UNOFFICIAL COPY

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	ST DEED	24	685	543	RECONDER AS	DESOS	
0469 18-28	987 24 278 2 as Pt.		THE ARC	OVE SPAC	#2468	5543	• •
THIS INDENT	URE, made September 22,		1978,		E FOR RECORDERS USE	ONLI	•
1	AARON GOLD and J	UDY G	OLD, 1	nis wi	fe	•	
	CHICAGO	her	ein referi	ed to as '	'Mortgagors," and		-
aid egal holder	CHICAGO cration doing business in Chicago, I AS the Mortgagors are justly indebte or holders being herein referred to E THOUSAND & NO/100 e certain Instalment Note of the Mo	llinois, he ed to the as Holde ortgagors	erein refe legal hold ers of the of even o	erred to as ler or hold Note, in (\$9 late herew	TRUSTEE, witnesseth: ders of the Instalment N the principal sum of - 95,000.00) vith, made payable to T	HE ORDER O	– – Dollai F BEARE
	and by which said Note the Mortg		ance of p	rincipal re	id principal sum and intermediate to the state of the sta	time unpaid at	the rate
ō	(\$86	•					
Dollars on the NO/100	· (\$86	£ 4.00)	19 7	8 and E	IGHT HUNDRED S		
payment of prince all such payment balance and the rate of 10 or trust company of such appointm	ILISE of each mont ipal and interest, i not sooner paid, is on account or it in lebtedness everemainder to principe; rovided that -1/2% per cent prannum, and in Chicago, Illi lois, er l'e hent, then at the office of XCIA	th shall be or ridenced be at the pri l all of sai nolders of	thereadue on the said not not not not the note the ATIONA	fter until e fir te shall be each instal al and int may, from	e first applied to interest alment unless paid whe erest being made payabl a time to time, in writing K OF CHICAGO,	etober t on the unpaid n due shall be le at such bank g appoint, and in	#220 d principa ar interesting hous in absence said City
NOW, THEREFOR limitations of this trust the sum of One Dollar and assigns, the following	RE, the Mortgagora to secure the payment of deed, and the performance of the covern its in hand paid, the receipt whereof is here, v s ng described Real Estate and all of their estate,	he said pri a d agreeme in wledged	incipal sum nts herein o , do by thes and interest	of money ar ontained, by e presents C therein, situ	nd said interest in accordance the Mortgagors to be perform ONVEY and WARRANT unto ate, lying and	with the terms, pred, and also in contact the Trustee, its st	rovisions an asideration of accessors an
being in the Cit to wit:	ty of Chicago		NTY OF	CO		AND STATE OF	
1/4 of the 25. Townshi	nd 36 in California St n of the North 1/2 of South West 1/4 (exce ip 41 North, Range 13 in Cook County, Illind	tne f pt the Fast	Vith	1/2 of	f the South Ea	st n	000
				(0)	6.		
					7	-	
which, with the property	hereinafter described, is referred to herein as t	.L. 75					
during all such times as equipment or articles not controlled), and ventilatic and water heaters. All of equipment or articles here	hereinsiter described, is referred to herein as I improvements, tenements, easements, fixtures Mortgagors may be entitled thereto (which are we retreather therein or thereon used to suppon, including (without restricting the foregoing are declared to be a part of said eafter placed in the premises by the mortgagors HOLD the premises unto the said Trustee, its enefits under and by virtue of the Homestead Jec.	s, and appure pledged probly heat, gas, b), screens, where the problem is a series of the problem is a series of the problem in the problem is a series of t	tenances the imarily and air conditi- sindow shad- whether phy	ereto belong on a parity oning, water, se, atorm doo sically attack usigns shall forever, for State of Illin	ing, and all ren., iss es and p with said real state a d not a light, power, iffigers on (who res and window floo er ling hed thereto or nu., and 'is ? be considered as cons (tut' 5 p the purposes, and upon ne' m ois, which said rights and 'me	profits thereof for a econdarily) and all ether single units of a s, inador beds, awa reed that all simila art of the real estat es and trusts herei- fits the Mortgagora	so long and l apparatus, or centrally or centrally or server r apparatus te. n set forth, do hereby
This trust deed trust deed) are inc successors and assig WITNESS the ha		are a pa	tions and rt hereof	provision and shal	s appearing on page 2.7. I be binding on the m	the everse side tg yors, the	e of this
(/A	word I	s the day	and year	T.	re written.		_
(AARON GO	HIDA -	(SEAL)	-7	(JUDX	GOLD)		. (SEAL)
STATE OF ILLINOIS,	D - 31	(SEAL)					(SEAL)
Salar Salar	i, Rae M	and residin	g in said C	ounty, in th	e State aforesaid, DO HEREI	BY CERTIFY THA	.T
COUNTY OF A COOK	are personally known to me	to be the	same person	s they	signed, scaled and delive set forth, including the release	ered the said Instr	ument es
y commission	GIVEN under my hand and Notarial	Seal this	19t	h	Octobe	r, A. 19. 19	78.
y commission	expires 11/29/80.			1	Vac Mil	Lask	

