UNOFFICIAL COPY

CHARGE TO CERT



TRUST DEED

- Claren ا تصنفته

| 1,70 | 031 1 | | | | | | | marchey, | 1.00-00 | ,,0 |
|--|---|---|--|--|--|--|--|---|--|--------------|
| 63 | 26313 | COOK CO | UNTY, ILLINOIS | , | 24 | 423 5 | 57 i | RECORDER OF | DEEDS | |
| CL-C MBU! | | FILED | FOR RECORD 8 '78 12 40 | | | | • | * 2 4 4 2 | 3571 | |
| THIS INDENTURE, made | le A | April 1 | | | hatwaan | Michael | | | | |
| herein referred to as "Mo Illinois, herein referred to THAT, WHEREAS the M legal holder or holders be | o as TRUST Aortgagors a | EE, witness are justly in | seth: debted to the lega | ıl holder or | holders of th | e Instalmen | t Note he | _ | | 7 |
| Seventeen Thouse with red by one certain B and K Wichman and d'livered, in and by w | Instalment D.P.M | Note of the | Mortgagors of eve | | | | | | −Dollars, KK | |
| or more a 'me1s **MOKHSYNKY MS' J. YMY **XXXXXX XX. XX XX interest from fate cent per annum; each of and all of said or pincipals | XXXXXXX XXXXXXX and instalm | XXXXXXX XXXXXXXX O ents of prin | MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX | XXXXXXX | XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX | なXXXXXXXX XXXXXXXX ne unpaid a trate of | KXXXXXX XXXXXX t the rate 18.5 | NEW WXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX | XMXXXM XXXXMMX per rannum | |
| and all of said principal a **Bibars*, as the holders of of B. and K. NOW, THEREFORE, the provisions and limitations of and also in consideration of WARRANT unto the Trustee lying and being in the Cit- to wit: A parcel of | Wich al Mortga ors | n 117 to secure the | East Cente | er Stre | et sum of mone | y and said in | terest in ac | in sacordance with t | aid City, | |
| the south line block 23 in can 14, east of the northeasterly o east line of no lot 40 extended said parcel bei corner of said said tract, 113 | of said al trus third f and a rth Lar east, ng desc tract, | d 4. av. d 10t 4 stees principal crabee all in cribed thence et to t | o extended to be considered to the constant of | t of last, and see an, all through the see the | ots 16 all in ction 3 so all gh 45, e south bdivisi mencing along t nning; | through W.E.Do J. town of the bounded by the on of h at the he nort | n 21 1 oggett nship vacat I on t sout olock sout h eas | ying nor 's sibdi 40 north ed alley he west h line o 23, afor h easter terly li hence no | th of vision of rang y lying by the of said resaid, ly ine of orth | e |
| westerly along a pendicular to the easterly paralle easterly perpendicular to the place of | ne nort el to t dicular beginn | h east he nor to the ing, i | erly line th easterl e north ea n Cook Cou | of 21 y line sterly nty, I | d tract r said line of line is | , 64.00 d tract f said • | feet ,21.7 tract | ; thence 5; thenc , 64.00 | south e nort feet | h |
| which, with the property herei TOGETHER with all impre so long and during all such ti secondarily), and all apparatus refrigeration (whether single u doors and windows, floor cow whether physically attached ti mortgagors or their successors or TO HAVE AND TO HOLD set forth, free from all rights a the Mortgagors do hereby expre | mes as Morty, equipment, equipment on the central erings, inado hereto or not assigns shall the premises and benefits a | gagors may to articles no articles no ally controlled beds, awnit, and it is a local be consider unto the said under and by | ments, fixtures, and be entitled thereto low or hereafter there d), and ventilation, in ngs, stoves and wate greed that all simils ed as constituting pa Trustee, its successor | appurtenant (which are p in or thereo including (wi er heaters. A ir apparatus, rt of the real ors and assign | n used to supp thout restriction ill of the foregonest or estate. | ify r id on a play and all ally and gos, a light in foregooin, are declar articles here. | parity with ir condition ing), screen to be a after placed | es and profits the said real estate ning, water, light s, window shade a part of said re d in the premise | and not t, power, es, storm al estate is by the | 11 |
| This trust deed consists deed) are incorporated here assigns. | | | | | | | | | | |
| WITNESS the hand | _ and seal . | of M | ortgagors the day | and year fi | rst above wri | tten. Wulik | man | 1900 | SEAL] | |
| | | | [SEAL] | - | 7 / 11 | | | 10- | SEAL] | |
| STATE OF ILLINOIS, County of COOK | | otary Public | ENDA D. in and for and residin IAEL H. WI | | unty, in the St | ate aforesaid, | DO HERE | BY CERTIFY T | HAT | ્ર |
| OF D. Mo | | | known to me to b | | | whose name | | subscribed | to the | , |
| B V S S S S S S S S S S S S S S S S S S | signed, sea purposes th | led and deli- erein set fort | | rument as _ | / | | | act, for the u | | ל לאן. |
| Notarial 6/44 | F Given u | nder my hand | d and Notarial Scal tl | his <u>2 </u> | De Calendario | y of | 713. 1981 | Notary Public | | |

