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| | | THE ABOVE SPACE FOR RECORDER'S USE ONLY |
| THIS INDENTURE, Lage | July 31 | 19 79, between Harold Walchuk and |
| Phyllis S. Walchuk h | is wife, | |
| 70 | | herein referred to as "Mortgagors," and Bank of Commerce |
| and Industry | and the Ch | to a Minute basis of and to a Tritlery's administrative |
| THAT, WHEREAS the Mortgag | ors are just | icago, Illinois, herein referred to as TRUSTEE, witnesseth: ly indebted to the legal holder or holders of the instalment Note hereinafter described, |
| said legal holder or holders being | g here in reli | erred to as Holders of the Note, in the Mate was sum of SIX THOUSAND ONE OF (\$6,163.68) Dollars, |
| | | of the Mortgagors of even date herewith, made payable to THE ORDER OF |
| evidenced by one certain materi | BANK OF | CO MFRCE AND INDUSTRY |
| | which sa | id Note the Mortgagors promise to pay the said principal sum and interest |
| from July 31, 1979 in | Forty-S | even (b) Successive monthly installments of One Hundred |
| Twenty-Eight and 41/10 | 00 (\$128 | .41) Collers each and a final installment which shall nd 41/100 (\$128.41) Dollars beginning September 1, 1979 |
| be One Hundred Iwenty | -Eight a | y of each sibsequent month until paid in full |
| and thereafter on the | Same da | |
| him xinxxxxxxy | | łmikai pad karte na karte kart |
| All such payments on account of | of the indel | bledness evidenced by said note to be first applied to interest on the unpaid principal |
| balance and the remainder to p | rincipal; pro | ovided that the principal of each instalment unless paid when due shall bear interest at |
| the rate of 10.63 per : | ınnum, and | all of said principal and interest being made payable at such banking house or trust |
| company in Chicago | _ | Illinois, as the holders of the note may, from time to time, in writing to then at the office of BATK OF COMMERCE AND INDUSTRY |
| appoint, and in absence of such a | appointmen | t, then at the office of BATR OF COMMERCE AND INDUSTRY |
| in said City, | rs to secure th | ne payment of the said principal sum of more and said interest in accordance with the terms, provisions |
| and limitations of this trust deed, and | the performa | ne payment of the said principal sum of money and said interest in accordance with the terms, provisions nee of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in the receipt whereoff is hereby acknowledged, do be the presents CONYEY and MARRANT unto the |
| Trustee, its successors and assigns, the f | ollowing descr | nce of the covenants and agreements hereir ce (ta) red, by the Mortgagors to be performed, and also in d, the receipt whereof is hereby acknowledged, do 'y y' ese presents CONVEY and WARRANT unto the fibed Real Estate and all of their estate, right, titl an interest therein, situate, lying and being in the COUNTY OF COOK AND STATE OF ILLINOIS, |
| to wit: | | COOM TO COOK |
| | | |
| LOT 4 IN SEYMOUR | HEIGHTS | A SUBDIVISION IN THE SOUTH HALF OF SECTION 6, |
| TOWNSHIP 40 NORTH | I, RANGE | 13, EAST OF THE THIRD PRINCIPAL VERIFIAN, |
| ACCORDING TO THE | PLAT IN | EREOF RECORDED MARCH 10, 1917 AS DOCUTE!T LATS, PAGES 49 AND 50 IN COOK COUNTY, PLINOIS, |
| 8084205 IN BOOK I | 44 01 1 | |
| | | 508153 |
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| A COLUMN TO A COLU | | Co // Co |
| which, with the property hereinafter des TOGETHER with all improvements. | tenements, e | assements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits there i fo so |
| long and during all such times as Mortg and all apparatus, equipment or article | agors may be s now or her | assements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits there 11 so rentified thereto (which are pledged primarily and on a parity with said real estate and not secondary), reafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigers on ventilation, including (without restricting the foregoing), screens, window shades storm downs and sea and water heaters. All of the foregoing are declared to be a part of said real estate whether physicatry rapparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors are real estate. |
| (whether single units or centrally con windows, floor coverings, inador beds. | trolled), and awnings, stove | ventilation, including (without restricting the foregoing), screens, window states, south dates 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 or assigns shall be considered as constitu | that all simils ting part of th | r apparatus, equipment or articles hereafter placed in the premises by the mortgagors of their successors be real estate. |
| TO HAVE AND TO HOLD the prem forth, free from all rights and benefits | ises unto the a | said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the |
| Mortgagors do hereby expressly release a | ing waive. | |
| This trust deed consists of to | vo pages. T | The covenants, conditions and provisions appearing on page 2 (the reverse side of this before and are a part hereof and shall be binding on the mortgagors, their heirs, |
| successors and assigns. | rem by ter | effecte and are a part netern and stant be blinding on the intergaging their netter |
| withers the hand since an | ıd seal | of Mortgagors the day and year first above written. |
| ×/WidlKa | di | [SEAL] X My Ca Deale husia [SEAL] |
| Harold Walchuk | | Phyllis S. Walchuk |
| ••••• | | [SEAL] |
| STATE OF ILLINOIS, | , | |
| state of technology }ss. | a Notary | Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT |
| County of 24 Corps | _Haro | ld Walchuk and Phyllis S. Walchuk, his wife, |
| Was - | mark 11 | known to me to be the same person_Swhose name_Ssubscribed to the foregoing |
| SAOTARY S who instrumer | | efore me this day in person and acknowledged that they signed, sealed and |
| E delivered | the said Instr | ument as their free and voluntary act, for the uses and purposes therein set forth. |
| - A | | y hand and Notarial Seal this 31st day of July 19 79 |
| | • . | J. J. A.A. |
| COURTY | | Irane M. De Gliber Notary Public |