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

- 1. Mortgagors shall (1) promptly repair, restore or rebuild say buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good conditions and repair, without waste, and tree from nechanic's or other lieus or claims for lieu not expressly subordinated to the lieu hereof; (3) pay when date any inductions which may be secured by a lieu or charge on the premises superior to the lieu hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lieu to Trustee or to holders of the note; (4) complete whithin a reasonable time any building or buildings are we at any time in process of erection upon a great premise; (5) comply with all requirements of the or omnicipal ordinances with a reasonable intensity of the ordinances with a reasonable intensity of the ordinances with a restaurable of the premises to be diminished by reason of any action or inaction on the part of Mortgagors; (6) not suffer or cyristic and the contraction of the contractive such as of the discontinuance of or the holders of the note hereby secured (the "Nice") first obtained, (4) any discontinuance of or change in the use for which the premises were being used as of the date of this Trust. Deed, (6) the acquisition of any apparatus, fixtures or equipment used in the operation of the premises under any arrangement whereunder title thereto is not held by Mortgagora. Or contraction of the contractive and the contractive of the abstract of such corporation or or faw of the herefold interest in such turns.
- Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sower service charges, and other charges against the
 premises when due, and shall, upon written request, furnish to Trustee or to holders of the note deplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest,
 in the manor provided by statute, any tax or assessment which Mortgagors are decid to constitute.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against less or damage by fire, lightning or windstorm or similar casually (commonly now as fire and extended coverage insurance) and also insurance as shall be generally obtainable with espect to similar premises in the State of Illinois as the bolders of the Note shall require from time to time, all under policies (a) providing for payment by the insurance companies of monies undirective time to pay the cost of replacing or respising the same or to pay in full the indebtedness accurred hereby, (b) issued by companies satisfactory to the holders of the Note, (c) with proceeding the payment of the Note, and the payment of the Note of the Not
- 4. In case of default therein, Trustee or the holders of the Note may, but need not, make any symmot or perform any act hereinbefore required of Mortgagors is any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax is lien or other prior lies or tiltle or claim thereof, or redeem from any sa sale or forfeiture affecting said premises or contents. All monies paid for any of the purposes herein authorized and all expenses paids or incurred in connection therewith, including saturacy's feet, and any other monies advanced by Trustee or the holders of the Note to protect the mortgaged premises and the lies immediately due and payable without notice and with interest thereon at the rate specified in paragraph 18 hereof. Inaction of Trustee or holders of the Note shall never be consistent of as a water of Mortgagors.
- 5. The Trustee or the holders of the Note making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate precursed from the propriets public effice without inquiry into the accuracy of auth bill, statement or estimate or rate to the value of the conflict of the conflict or dain thereof.
- 5. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the Note, and without tee to Mortgagors, all unpaid indebtedness accured by this Trust Deed shall, notwithstanding saything in the note or in this Trust Deed to the contarry, become due and payable (a) immediately the case of default in making payaest of any instalment of principal or interest on the Note, or (b) when default is allo occur and continue for three days in the performance of any other agreement
- 7. When net debtedness hereby secured shall become due whether by acceleration or otherwise, holders of the Noise or Trustee shall have the right to foreclose the lien hereof, In any ani to foreclose the lien herees shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expense which may be paid or incurred by or on behalf or Trustee or holders (it Noise for attorneys fees, Trustee's fees, appraiser's fees, outpussed to documentary and expert evidence, stemographers' charges, publication costs and costs (which may be estimated as to its cost to expended after entry of the decree of procuring all such abstracts of title, title searchest and examinations, guarantee policies, Toreas occificates, and similar data an assurances with, aspect to title as Trustee 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 pursuant to such decree the true com?
- All expenses of erg r two curred by the frustee or the holders of the Note in connection with (4) any proceedings, including but not limited to probate and bankruptory proceedings to with the proceedings and the proceedings of the Note in connection with (4) any proceedings. Including but not limited to probate and bankruptory proceedings to with the proceedings and the proceedings are the proceedings of the proceedings are the proceedings. Including but not limited to probate and bankruptory proceedings to with the proceedings are the proceedings. Including but not limited to probate and bankruptory proceedings to with the proceedings are the proceedings. Including but not limited to probate and bankruptory proceedings are the proceedings. Including but not limited to probate and bankruptory proceedings are the proceedings. Including but not limited to probate and bankruptory proceedings.

