UNOFFICIAL COPY



TRUST DEED 623141.

24 325 273

1000

herein referred to as "Maringsgors, and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnessent: THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, saic eggla holder on budders being herein referred to as the Holders of the Note, in the principal sum of Pour Dollars and Pitteen Conts Dollars and deliver; "in and by which said Note the Mortgagors for even date herewith, made payable as stated therein instalment as follows: Dollars or more on the 2 dgs and deliver; "in and by which said Note the Mortgagors promise to pay the sum of \$60k]8. On including interest in instalment as follows: Dollars or more on the 2 dgs and deliver; "in and by which said Note the Mortgagors promise to pay the sum of \$60k]8. On including interest in instalment as follows: Dollars or more on the 2 dgs and deliver; "in and by which said Note the Mortgagors promise to pay the sum of \$60k]8. On including interest in instalment as follows: Dollars or more on the 2 dgs and the said of th	CT-C	
Etc. with the property hereinafter described, is referred to herein as the "promises." Lot 36 Sin block: in Control to 18 Sin block is the payment of the said sum of money in accordance with the terms, provisions and suggest the payment of the said sum of money in accordance with the terms, provisions and suggest the payment of the said sum of money in accordance with the terms, provisions and suggest the Control of the said sum of money in accordance with the terms, provisioned, and said sum of the said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of money in accordance with the terms, provisioned, and said sum of the said said of their said said said of their said said of their said said said of thei	сттс 13	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THAT, WHEREAS he Morgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said significant of the Note, in the principal sum of Pour Dollars of holders being herein referred to as Holders of the Note, in the principal sum of Pour Dollars of holders being herein referred to as Holders of the Note, in the principal sum of Pour Dollars of the Note, in the principal sum of Pour Dollars of the Note, in the principal sum of Pour Dollars of the Note, in the Pour Dollars of the Note and delivers, in and by which said Note the Mortgagors promise to pay the sum of \$60k/8.00 including interest in instalments as follows: Dollars or more on the	THIS INDENTURE, made Fobruary 2	
Dollars Dollars and delivers. In and by which said Note the Mortgagors of even date herewith, made payable as stated therein and delivers. In and by which said Note the Mortgagors promise to pay the sum of the same day of the same day of each of the mortgagors. The same day of each of the mortgagors promise to pay the sum of the same day of each of the threatfar until said note is fully part except that the final payment of principal and interest, if of some paid, shall be due and the extension of the sum of a class of the trust deed, and the enteringence of the covenants and agreements hereia contained, by the Mortgagors to be performed, and in consideration of the sum of a C 1 bilar is had paid, the receipt whereof is hereign exchanging day to the promonance of the covenants and agreements hereia contained, by the Mortgagors to be performed, and in consideration of the sum of a C 1 bilar is had paid, the receipt whereof is hereign exchanging day to the promonance of the covenants and agreements hereia contained, by the Mortgagors to be performed, and in consideration of the sum of a C 1 bilar is had paid, the receipt whereof is hereign exchanging day to the performed, and in consideration of the sum of a C 1 bilar is had paid, the receipt whereof is hereign exchanging day to the performed, and in consideration of the sum of a constraint of the sum of	THAT, WHEREAS the Mortgagors are justly indebted to	o the legal holders of the Instalment Note hereinafter described, said
instalments as follows: One Indred Twenty Six Dollars or more on the 2 day 19.0 and One Hundred Twenty Six Dollars or more on the same day of each potth thereafter until said note is fully paid except that the final payment of principal and interest, it or sooner paid, shall be due to "to Paid day of Footurry 1982 Now, THEREFORE, the lorgagers to secure the payment of the said sum of money in accordance with the terms, provisions and ministens of this trust deed, at "the performance of the coverants and agreements berein contained, by the Mortgagors to the performed, and so in consideration of the sum of Ce I blair in hand paid, the receipt whereof is breichy acknowledged, to by these presents CONVEY and so in consideration of the sum of Ce I blair in hand paid, the receipt whereof is breichy acknowledged, to by these presents CONVEY and so in consideration of the sum of Ce I blair in hand paid, the receipt whereof is breichy acknowledged, to by these presents CONVEY and so in COUNTY OF Cook AND STATE OF COOK AND STATE OF COOK AND STATE OF COOK AND STATE OF COOK	Phousend, Two Pollars and Fift	een Cents Dollars
