



TRUST DEED FALL FORREGOED 24 634 929

SEP 20 10 37 AH '78

dice we fire in the RECORDER OF DEEDS ~24634929

633912

CTTC 15

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS IND' TURE, made March 9, Lacetto M. Palka, his wife

1978, between Robert J. Palka, and of 3531 °. Paulina Chicago, Illinois 60609

herein referred 's a: "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illin as brief referred to as TRUSTEE, witnesseth:
THAT, WHEREAS the Aortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said

evidenced by one certain 1. str. ment Note of the Mortgagors of even date herewith, made payable as stated therein and delivered in and by which said Note the Mortgagors promise to pay the sum of \$ 6,1111,00— including interest in instalments as stated in said Instalment Note, with mortgagors promise to pay the sum of \$ 6,1111,00— including interest in instalments as stated in said Instalment Note, with mortgagors to set acceptance of the said sum of money in accordance with the terms of the above referenced Instalment Note and with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors the performed; (2) any additional advances made by the Holders of the Note to the Mortgagors or their successors in title, prior to the sance, ation of this mortgage, and the payment of any subsequent Note evidencing the same, in accordance with the terms thereof; provided, owere, that this Indenture shall not at any time secure outstanding principal obligations for more than fifty thousand dollars (\$50,000.00, olus advances that may be made for the protection of the security as herein contained; it is the intention hereof to secure the payment of the total may be made for the Holders of the Note within the limits prescribed between the entire amount shall have been advected at the Mortgagors at the determined the terms to be the total restrict the statement of the total restriction. in accordance with the terms unercon, promore than fifty thousand dollars (\$50,000.00, plus of vances that may be made to the Holders of the Northeant fifty thousand dollars (\$50,000.00, plus of vances that may be made to the Holders of the Northeant of the total the first the intention hereof to secure the payment of the total mode of the Mortgagors at the date hereof or at a later date have been paid in part and future advances thereafter may; at such future advances so made shall be liens Indenture equally and to the same extent as the amount ori inall a vanced on the security of this Indenture, such future advances shall be liens on the property herein dea...or as of the date hereof; and also in consideration hand paid, the receipt whereof is hereby acknowledged, do by at a presents CONVEY and WARRANT unto assigns, the following described Real Estate and all of their state, ribt, title and interest therein situ the City of Chicago

COUNTY OF Cock AND S therein situate, lying ar AND STATE OF ILLINOIS, to wit:

Lot 18 in subdivision of Block 2 of Block 2. in Canal Trustee's subdivision of the East 1/2 of Section 31, Township 39 North Least of the Third Principal Meridian, Illinois Clothis

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and prouvements thereof for so long and during all such times as Mortgagors may be entitled thereto (wich are piedged primarily and on a parity with said cat estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, at conditioning, water, light, power, refrigeration (whether single units or centrally contled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

this trust deed) are in	nsists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of corporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,
successors and assigns. WITNESS the hand	s and seal of Mortgagors the day and year first above written.
	[SEAL] Kobert Talka [SEAL]
	(SEAL) Novetta M. Palka (SEAL)
STATE OF ILLINOIS,	I, James E. Balsewich
County of Will	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Robert J. Palka and Loretta M. Palka, his wife
Notarial Scal	who are personally known to me to be the same person some some some subscribed to the foregoing instrument, appeared before me this day in person and exhausticity, that they signed, sealed and delivered the said Instrument as the voluntary act, for the uses and purposes therein set forth. Given under my hand and Notarial Scal this 9th day of Marchine 19 10 10 10 10 10 10 10 10 10 10 10 10 10
F. 2037 Trust Deed - Ind	Ividual Mortgagor — Secures One Instalment Note with Interest Included In Payment

