

DEPT-01 RECORDING \$11.25 35 14:33:00 94890

CTTC	of Chicago 7054 So. Jeffery Boulavard	. T#1111 TRAN 5952 07/09/8
	Chicago, Illinois 60649 CTTC 7	#3691 # A × -85-0
THIS IND	ENTURE, made June 11	, 19 85 , between
	CHARLES E. ANDER	SON, a bachelor
Chicago, II THAT, WI	linois, herein referred to as TRUSTE HEREAS the Mortgagors are justly in	GO TITLE AND TRUST COMPANY, an Illinois corporation doing business in E, witnesseth: indebted to the legal holders of the Instalment Note hereinafter described, said is Holders of the Note, in the principal sum of (\$12,000.00)
Twelve	Thousand and 00/100	Dollars
evidenced BEARER	by one certain Instalment Note of	the Mortgagors of even date herewith, made payable to THE ORDER OI
of 13.	on th 75 per cent per annum in instala	the Mortgagors promise to pay the said principal sum and interest e balance of principal remaining from time to time unpaid at the rate ments (including principal and interest) as follows: (\$157.90)
One Han	ored Fifty-seven and 90/1	00 Dollars or more on the 15th day
of Jit the 15ti and interest account of remainder of 13.7 company in in writing a in said City NOW, TI terms, provis to be perfor presents COOK The to I the the bord Rang	19 19 85, and One Hund he day cleach month the st. if sor sooner paid, shall be duthe independences evidenced by said to principal; oro ided that the principal per armyn, and all of said not in the principal per armyn, and all of said not in the principal per armyn, and all of said not in the principal per armyn, and all of said not in the principal per armyn, and in absence of such appoints and implications of this trust and and also in consideration of the same therein, situate, bying any and warrant therein, situate, bying any and the principal per armyn hawr Highlands, a Sul Southeast Quarter (exceptions of the principal per armyn or extending active 14 East of the Third Principal per armyn the per armyn the principal per armyn the principal per armyn the principal per armyn the per armyn the per armyn the principal per armyn the pe	reafter until said note is fully paid except that the final payment of principal e on the 15th day of June, 2000. All such payments on note to be first applied to interest on the unpaid principal balance and the cipal of each instalment unless paid when due shall bear interest at the rate principal and interest being made payable at such banking house or trust llinois, as the holders of the note may, from time to time, at the office of THE SOUTH SHORE BANK OF CHICAGO. The payment of the said principal sum of money and said interest in accordance with the different of the covenants and agreements herein contained, by the Mortgagors of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by flore is a massors and assigns, the following described Real Estate and all of their estate, right, and the South 10 feet of Lot 73 in 1st Addition bedivis or, of the North 3/4 of the West Half of therefrom the West 500 1/2 feet, also except also except the refrom all streets or highways ross said true of Section 24, Township 38 North, cincipal Meridia., in Cook County, Illinois.
Perm	anent Real Estate Index 1	Number: 20-24-409-05 3 0000
		A. De MAIL
thereof for selected and ne conditioning, foregoing, selected are equipment or) long and dufing all such times as Mortgoot secondarily) and all apparatus, equip water, light, power, refrigeration (whethe reens, window shades, storm doors and declared to be a part of said real estate articles hereafter placed in the premises by	control fixtures, and appurtenances thereto belon ing, a id all rents, issues and profits igors may be entitled thereto (which are pledged properly of an a parity with said real ment, or atticles now or hereafter therein or thereor, see o supply heat, gas, air r single units or centrally controlled), and ventilation, including (without restriction the windows, floor coverings, inador beds, awnings, stoves and we're beaters. All of the whether physically attached thereto or not, and it is agreed that Il similar apparatus, y the mortgagors or their successors or assigns shall be considered as constituting part of
said rights and	AND TO HOLD the premises unto the sect forth, free from all rights and benefits to benefits the Mortgagors do hereby expres	
this trust de	ed) are incorporated herein by refere	venants, conditions and provisions appearing on page 2 (the reverse side of ence and are a part hereof and shall be binding on the mortgagors, their heirs,
WITNESS		Mortgagors the day and year first above written.
Mille		[SEAL]
Char.	les E. Anderson	[SEAL]
STATE OF IL	LINOIS	TRIS R. JONES
County of	SS. a Notary Public	in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY RLES E. ANDERSON, a bachelor
	: -	n to me to be the same personwhose nameissubscribed to the
; ·		appeared before me this day in person and acknowledged that signed, scaled and delivered the said Instrument as his free and
- 		I purposes therein set forth.