Now. THEREFORE, the 1 organors to secure the payment of the said sum of money in accordance with the terms, provisions are ministions of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortagapor to be performed, and in consideration of the sum of O e to Blain in hand paid, the receipt wherefor is hereby acknowledged, do by these presents CONNEY and assigns the following described Real Exists and all of their estate, right, title and interest that the property hereinafter described, is referred to herein as the "promises." Lot 36in block: in Cobe and Mortagapor (CONNEY) and CONNEY of COOK AND STATE OF COOK	and delivere a, in and by which said Note the Mortgagors instalments as follows:	promise to pay the sum of \$601,8.00 including interest i
NOW. THEREFORE, the i ortageors to secure the payment of the said sum of money in accordance with the terms, provisions and mitations of this trust deed, and it be performed and so in consideration of the sum of Ca Lollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and so in consideration of the sum of Ca Lollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and as in consideration of the sum of Ca Lollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and as in the consideration of the sum of Ca Lollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and and the consideration of the sum of Ca Lollar in the consideration of the sum of Ca Lollar in the consideration of the sum of Ca Lollar in the consideration of the sum of Ca Lollar in the consideration of the consid	not sooner paid, shall be due facte on a day of my	obania - 1900 ·
ich, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, at a all r nts, issues and profits roof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily) and on a parity with said real tree and not secondarily) and all apparatus, equipment or articles now or hereafter therefor or therefore, seed 1 mply heat, gas, air distinging, water, high, power, refrigeration (whether single units or centrally controlled), and ventilation, incluong 6 the 3 restricting the gestion, servers, window shades, storan doors and windows, floor coverings, inador beds, awnings, stores and water, eaters. All of the importance of the premises of the store of the first successors and sasigns shall be considered as a new time part of said trustee, its successors and assigns, forever, for the purposes, and upon 10 sees and assigns, forever, for the purposes, and upon 10 sees and assigns therefore the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon 10 sees and assigns therefore the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon 10 sees and assigns to the said Trustee, its successors and assigns shall be binding on the mortgagors of the successors and assigns and seed are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, cessors and assigns. MITNESS the hand a and seal a of Mortgagors the day and year first above written. Chipitatowher Capuso SEAL Cathorino Capuso, his wife SEAL Additional processes and composition and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Color and assigns.	NOW. THEREFORE, the 1 ortgagors to secure the payment imitations of this trust deed, at 1 the performance of the covenaus to in consideration of the sum of C e to blar in hand paid, the WARRANT unto the Trustee, its su cess as and assigns the followers, situate, lying and being in the 12 ty of 1 through 1 to 1 through 1 thro	t of the said sum of money in accordance with the terms, provisions and nts and agreements herein contained, by the Mortgagors to be performed, and receipt whereof is hereby acknowledged, do by these presents CONYEY and lowing described Real Estate and all of their estate, right, title and interest afficance COUNTY OF COOK AND STATE OF
ich, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, at a all r nts, issues and profits roof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily) and on a parity with said real tree and not secondarily) and all apparatus, equipment or articles now or hereafter therefor or therefore, seed 1 mply heat, gas, air distinging, water, high, power, refrigeration (whether single units or centrally controlled), and ventilation, incluong 6 the 3 restricting the gestion, servers, window shades, storan doors and windows, floor coverings, inador beds, awnings, stores and water, eaters. All of the importance of the premises of the store of the first successors and sasigns shall be considered as a new time part of said trustee, its successors and assigns, forever, for the purposes, and upon 10 sees and assigns, forever, for the purposes, and upon 10 sees and assigns therefore the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon 10 sees and assigns therefore the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon 10 sees and assigns to the said Trustee, its successors and assigns shall be binding on the mortgagors of the successors and assigns and seed are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, cessors and assigns. MITNESS the hand a and seal a of Mortgagors the day and year first above written. Chipitatowher Capuso SEAL Cathorino Capuso, his wife SEAL Additional processes and composition and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Color and assigns.	Lot 36in block J in Subdivision of South 13, Township 31 North Northeast 4 Section	Cobe and McKinnons 63rd Street least & Southeast & Section h, Range 13 and Mortheast & 24, Township 38 North, Range 13.
TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, at all r nts, issues and profits recof for so long and during all such times as Mortgagors may be entitled thereto (which thereto). The profit of the property of the profits and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide a profit of the profits and the profits of the equipment or articles now or hereafter therein or thereon and the profits of the equipment or articles now or hereafter therein or thereon and the equipment or articles hereafter placed in the premises and windows. Boor coverings, inador beds, awnings, stoves and window, all the equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as consi		
TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, at all r nts, issues and profits recof for so long and during all such times as Mortgagors may be entitled thereto (which thereto). The profit of the property of the profits and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide a profit of the profits and the profits of the equipment or articles now or hereafter therein or thereon and the profits of the equipment or articles now or hereafter therein or thereon and the equipment or articles hereafter placed in the premises and windows. Boor coverings, inador beds, awnings, stoves and window, all the equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as consi		
TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, at all r nts, issues and profits recof for so long and during all such times as Mortgagors may be entitled thereto (which thereto). The profit of the property of the profits and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide a profit of the profits and the profits of the equipment or articles now or hereafter therein or thereon and the profits of the equipment or articles now or hereafter therein or thereon and the equipment or articles hereafter placed in the premises and windows. Boor coverings, inador beds, awnings, stoves and window, all the equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as consi		
TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, at all r nts, issues and profits recof for so long and during all such times as Mortgagors may be entitled thereto (which thereto). The profit of the property of the profits and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide a profit of the profits and the profits of the equipment or articles now or hereafter therein or thereon and the profits of the equipment or articles now or hereafter therein or thereon and the equipment or articles hereafter placed in the premises and windows. Boor coverings, inador beds, awnings, stoves and window, all the equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as consi		
TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, at all r nts, issues and profits recof for so long and during all such times as Mortgagors may be entitled thereto (which thereto). The profit of the property of the profits and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon and provide a profit of the profits and the profits of the equipment or articles now or hereafter therein or thereon and the profits of the equipment or articles now or hereafter therein or thereon and the equipment or articles hereafter placed in the premises and windows. Boor coverings, inador beds, awnings, stoves and window, all the equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as consi		$ au_{6}$
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the sess and stachering the form all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of He had stachering the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of strust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, cossors and assigns. WITNESS the hand _s and seal s of Mortgagors the day and year first above written. Christopher Caruso (SEAL Catherine Caruso, his wife _ (SEAL Continue _ (SEAL Catherine Caruso, his wife _ (SEAL Catherine _ (SEAL	TOGETHER with all improvements, tenements, easements, first erectof for 30 long and during all such times as Mortgagors may be state and not secondarily) and all apparatus, equipment or art moditioning, water, light, power, refrigeration (whether single unit regoingl, screens, window shades, sform doors and windows, fit ergoing are declared to be a part of said real estate whether phypuipment or articles hereafter placed in the premises by the mortga e real estate.	tures, and appurtenances thereto belonging, at 1 all r nts, issues and profits entitled thereto (which are pledged primarily and on a particy with said real ticles now or hereafter therein or thereon sed the profit of the said real ticles now or hereafter therein or thereon sed the profit of the said real ticles and ticl
Strict deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, cessors and assigns. WITNESS the hand_8_ and seal 8_ of Mortgagors the day and year first above written. Christopher Garuso SEAL Catherine Caruso, his wife SEAL WITNESS the hand_8_ and seal 8_ of Mortgagors the day and year first above written. Christopher Garuso, his wife SEAL WITNESS the hand_8_ and seal 8_ of Mortgagors the day and year first above written. Christopher Garuso, his wife SEAL Catherine Caruso, his wife SEAL WITNESS the hand_8_ and seal 8_ of Mortgagors the day and year first above written. Christopher Garuso, his wife SEAL Christopher Garuso, and Catherine Caruso, his wife Christopher Garuso, his wife Christopher Garuso, and Catherine Caruso, his wife Christopher Garuso, and Catherine Caruso, his wife Christopher Garuso, and Catherine Caruso, his wife Christopher Garuso, his wife Christopher Garuso, and Catherine Caruso, his wife Christopher Garuso, and Catherine Caruso, his wife Christopher Garuso, and Catherine Caruso, his wife Christopher Garuso, his wife Christopher Garuso, and Catherine Caruso, his wife Christopher Garuso, his wife Christopher Garuso, and Catherine Caruso, his wife Christopher Garuso, his wife Christ	TO HAVE AND TO HOLD the premises unto the said Trustee, asts herein set forth, free from all rights and benefits under and be d rights and benefits the Mortgagors do hereby expressly release ar	its successors and assigns, forever, for the purposes, and u on the uses and by virtue of the Homestead Exemption Laws of the State of Ill a six which ad waive.
