whole of said period. The Court from time to time may sutherise the it his whole becomes secured hereby, or by any decree foreclosing this true.  The intubbedness secured hereby, or by any decree foreclosing this true. No action for the enforcement of the time of any previous hereby interposing same in an action at law upon the note hereby secured.  Trustee or the holders of the note shall have the right to instead the	the court in which such bill is filed may appoint a receiver of said premises without regard to the solvency or insolvency of Morragapors at the time of ear or whether the same shall be then occupied as a homestead or not and the rower to collect the rents, issues and profits of said premised during the full tastutory period of redemption, whether there he redemption or not, of ach receiver, would be entitled to collect such rents, issues and profits, point, on, possession, control, management and operation of the premises vice we to apply the net income in his hands in paymont in whole or in part is de d, or any profits assessment or other lien which may be on become riur to for nours sale (2) the deficiency in case of a sale and deficiency in cool and available to the remises at a
induct or that of the agents or employees of Trustee, and it may require ind in trustee shall release this trust deed and the lien thereof by proper instrum in trust deed has been fully paid; and Trustee may execute and deliver a maturity thereof, produce and exhibit to Trustee the note, representing emay accept as true without inquiry. Where a release is requested of bed any note which bears an identification number purporting to be place exception herein contained of the note and which purports to be executed in the property of the property of the property of the property of the product of the note and which purports to be executed in the property of the property of the product of the	ion of the premises. A 2 inquire into the validity of the signatures or the shall Trustee be usuly and to record this trust deed or to exercise any power by acts or ormissions, etce; der, except in case of its own grown englighence or termities satisfactory. Be exercising any power herein given, ment upon presentation of staff story evidence that ill indebtadness secured release hereof to and at the recess of any person who shall, either before or a staff or the staff of the conforms in substance with by the person herein designate? A commanders the reoff and where the release of the staff of the
Truste may result by instrument in writing filed in the office of the fragrand of the result of the	e Recorder or Registrar of Titles in which this in arument shall have becomes, the then Recorder of Deeds of the countries—which the premises as the identical title, powers and authority as are are agreen Trustee, and an ormed hereunder.  I upon Mortgagors and all persons claiming under our troy. Mertgagors, an all persons inable for the payment of the indebtedness or are part thereo. The word "note" when used in this instrument shall be consisted to mea
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JAN 27 3 06 PM 172	*23373025
IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BY Chicago Title and Trust Company FORE THE TRUST DEED IS FILED FOR RECORD.	Identification No.  CHICAGO TITLE AND TRUST COMPANY, Frustee  By
THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BY Chicago Title and Trust Company	Identification No.

END OF RECORDED DOCUMENTS