UNOFFICIAL COPY

Pa	ge 2
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRI 1. Mortgagors shall (a) promptly repair, restore or rebuild any become damaged or be destroyed; (b) keep said premises in good co or claims for tien not expressly subordinated to the lien hereof; (c) pay the premises superior to the lien hereof, and the premises superior to the lien hereof, and the notes of the note; (d) complete within a teatomate quaese within summises; (e) comply with all requirements of law or munically of the note; (d) complete within a teatomate quaese within a teatomate property of the note; (d) complete within a teatomate quaese within a teatomate property of the note; (d) complete within a teatomate property of the note; (d) complete within a teatomate property law or munically of the note; (d) complete within a teatomate property law or munically of the note; (d) complete when the property law or munically of the note; (d) complete within a service charges, and other charges against the premises when due, and supplied to the property of the notes of the required to the property of the notes of the service of the notes that the property of the notes of the notes that property of the notes of the notes of the notes of the notes of the note of the notes of the	buildings or improvements now or hereafter on the premises which may middlings or improvements now or hereafter on the premises which may middling or without waste, and free from mechanic's or other liens or when due any indebtedness which may be secured by a lien or charge on satisfactory evidence of the discharge of such prior lien to Trustee or to diding or buildings now or at any time in process of erection upon-said inhances with respect to the premises and the use thereof; (f) make no clean ordinance with respect to the premises and the use thereof; (f) make no clean ordinance with respect to the premises and the use thereof; (f) make no clean ordinance with respect to the premises and the use thereof; (f) make no clean ordinance with respect to the premises and the use thereof; (f) make no clean ordinance with respect to the premise and the use thereof; (f) make no clean ordinance with respect to the premise and the use thereof; (f) make no clean ordinance with respect to the premise and the use thereof; (f) make no clean ordinance with respect to the note in the manner provided by statute, any tax hereafter situated on said premises insured against loss or damage by fire, the premise and premises insured against loss or damage, to Trustee to the hoave its loan so insured) under policies providing for payment sot of replacing or repairing the same or to pay in full the indebtedness tee, under insurance policies payable, in case of loss or damage, to Trustee to by the strust gas clause to be attached to each policy, and shall ders of the note, and in case of insurance about to expire, shall deliver expiration. Led, when due according to the terms hereof. At the option of the holders ses secured by this Trust Deed shall, notwithstanding anything in the note diately, less uncarned charges, in the case of default in making payment of her by acceleration or otherwise, holders of the note or Trustee shall have thereof, there shall be allowed and included as additional indebtedness in rincurred by or on behalf
the publication of a superince of the filling of a shift to for sclose this said premises. Such appointment may be made el are be ore or aften Mortagors at the time of application for such rece, et and without no occupied as a homestead or not and the Trustee hered* in ye e a rents, issues and profits of said premises during the pend ncy of such receiver period of redemption, whether there be reden nin no intervention of such receiver, would be entitled to collect such as the susual in such cases for the protection, possession, control, mag my Court from time to time may authorize the receiver to app, the indebtedness secured hereby, or by any decree foreclosing this true of superior to the lien hereof or of such decree, provided such application deficiency. 8. No action for the enforcement of the lien or of any provisio wailable to the party interposing same in an action at law upon the not	stributed and applied in the following order of priority: First, on account luding all such items as are mentioned in the preceding paragraph hereof; red indebtedness additional to that evidenced by the note, with Interest unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal trust deed, the court in which such bill is filed may appoint a receiver of er sale, without notice, without regard to the solvency or insolvency of egard to the then value of the premises or whether the same shall be then ppointed as such receiver. Such receiver shall have power to collect the 1 foreclosure suit and, in case of a sale and a deficiency, during the full st, as well as during any further times when Mortgagors, except for the issues and profits, and all other powers which may be necessary or are at and operation of the premises during the whole of said period. The rect income in his hands in payment in whole or in part of: (a) The lead, or any tax, special assessment or other lien which may be or become n is mad-or prot to foreclosure sale; (b) the deficiency in case of a sale and n h reof st ill be subject to any defense which would not be good and e lix cby secured. Spect. ic. mises at all reasonable times and access thereto shall be
permitted for that purpose. 10. Trustee has no duty to examine the title, location, existence ignatures or the identity, capacity, or authority of the signatories on deed or to exercise any power herein given unless expressly obligated execpt in case of its own gross negligence or misconduct or that of astisfactory to it before exercising any power herein given. 11. Trustee shall release this trust deed and the lien thereof by ndebtedness secured by this trust deed and the lien thereof by ndebtedness secured by this trust deed has been fully paid; and Trust person who shall, either before or after maturity thereof, produce and recured has been paid, which representation Trustee may accept as treatment of the properties o	e or concitic, con the premises, or to inquire into the validity of the the note or trust deed, nor shall Trustee be obligated to record this trust by the terms ner of, nor be liable for any acts or omissions hereunder. I the agents or one be liable for any acts or omissions hereunder. I the agents or one of the agents of a successor trustee, and intended the agents of a successor trustee, and such that the agents of a successor trustee, and with the description herein contained of the original trustee and it has never by accept as the genuine note he in does hed any note which may be rein contained of the note and which purports to be executed by the of the Recorder or Registrar of Titles in the this instrument shall have on act of Trustee, the then Recorder of Dom's of the executed by the of the Recorder of Dom's of the contained of the note and which purports to be executed by the object of the agents o
This document prepared by: James E. Balsewich 6144 S. Pulaski Rd. Chicago, Ill. 60629	Co
IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND ENDER THE INSTALMENT NOTE SECURED BY THIS FRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE IND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST EDED IS FILED FOR RECORD. CHICAGO TITLE & TRUST COMPANY ATTN: IDENTIFICATION DEPARTMENT 111 WEST WASHINGTON STREET	Identification No. 633912 CHICAGO TITLE AND TRUST COMPANY, Trustee. By Assistant Secretary/Assistant Vice President FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 30 30

T T

7