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THE COVENANTS, CONDITIONS AND PROVISIONS REPERRED TO ON PAGE 1 CHE REVERSE SIDE OF THIS TRUST DEED).

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or bereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanics or other hens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or clarge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior hen to Trustee or to holders of the note; (4) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinatives with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinatives with a said premises shall pay before any penalty attaches all general taxes, and shall apy special taxes, special assessments, water charges exceed a second content of the more duplicate recepts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to context.

2. Mortgagors shall pay before any penalty attached and state of the premises where due, are shall go and other charges against the premises where due, are shall go and other charges against the premises where due, are shall go and other charges against the premises where due, are shall go and other charges against the premises where due, are shall go and the charges against the premises where due, are shall expense and other charges against the premises where due, are shall expense and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or to pay in full the indebtedness set of the holders of the mote companies of moneys sufficient either to pay the cost of replacing or repaining the same or to pay in full the indebtedness set of the holders of the mote, such rights to be evidenced by the standard mortgage clause to be attached to each pulsey, and shall deliver all pulses, including additional and nerewal policies, to holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each pulsey, and shall deliver all pulses, including additional and nerewal policies, to the note, and the standard mortgage clause to be attached to each pulsey, and shall deliver all pulses, including additional and nerewal policies, to the note, and in a case of default therein. Truste or the holders of the note may be taken shall deliver enewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein, Truste or the holders of the note may be a decreased to the properties of the note of the properties of

principal and interest remaining unpaid on the note; lourth, any over lus to Mortgagors, their heurs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust eec. I, 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 regard to the then value of the premises of which the remaining and profits of said premises during the rests that the remaining of such foreclosure with and, in case of a sale and a deficiency, during the ull statutory period of redemption, whether there be redemption or may say will also during any further times when Mortgagors, except for the intervention on the vicer, would be entured to collect such rents, said and all other powers which may be necessary or are usual in such cases for the protect in, a possession, control, management of the premises, and all other powers which may be necessary or are usual in such cases for the protect in, a possession, control, management of the promise during the whole of said period. The Court from time to time may authorize the receiver of a population payment in whole or in part of [1]. The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, specific proposed such application is made prior to fixed sure sales [2] the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lieu or of any provision hereof shall be subject to a deficiency in case of a sale and deficiency.

11. Trustee or the holders of the more shall have the right to inspect the premises at all reasons, we may an access thereto shall be permitted for that I trustee or the holders of the note shall have the right to inspect the premises at all reasons, we may an access thereto shall be permitted for that I trustee or the holders of

11. Trustee or the holders of the nute shall have the right to inspect the premises at all reasonal to mes and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, it is inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obligate! I ecord this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor her herein given unless expressly obligated by the terms hereof, nor here the premises at all reasons here under, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustees hall reason here on the trust deed the second little and the state of the stat

| 661533 | | | | | CO |
|--|--------------------------------------|------------|---------------------------------------|----------|----------------|
| I M P O R T A N OTHE NOTE SECURED BY THIS T BE IDENTIFIED BY Bank of Com BEFORE THE TRUST DEED IS FILED | RUST DEED SHOULD merce & Industry | BANK OF CO | MMERCE & IN | DUSTRY | Trustee. |
| Bank of Commerce & In MAIL TO: 6100 N. Northwest Hig Chicago, Illinois 60 | hway | 7 | FOR RECORDE INSERT STREE DESCRIBED PR | | POSES ABOVE |
| The state of the property of the state of th | | | | Illinois | 60631 |

END OF RECORDED DOCUMENT