WITNESS the hand s and seal s of Mortgagors the day and year first above written. Christopher Caruso SEAL Catherine Caruso, his wife SEAL With flowing SEAL Catherine Caruso, his wife SEAL THOUGH SEAL Catherine Caruso, his wife SEAL THOUGH SEAL Catherine Caruso SEAL THOUGH SEAL Catheri	is trust deed) are incorporated herein by reference and are	onditions and provisions appearing on page 2 (the reverse side of e a part hereof and shall be binding on the mortgagors, their heirs,
THOSE ISBAL Outline SEAL Outline SEAL THOSE HILINOIS. SS. A Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Christophor Caruso and Cathorino Caruso, Discrete	WITNESS the hand 8 and seal 5 of Mortgagors	the day and year first above written. Cathorine Caruso, his wife
a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Christopher Caruso and Catherine Caruso,	11 10	α
ny of Cook THAT Christopher Caruso and Catherine Caruso,	ATE OF ILLINOIS. 1.	
7 wife, 0.2 Opersonally known to me to be the same person of whose name of subscribed to the	my of Cools THAT Climinton	pher Caruso and Catherine Caruse,
oreging instrument, appeared before me this day in person and acknowledged that thoy signed, scaled and delivered the said Instrument as their free and	Jorgaing instrument, appeared	be the same persong whose name _g subscribed to the beforemethisday _inpersonandacknowledgedthat

4 325 27

Page

o transport de la companya del companya de la companya del companya de la company	stantis ta samuli shini a shini mbili mbili man man samuli sa masan sa ma sa s
Pag	
1. Mortgagors shall (a) promptly repair, restore or rebuild any blecome damaged or be destroyed; (b) keep said premises in good comor claims for them not expressly subordinated to the lien hereof; (c) pay; the premises superior to the lien hereof, and upon request exhibit sa holders of the note; (d) complete within a reasonable time any built premises; (e) comply with all requirements of law or municipal ordinaterial alterations in suid premises except as required by law or municipal ordinaterial alterations in suid premises except as required by law or municipal ordinaterial expects, and other charges against the premises when due, and duplicate receipts therefor. To prevent default hereunder Mortgagors shot assessment which Mortgagors may desire to contest. 3. Mortgagors shall keep all buildings and imprements now or height hereunder when the mortgagors may desire to contest. 3. Mortgagors shall keep all buildings and imprements now or height hereunder to the holders of the note secured hereby, all in companies satisfactory to the holders of the note for the benefit of the holders of the note, such rights to be evidenced deliver all policies, including additional and renewal policies, to hold enewal policies, to hold enewal policies, to hold enewal policies not less than ten days prior to the respective dates of expensed policies not less than ten days prior to the respective dates of expensed policies not less than ten days prior to the respective dates of expensed policies not less than ten days prior to the respective dates of expensed policies not less than ten days prior to the respective dates of expensed policies not less than ten days prior to the respective dates of expensed policies not less than ten days prior to the respective dates of expensed policies not less than ten days prior to the respective dates of expensed policies and less than ten days prior to the proper proper and the proper pr	when due any indebtedness which may be secured by a hen or charge o tidiactory evidence of the discharge of such prior lien to Trustee or I ding or buildings now or at any time in process of erection upon sai nances with respect to the premises and the use thereof; (7) make n ipal ordinance. es, and shall pay special taxes, special assessments, water charges, sewe shall, upon written request, furnish to Trustee or to holders of the not all pay in full under protest, in the nanner provided by statute, any taxercafter situated on said premises insured against loss or damage by fire by law to have its loan so insured) under policies providing for paymen of or repairing or repairing the same or to pay in full the indebtednes, under insurance policies payable, in case of loss or damage, to Truste by the standard mortgage clause to be attached to each policy, and shalers of the note, and in case of insurance about to expire, shall delive piration. d, when due according to the terms hereof, At the option of the holder is secured by this Trust Deed shall, notwithstanding anything in the not