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- 9. The proceed of any foreclous sale of so premises shall be distributed and applied in the following order of priority: First, on account of all costs and expense incident to the foreclous proceedings, including all such tiens at a venentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to the evidenced by the Note, with interest the no as herein provided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortgagors, their heirs, legal representative or assigns, as their rights may appear.
- 10. Upon, or a say time after the filing of bill. fareclose this trust deed, the court in which such a 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 then value of the premises of whether the same shall be then occupied as a homest of or i), and the Trustee hereunder may be appointed as and receiver. Such receiver shall have power to collect the ronts, issues and profit of the premises of the profit of redemption, whether there were the premise of the premises of the premises of the profit of redemption, or one, as well a during any further times when the other premises of the profit of the premises of the premises of the profit of the profit of the premises of the profit of the profit of the premises of the profit of the profit of the premises of the profit of the profit
- 11. No action for the enforcement of the lien or of any provis' a here; 'shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the Note.
- 12. Trustee and the holders of the Note shall have the right to spect the premises at all reasonable times and access thereto shall be permitted for that purpos
- 13. Trustee has no duty to examine the title, location, existence, or c addition of the premises, nor shall Trustee be obligated 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 of omisions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indennities satisfactory to it before exercising at, we extend given.
- 14. Trustee shall release this Trust Deed and the lien thereof by proper in true at upon presentation of satisfactory evidence that all indultedness secured by this Trust Deed has been fully patid; and Trustee may execute and deliver a release hereof to and at the representation that all indultedness hereby secured has been paid, which represents on rust e may accept as true without inquiry. Where a release is requested of a successor trustee, such that all indultedness hereby secured has been paid, which represents on rust e may accept as true without inquiry. Where a release is requested of a successor trustee, such that the second of the Notes and which purposes to be executed by the person of the second of the Notes and which purposes to be executed by the person of the second of the Notes and which purposes to be executed by the person care; is designed as the market by the person do the Notes and which purposes to be executed by the person care; is designed as makers thereof.
- 15. Trustes may resign by instrument in writing filed in the office of the Recorder of Titles : ** a pairs of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inshifty or reclused to cat of Trustee, the time Recorder of Deeds of the country to the premises are situated able be Successor in Trust. ANY Successor in Trust have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall __e__ titled to reasonable compensation for all acts performed hereunder.
- This Trust Deed and all provisions hereof, shall extend to and be hinding upon Mortagors and a person: Islaming under or through Mortagors, and the word "Mortagors" when used herein shall include all such persons and all persons liable for the payment of the indebtodess or any thereof, wh there or not such persons and all have executed the note or this Trust Deed.
- 17. For the purpose of providing regularly for the prompt payment of all taxes and assessments levied... at set against the premises and premiums on policies of insurance that will next become due and payable, the Mortgagors will deposit with the holders of the Note on the dates instalments of pr. cl. district set are payable, an amount equal to such taxes, assessments and insurance premium as estimated by the holders of the Note, less the amount already deposited therefor, divided by ... un her of such deposits to be made therefore the taxes and assessments will become payable, and when said premiums become due. The monies thus deposited with the holders of the local structure of the payable, and when said premiums become due. The monies thus deposited with the holders of the local structure of the payable and are to be spilled by the holders of the payable and insurance premiums, the construct as will deposit with the holders of the Note against the payable and insurance premiums, the construct of any of the other covenants and agreements contained shall relieve the Mortgagors from the read of any of the other covenants and agreements contained relative to the payment of taxes and assessments and insurance premiums, in the payment of taxes and assessments or the holders of the payable and the payment of taxes and assessments or the payable and the payment of taxes of the folial in the payable of the payable and the payable and
- 18. For the purposes of paragraphs 4 and 8 hereof the rate of interest shall be the rate specified in the Note as to unpud insulments of principal thereof after due, reduced to such extent if any, as shall be increasary to comply with any limitations applicable hereto upon rates of interest which may harvilly be charged, or intend to received.
- 19. The Merigagors warrant and agree that the proceeds of the Note will be used solely for the purposes specified in paragraph 4 (c) of Chr ... '4 of the 1965 Illinois Revised Statutes, and that the principal chilgation secured hereby constitutes a business loan which comes within the purview of said paragraph. Any other use of the 'occeds' I the Note shall be a default in this Trust Deed on the part of the Morgagors.

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the with T. Deed has been identification No.

CHICAGO TITLE AND TRUST COMPAN a rustee,

Australi Servary
Australi Vice Pendant
Australi Officer

D	NAME
E	·
L	STREET
I	
v	CITY
E	
R	OR
Y	INSTRUCTIONS
	RECORDER'S OFFICE BOX NUMBER 80

DESCRIBED PROPERTY HERE

2825 W. Jarvis Chicago, Illinois 60645

0469 18-28

END OF RECORDED DOCUMENTS