Note w

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

1. Mortigagors shall (3) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly "ubordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises every as required by law or

the lies hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lies to Trustee or to holders of the note; (d) complete within a reasonable time any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alerations in said premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alerations in said premises except as required by law or municipal ordinances. When the process are considered to the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent 'edential hercurled' hortigagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fine lightning or written and the process of the process of the note; and the law have its loans to insure of) under losted providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the holders of the note, under insurance policies, spayable, in case of loss or damage, to Trustee for the holders of the note, under insurance policies, spayable, in case of loss or damage, to Trustee for the holders of the note, under insurance policies, spayable, in case of loss or damage, to Trustee for the holders of the note may be a subject to the providers of the note insurance about to expire, shall deliver renewal policies not less than the days prior to the companies of the note of the note may, but need not, make any payment or perform any act hereinbefore required to Mortgagors all may and purchases of such as a subject of the note hereofy and the note of the note here

third, all principal and interest remaining unaid in the note; fourtin, any overpius to mortgagors, uncut neurs, regai representatives or assigns, as a local against any appear.

9. Upon, or at any time after the filing of object to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without.

2. at 10 the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as a ..., receiver. Such receiver shall be power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in c see of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when \(^1\)..., agoing, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necess ry or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. He Co.r.f from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (a) The indebtedness see red hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or other lien which may be or become superior to the lien hereor or such decree, provided such application is made prior to foreclosure sale; (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision of the party interposing same in an action at law upon the note hereby secured

inegligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upo more requested any person who shall, either before or after maturity thereof, produce and exhibit to Trustee may execute and deliver a release here of to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as the exhibit to Trustee the note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as the without inquiry. Where a release is requested 0, a received on the secure of the representation trustee may accept as the makers thereof; and where the release is requested of the original trustee and it has never placed its idea [15], ion number on the note described herein, it may accept as the genutine note herein described in many note which may be presented and which onforms. In which the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filled in the office of the Recorder of Registrar of The signature of the resignation, inability or refusal to act of Trustee, the then Recorder of Dest of the county in which the premises are situated shall be Successor in Trust, Any Successor in Trust hereunder shall have the identical title, powers at a aut will use an account of the indebted and all provisions hereof, shall extend to and be binding upon Mortagors and all persons shall have executed the note or this Trust Deed and all provisions hereof, shall include all such persons and all persons shall have executed the note or this Trust Deed and this instrument in writing filled in note or the undertaken the provisions

| IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. THIS HISTRUMENT WAS PROPAGED BY: | Identification No. 626313 CHICAGO TITLE AND TRUST COMP Y, Trustee. Assistant Secretary Assistant Vice President |
|--|---|
| MAIL TO: Lawrence to mar 1000. Montol Sunk 205 Loucago III. PLACE IN RECORDER'S OFFICE BOX NUMBER | FOR RECORDERS'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE |

END OF RECORDED DOCUMEN