any instalment on the note. 5. When the indebtedness hereby secured shall become due whether the right to foreclose the lien hereof. In any suit to foreclose the lien the decree for sale all expenditures and expenses which may be paid or fees. Trustee's fees, appraiser's fees, outlays for documentary and expenses the final state of the fees of the state of the fees of the fees of the state of the fees of the f	er by acceleration or otherwise, holders of the note or Trustee shall have hereof, there shall be allowed and included as additional indebtedness incurred by or on behalf of Trustee or holders of the note for altorney; and evidence, stenographers' charges, publication costs and costs (which of prouting all such abstracts of title, title searches and examinations nees with respect to title as Trustee or holders of the note may deem to bidders at any sale which may be had pursuant to such decree the tru ributed and applied in the following order of priority: First, on accounding all such items as are mentioned in the preceding paragraph hereof dindebtedness additional to that evidenced by the note, with interest impaid on the note; fourth, any overplus to Mortgagors, their heirs, lega trust deed, the court in which such bid is filed may appoint a receiver or sale, without nutice, without regard to the solvency or insolvency or sale, without nutice, without regard to the solvency or insolvency or sale without nutice, without regard to the solvency or insolvency or sale and to the then value of the premises or whether the same shall be then pointed as such receiver. Such receiver shall have power to collect the receiver as a such receiver. Such receiver shall have power to collect up as well as during any further times when Mortgagors, except for the same shall offer premises of a sale and a deficiency, during the ful, as well as during any further times when Mortgagors, except for the same shall offer premises of a sale and a deficiency, during the ful, as well as during any further times when Mortgagors, except for the discussion in his hands in payment in whole or in part of; (a) The d., or any tax, special assessment or other lien which may be ore condition of the premises, or to inquire into the validity of the none or trust deed, or shall Trustee be obligated to record his trus yithe terms hereof, nor be liable for any acts or omissions hereunder the agents or employees of Trustee, and it may require indemnit
the He fore releasing this frust deed, Frustee or successor shall necessible release deed is issued. Trustee or successor shall be entitled to reast provisions of this trust deed. The provisions of the "Trust And Trustees And	e or its sevices a fee as determined by its rule schedule in direct wind many, compensation for any other act or service performed under any other act of the service performed under any other of the of Illinois shall be applicable to this trust deed.
This instrument prepared by J J hicago Il 60629, February 2, 1	McKenzie 2401 West 63rd St 978.
สบา ธ	O satisficação de la como de la c
FEB 14 1 07 PH '78	*24325273
OR THE PROTECTION OF BOTH THE BORROWER AND ENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE DESCRIBED BY CHICAGO THE NATURE TO COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	thentification No. 623141 CHICAGO TITLE AND TRUST COMPANY, Trustee. By Stand Secretary/Assistant Vice President FOR RECORDER'S INDEX PURPOSES
CHICAGO TITLE & TRUST COMPANY ATTN: IDENTIFICATION DEPARTMENT	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENT