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25152298

TRUST DEED

THIS INDENTURE, Made Sept. 6, William Shaheen and Sean E. Murphy 19 79 , between

herein referred to as "Mortgagors," and Old Orchard Bank

THAT, W' CREAS the Mortgagors are justly indebted to the legal holder or holders of the Installment Note hereinafter described (said legal holder or speing herein left red to as Holders of the Note) in the principal sum of Twenty one thousand and

NOW. THEREFORE, the Mortgagors to see use the provisional tops of this Trust Deed, and the performance of the land of the said principal sum of money and said interest in accordance with the terms, provisional tions of this Trust Deed, and the performance of the land of the provisional tops of the provisional provisi described Real Estate and all of their estate, right, title and intrest a crein, situate, lying and being in the City of Chicago nd State of Illinois, to wire

405504 Lot 6 (except East 25 feet and West 0 eet) in Block 11 in Wrightwood a subdivision of the Southwest 1/4 of section 28 Township 40 North Range 14. East of the Third Principal Meridian, ii C o'. County, Illinois

This Instrument was Prepared by E. Klass Old Orchard Bank and Trust Ca. 4949 Old Orchard Road خبر kie, Illinois 60076

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en de compositiones de compositiones de composition	e wienes in treatment in the contract feet of the contract of	CONSTRUCTION CONTRACTOR CONTRACTO
	And the second second	
i. 7. When the indebtedness hereby secured shall become due whether by higron. In any suit to foreclose the lien hereof, there shall be allowed and be paid or incurred by or on behalf of Trustee or holders of the Note for a long-appear's charges, publication costs and coats (which may be estimated as clays and examinations, guarantee policies, Torrens certificates, and similar the coats of the coats of the coats.	acceleration or otherwise, holders of the Note or Trustee shall included as additional indebtedness in the decree for sale all extorneys' fees, Trustee's fees, appraiser's fees, outlays for doc to item at one or savening and the feeree) of procuring a to item at one or savening and assumances with respect to talk as Trustee or holder.	have the right to foreclose the penditures and expenses which umentary and expert evidence, all such abstracts of title; title s of the Note may deem to be
. When the indestrement hereby accured shall become doe whether in the forced. In small to become the less hereof, there and it is allowed so the paid or incurred by or on behalf of Trustee or helders of the Note for a log-sphere' charges, publication costs and costs (which may be estimated as the state of the state	mentioned shall become so much solditional indebtedness secure n paid or incurred by Truster or holders of the Note in connection arty, either as plaintiff, claimant or defendant, by reason of the foreclosure hereof after secural of such right to foreclose wheth the affect the premises or the security hereof, whether or not actu	ation or the title to or the value of the the part is mediately due on with (a) any proceeding, in its Trust Deed or any indebtedher or not actually commenced; ally commenced.
j. B. The process of any foreclosure sale of the premises shall be distribed to the fore some proceedings, including all such items as are mentioned to secured in each as additional to that evidenced by the Note, with into any openium to stage or the fact, any overplus to stage or the fact, along a representatives or saligns, any overplus to stage or the fact, and of the saligns of the sali	uted and applied in the following order of priority: First, on acc, and in the preceding paragraph hereof; second, all other items whitest thereon as herein provided; third, all principal and interest as their rights may appear.	ount of all costs and expenses ich under the terms hereof con- remaining unpaid on the Note;
9. Upon, or at \(\sigma_{\text{i}} \) are after the filing of a bill to foreclose this Trust agent may be nated titles "fore or after asia, without notice, without respective products of the product o	Deed, the court in which such bill is filed may appoint a secoid to the solvency of insolvency of Mortgagors at the time of app occupied as a homestead or not and the Trustee hereunder may to remisee during the pendency of such foreclosure suit and, in ca. (, as well as during any further times when Mortgagors, except for the court from time to time may authorize the receiver to apply decree foreclosing this Trust Deed, or any tax, appecial sasessum.	ver of sald premises. Such ap- lifaction for such receiver and be appointed as such receiver, so of a sale and a deficiency, or the intervention of such re- protection, possession, con- the net income in his hands in off or other lien which may be
10. No action for the enforced and the lieu or of any provision hereof at in an action at law upon the Note by a sured.	hall be subject to any defense which would not be good and avai	lable to the party interposing
11. Trustee or the holders of the Note at a have the right to inspect the	premises at all reasonable times and access thereto shall be per	mitted for that purpose.
12. Trustee has no duty to examine the titir location, existence, or condi- herein given unless expressly obligated by 're 'ms hereof, nor be liable in of the agents or employees of Trustee, 'nd', may require indemnities saint.	tion of the premises, nor shall Trustee be obliged to record this 'for any acts or omissions hereunder, except in case of its own grafactory to it before exercising any power herein given.	Trust Deed or to exercise any oss negligence or misconduct
13. Trustee shall release this Trust Deed and it is, I thereof by people Deed has been fully paid, and Trustee may execute and d liver a release and exhibit to Trustee the Note, representing that a ind it uses hereby as see is requested of a successor trustee, such succe/ sake may accepting to be executed by a prior trustee hereunder or which conforms in substants herein designated as the makers thereof; and where the rele is no same as the Note described herein, it may accept as the genuin. Note even meeting the trusteed of the Note and which purports to be executed by the per meeting the same as the Note described therein.	instrument upon presentation of watersatchy evidence that an erect of and at the request of any person who shall, either before receipt of any extension Trustee may succept a country of the property of the	nacoteclass secured by fins or after meturity thereof, pro- s rue without inquiry. Where certificate of indentification of the certificate of the
