UNOFFICIAL COPY



TRUST DEED

THIS THOUGH OUT WAT PPERAND BY Jill Igaravidez
PARK HOWNERS AVE.
CHICAGO, TOLERIDES COGES

24 401 763

177

	CTTC 7	THE AB	OVE SPACE F	OR RECORDER'S U	JSE ONLY	1
THIS INDENT JRF, rade	April 1,	1978	, between	RONALD F.	GROSSMAN AND)
RUTH G. GROSS AN HI	S WIFE PARK NATION	JAI, BANK OF	CHTCAGO	a National F	Banking Asso	ciation
herein referred to as "Mo.tg Chicago, Illinois, herein referr THAT, WHEREAS the Mo.	gors, and Gine AGO-11 Lto as TRUSTEE, with	esseth:	1 COMPANY	, an minois corpo	ration doing busin	ness in
legal holder or holders being l	r reir referred to as Hold	ers of the Note,	in the princip	al sum of		-
TWENTY THOUSAND AND evidenced by one certain Ins		ortgagors of ever	n date herew	ith, made payable		ollars, R OF
and delivered, in and by from — April 1, 1978 of — 8 —— per cent pe	which said Note the one on the balar annum in instalm. onts (i	Mortgagors pro- ice of principal reluding principal	nise to pay remaining i il and interest	the said princi from time to time as follows: O	pal sum and in ne unpaid at the ne Thousand	terest e rate and
no/100 plus Interes of July 19.78, the 1st day of each ar the 1st day of each ar the 1st day of each ar the interest, if not sooner account of the indebtedness remainder to principal; provi of 10 per annum company in Chicag in writing appoint, and in abse	and One Thousand and every thereafter baid, shall be due on the evidenced by said note the ded that the principal of and all of said principal of the evidence of the every there evidence of the evidence of	o be first apply f each instalment oal and interst Illino	t u iless paid being made p s, as the hold	rest	ncipal balance an ear interest at the canking house or cay, from time to	re on neipal its on id the e rate trust
in said City, NOW, THEREFORE, the Mort terms, provisions and limitations of to be performed, and also in cons- presents CONVEY and WARRANI title and interest therein, Lot 9 in Shimanek 1 to 14 inclusive Township 42 North County, Illinois.	's Resubdivision in Block 9 in Wi , Range 13, East	of Unit No. lmette Lara	2, being mie Subdi	Resubdivi	sion of Lots section 31,	th the gagors these right.
1978 APR	13 PM 2 26	S OF DIESS		The Control of the Co	Thy H. G	21.1.4
	APR-13-78	13775	5 244	01763 A	— REC 🔿	10,00
which, with the property hereinafte TOGETHER with all improvem thereof for so long and during all setate and not secondarily) and a conditioning, water, light, power, reforegoing), screens, window shades foregoing are declared to be a part equipment or articles hereafter place the real estate.	uch times as Mortgagors may ll apparatus, equipment or frigeration (whether single) , storm doors and windows of said real estate whether ad is the considerable thems	y be entitled theret articles now or l units or centrally ed , floor coverings, physically attached	o (which are ple nereafter therei ontrolled), and inador beds, av I thereto or no	edged primarily and on or thereon used bentilation, including vnings, stoves and v t, and it is agreed to	on a parity with said to supply heat, gas g (without restricting water heaters. All of nat all similar appara-	s, air g the f the atus,
TO HAVE AND TO HOLD the trust lens said rights and benefits the Mortgage This trust deed consists of this trust deed on sists of this trust deed on sists of this trust deed) are incorporate	wo pages. The covenants	s, conditions and	provisions at	pearing on page	2 (the reverse side	e of
successors and assigns. WITNESS the hand _B _ ar	nd seal <u>s </u>	ors the day and y				
······································	[S	EAL I AM		Grossman)	SEA	ալ 😫
	[Si	ealj <u>Au</u>	5 G. Gey	(SMUNU roseman)	[SEA	IL J
STATE OF ILLINOIS.		ldine R. Sc	Lbor -			-
Sunta DIII Fromk	a Notary Public in and f THATRONALD			he State aforesaid, I H. G. GROSSMA		IFY 🚉
207 Storegoing	personally known to me instrument, appeared bysigned, s	to be the same per l before me caled and delivere	son <u>s —</u> who		subscribed to acknowledged	that
	act, for the uses and purpose on under my hand and Nota	/	_ 1st_—	dayot — April	L1 19 7 8	
The second secon		Se_	din	8.100	Notary Pul	_
Jotarial Seal				-17:000	- Rotary Put	e
orm 807 Trust Deed — Individual M R. 11/75	ortgagor Secures One Inst	almen#Note with 1 Page 1	nterest Include	d in Payment.		

Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hearder on the premises which may or claims for len not expersely subordinated to the lice hereof. (c) Pay when due any indebtedness which may be secured by a line or change on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the dischage of such prior lien to Trustee or to the premises of the composition of the premises of the composition of the premises of the composition of law or municipal ordinance.

Promises of the composition is and premises when the premises when due, and shall, upon written request, furnish of Trustee or to material alterations in said premises such premises when due, and shall, upon written request, furnish of Trustees or to holders of the note duplicate receipits therefor. To prevent default hereunder Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises instead or to holders of the note duplicate trecipits therefor. To prevent default hereunder Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises loss of the most excured hereby, all mortgagors shall keep all buildings and improvements now or hereafter situated on said premises loss and the said improvements are secured hereby, all mortgagors shall keep for the note under the said of the provider of the provider of the benefit of the holders of the note, such rights to be evidenced by the shadard mortgage datuse to be attacliced to each policy, and shall either renewal per is a state set than the days perior to the respective dates of exploitation, and, and in each of the contract of the contract of the said therein, Trustee or the holders of the note may, but not any the said to the contract of the note and the line hereof.

4. In sac of sefault therein, Trustee or the holders of the note may, but note that the

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER THE INSTALMENT NOTE SECURED BY THIS
TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE

MAIL TO:

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

PLACE IN RECORDER'S OFFICE BOX NUMBER _

END OF RECORDED DOCUMENT