Given under my hand and Notarial Scal this

SIDE OF TEUS TRUST DEED): THE COVENANTS, CONDITIONS

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ONPAGE TOTHE REFERS DIDE OF THIS TRUST DEEDS:

1 Mortgapors shall (a) promptly repair, revotor or rebuild any buildings or improvements now or hereafter on the premites which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims to the non texpersity subordinated to the lien hereof; (c) pay when due any indebtedness which my be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to require the properties of the premises and the use thereof; (f) trake no material alterations in said premises except as required by law or municipal ordinances.

2. Mortgapors shall pay before any pertuly attackes at general taxes, and shall pay special taxes, special assessments, water charges, sewer service clurges, and other charges spainst the promises when due, and thall, upon written request, furnish to Trustee or to holders of the not explicitly attacked to Mortgapors shall pay in full under protest, in the manner provided by statute, any tax and the promises when due, and thall, upon written request, furnish to Trustee or to holders of the not explicate protest, in the manner provided by statute, any tax and the promises when the lender to repair the promises and the promises when due, and thall, upon written request, furnish to Trustee or the holders of the note, where the lender is required by law to have its loan so insusted apprials loss or damage by fire, this insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness of the holders of the note, such repairs to pay the cost of replacing or repairing the same or to pay in full the indebtedness of the holders of the holders of the holders of the protect to the holders of the power than the protect of the protect of the protect of the protect the

preparations for the detends of any foreclosure sale of the premises shall be d'a souted and applied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; escend, all other items which under the terms hereof constitute secured in other lores additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpart on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the fling of a bill to foreclose this trust deer, 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, with all active, without regard to the terms entailed to the receiver and mortgagors at the time of application for such receiver and without regard to the time of application for such receiver and without regard to the time of the premises of whether the tame shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such the certification of the premises of whether the tame shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such the certification of said premises during the pendency of such foreclosure suit and in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or hot, as well as during at forther times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and a lother powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The nucleitedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assess; ent cother lien whic

deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any uef. 38 which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Frustee or the holders of the note shall have the right to inspect the premises at all reasonable these and access thereto shall be

permitted for that purpose

12. Trustee has no duly to examine the title, location, existence or condition of the premises, or to impute into the validity of the signatures of the identity, capacity, or authority of the signatories on the note of trust deed, not shall Trustee be oblig to I to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any active consistions hereunder, except in case of its own pross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactor, evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the require of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebted cos hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a success. Instee, such successor trustee may accept as the genuine note herein described any note which bears an identification number purporting to be executed by the persons herein designated as the makers thereof; and where the release is requested of the note and which bear placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein described herein, it may accept as the genuine note herein described any note which purports to be executed by the persons herein described herein.

rersons herein designaled as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filled, in case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indelitedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one to is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

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FOR THE	PROT	LCTION	COL	SOTH 3	rue I	IORR	OWER	AND
LENDER	THE	INSTAL	MENT	NOT	E SEC	CURE	D BY	THIS
TRUST DI								
AND TRU							liie 1	RUST
DEED IS I	H ED	FUB BI	CORD	, miles				

706185Lientification No. CHICAGO FITLE AND TRUST COMPANY. louis Halone Assistant Secretary A Bv

THE SOUTH SHORE BANK OF CHICAGO MAIL TO: 7054 South Jeffery Boulevard Chicago, Illinois 60649
ATTN: I.R. Jones - ANNEX PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 6819-21 South Clyde Avenue

Chicago, Illinois 60649