n herein contained of the Note and which purports to be execut 3 by the per 14. Trustee may resign by instrument in writing filed in the office of the 14 the resignation, inability or refusal to act to Old Orchard Bank and the results are considered to the results of the results are researchantly be entitled to measure that the results are seen shall be entitled to measure the results are results and the results are results are results and the results are re	sons herein designated as makers thereof. Recorder or Registrar of Titles in which this instrument shall ha, as Trustee, then the Chicago Title and Trust Company, of Co	ove been recorded or filed. In ok County, Illinois, shall be
15. This Trust Deed and all provisions hereof, shall extend to and be t		
secuted the Note or this Trust Deed.		
16. In order to provide for the payment of taxes, assessments and insures of the Note, or such other person, finm or corporations as the holders of the dasaesaments levide against the premises and 1/12th of the annual premiposited in such tax and insurance reserves are to be held without interest neawing insurance policies when the same expire or for paying premiums the sit any amount necessary to make up the deficiency. Nothing in this paragreements are lative to the payment of taxes, assessments and insurance premi nants and agreements of the Not manks and agreements of the Not taxes.	um on all such ance as determined by the amount of the last and are to be opplied to the payment of such taxes and assessmenteron, and in he ever any deficit shall exist in the amount of such payments of the prefer in the performance. It cases of default in payment of any mosthly invallence to	t available bills. The money cents as the same become due the deposits Mortgagors agree mance of any other covenants the bargory agree of the covenants.
ments and agreements of Mortgagors herein contained, the holders of the Not 17. Old Orchard Bank & Trust Co., individually may buy, sell, own and hol curred or exists, and said Bank as a holder of the Note or any interest thei	e may apply any and it was then on deposit on account of the in id the Note or any interer; therein, before or after maturity, and we ein and every subsection, did not thereof shall be entitled to all	debtedness secured hereby. whether or not a default shall the same security and to all
17. Old Occhard Benk & Trust Co., individually new buy, sell, own and he curred or exists, and said Bank as a bolder of the Note or any interest or eight and remedies as are in this Trust Deed given to the holder of the Note attends as are in this Trust Deed given to the holder of the Note and as Trustee hereunder hall be taken by the Trustee or the holder of the Note may be taken jointly by the taken by the Trustee or the holder of the Note may be taken jointly by the taken by the Trustee or the holder of the Note may be taken jointly by the taken by the Trustee or the holder of the Note may be taken jointly by the taken by the Trustee or the holder of the Note may be taken jointly by the Trustee or the holder of the Note may be t	Note with like effect as i said Sank were not the Trustee under ever be deemed to have accorded or happened. Any actions or respectively and any holde. The interview of the same said says holde.	this Trust Deed. No merger medies provided in this Trust
18. The covenants, agreements, conditions, promises and undertakings in claiming by, through or under Mortgagors, the same as if they were in ever- nity and neverally, and shall inure to the benefit of Trustee, its successor		
19. Except as herein expressly provided to the contrary, no remedy or rights intended to be to the exclusion of any other remedy or right, but each and exclusion for any other remedy or right, but each said egiven bereunder and now we hereafter existing at law or in equity. No delay exclusion of the construed to be a waiter of any such default, or sequily contract the construed to be a waiter of any such default, or sequily the construence of	therein conferred upon or reserved to the Thistop, or to the hold every such remedy or right shall be cut with earlies had be in ad or or omnission to exercise any reme. or right are no on any of secence therein, nor shall it affect any subace, in de sult of the be deemed expedient by the Trustee or by the older(s) of the No.	ler(a) of the note hereby se- didition to every other remedy lefault shall impair any such e same or a different nature.
 The invalidity of any one or more covenants, phrases, clauses, senter any part thereof, and in care of any such invalidity, this Trust Deed shall inserted. 	nces or paragraphs of this Trust Deed shall intraffect we remail be construed as if such invalid covenants, phase, sauces, s	lining portions of this Trust sentences or paragraphs had
 That wherever the context hereof require, the plural as used herein, all consents, obligations, undertakings, covenants and agreements herein shi tiness the hard 	nall include the singular and vice versa. If more than me o rty all be and are made jointly and severally. rtgagors the day and year first above written.	execute this trust deed all
130°00.	rigagers the day and year tost above written.	f ₄
William Shaple (SE	ALX Xen 2. M	(SEAL)
SS.	the undersigned	HEDERY CEPTIES THA
- Hotary Public in an	I for and residing in said County in the State aforesaid, DO aheen and Sean E. Murphy	OGRADI CERTIFI IIV.
who are persons	Illy known to me to be the same person S whose name	5_ subscribed to the
	ppeared before me this day in person and acknowledged that the establishment as their free and voluntary act,	for the uses and purposes
	ling the release and waiver of the right of homestead. y hand and Notary Seal this day of	Sept.
A.D. 19_79	Emley H. Kl	Notary Public
IMPORTANT OR THE PROTECTION OF BOTH THE BORROWER AND LENDER	The Installment Note mentioned in the within Trust Deed	65
HE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENT-	OLD ORCHARD BANK & TRUST CO., as Trustee	
EED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST EED IS FILED FOR RECORD.	By	

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END OF RECORDED DOCUMENT