

TRUST PROFFICIAL GOPY , ,

778669

94206099

CTTC 15

THE ABOVE SPACE POR RECORDING USE ONLY

BOTH ARE MARK	de March 03 Hed and are Join'i		between CARL	TON GRAY AND	DOROTHY GRAY,	
that, WHEREAS Trust	untors," and CHICAGO To as TRUSTEE, witnesset tors are justly indebted to t	h: he legal holders of t	he Instalment Not	to (the "Note") mad	le payable to THE OR	- 1
	described, said legal holo yments of \$ 16231.80	der or holders being or	i herein referred u	o kappiois adi ku o	f the Note"	ł
in the Principal o	or Actual Amount of Loan) Amount of Loan at the R	n of \$		together with inter	rest on unpaid balance	es of the
hasein whether the entire	secure the payment of the amount shall have been ac	ivanced to Trustors	at the date hereof	or at a later date.	•	1
That there and the nerformers	istors to secure the payment of the o of the covenants and agreemen ,o, acknowledged, do by these ,'ub', title and interest therein, sl OUPTIY OF COOK	ts berein contained, for "	l'essaleres les his marilierne	ad, naci alau in cemakibra	tion of the sum of the list	ller in hend
(Wild:						j
OF THE NORTH	RESUPDIVISON OF BE 1/2 OF SECTION 19 IDIAN, IN BOOK CO	, TOWNSHIP 38	NORTH, RANG	BEING VAIL'S GE 14, EAST O	SUBDIVISION F THE THIRD	
PIN #20-19-12	5-019	600g	50. Ba	99_		
		(,				
			· .	DEPT-01 RECO 107777 TRAI 1096 1 DI COUK COUK	DROING N 6707 03/04/94 W #-94-2 NTY RECORDER	
• •		' (
			OUDX	_		
1			0	: :	4206059	
			77			
TOGETHER with all imor	ther described, is referred to here overnents, tenements, easement	a, fixtures, and appure	nancos thereto belg a	in, and all rents, issue	a and profits thereof for a	in long and
during all such times as Trustors : articles now or hereafter therein ventilation, including (without re	or thereon used to supply heat, ;	gar, air conditioning, w	ater, light, pewar, 🗺	'rip' ration (whether sing	le units or controlly contr	olled), and
All of the foregoing are declared intreafter placed in the premises	to be a part of said premises w	hether physically attach	ed therein or not, and	it is a prest that all aim	ilar apparatus, equipment	or articles
TO HAVE AND TO HOLE rights and benefits under and by) the premises unto Trustee, its se	uccessors and assigns. S	prover, for the purpose	es, ani, up 🚄 the Mass an	i trueta heruin sei forth, fri tors do hereby expressly r	re from all steams and
This Trust Deed cons Deed) are incorporated he WITNESS the hand _	ists of two pages. The covering by reference and are a	a part hereof and sh	all be binding on t	the trustom, their m		
WITHERS OF IMPO	arki avai amain, VI III		1 177		Sec	
	······································	_{SEAL}	CARLLON C	LAY OF	I	SEAL)
		[SEAL]	TORON C	fug Niai	7	SEAL]
STATE OF ILLINOIS,	1	BEVERLY J.	LARAMORE	0 /		
	SS. a Notary Public			in the State aforesaid,	DO HERBBY CERTIP ARRIED	Y THAT
COUNTY OF COOK	AND A	RE JOINT TENA		, BUIN ARE M	AKKIEU	
	who ARE personally kno	wn to me to be the	same person S	whose name _S	ARE subscribed	to the
,	foregoing instrument, appear scaled and delivered the said in	7011137	ay in person and a ROWN	ckinimiraged that	Taking the way and purpose	signed,
	set forth.		Λ2	45.5		0.4
	Given us	ider my hand and Notari	ial Seal this	loreb		10_94
Notarial Seal			/	are SV	Lanon	state
	"OFFICIAL SEAL"			$\mathcal{Q}\mathcal{L}$		
\	Beverly J. Laramore cary Public, State or alli	male \$		とう		
•	Commission Expires March 20,	E		in the second	200 (7)	
	·····	~~~		\mathcal{L}	3.	1

THE COVENANTS, CONDITIONS ARE PROVISIONS REFERRED TO GN PACK! THE REVERSE SIDE OF THIS TRUST DEED):

1. Trustors shall (a) promptly repair, restore or rebuilt any buildings or improvements now or hereaver on the premises 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 for lien not expressly subordinated to the lien hereof; (c) pay when due any indobtedness which may 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 Trustee or to the Holders of the Note; (d) complete within a reasonable time any buildings row or at any time in process of eraction upon said premises, (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises, e) consply with all requirements of law or municipal ordinances.

2. Trustors herein expressly coverant and agree to pay and keep current the monthly instalments on any prior mortgage, or should any default thereunder. Trustors further agree that should any default be made in the payment of any instalment of principal or any interest on the prior mortgage, or should any suit be commenced or other action taken to foreclose the prior mortgage, then the amount secured by this Trust Deed shall become and be due and payable in full at any time thereafter, at the option of Trustee or the Holders of the Note and in accordance with the Note. Thustors shall pay before any penalty attacks and shall pay special taxes, apscial assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to the Eolders of the Monters of the Note and in accordance with the Note. Trustors shall pay before any penalty attacks and shall pay special taxes, and shall pay special taxes, and shall pay the penalty

Thomas or the Bolders of the Novemen of the Accordance with the Nove. Thasbers shall ppe before any penulty stuckes all general taxes, and shall ppy special taxes, special sasesaments, water charges, severe sevice charges, and other charges against the premises when due, and shall upon to the Violeter of the Note duplicate receipts therefor. To prevent default hereunder, Trustors shall psy in full under protest, in the manner provided by statute, any tax or assessment which Trustors may desire to conteat.

Thustors may desire to conteat.

A content of the Note that the statute of the Note of the Not

income in his hands in payment in whote or in part or; (a) a ne inscrictions other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale, (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any decrees which would not be good and available to the party interposing same in an action at law upon the Note hereby secured. If Trustors voluntarily shall set or convey the monitor, in whote or in part, or any interest in that premises or by some act or means divest themselves of title to the premises without obtaining the written content of the Holders of the Note or Truste, then the Holders of the Note or Truste shall have the option to declare the unpaid balance of the indebteciness immediately due and poyable. This option hall not apply if (a) the sale of the premises is permitted because the purchaser's creditworthiness is satisfactory to the Holders of the Note and (b) that purchaser, prior to the sale case accurde a written assumption agreement containing serving processor of the Note including, if required, an increase in the rate of interest payable unit of a security as written assumption agreement containing serving or the Holders of the Note including, if required, an increase in the rate of interest payable unit of a security of the signatures or the lientity, capacity, or authority of the signatures or the Note or Trust Deed, nor shall Trustee be obligated to record this Trust Deed or to execute any power herein given.

13. Trustee shall release this Trust Deed, nor shall Trustee the obligated to record this Trust Deed or to execute on the signatures or the identity, capacity, or authority of the signatures or the identity, and the lientity of the signatures or the identity, capacity, or authority of the signatures and the lientity of any acts or ominisions hereunder, except in case of its own gross negit given or mistic and the lien

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.

778669 MFOR THE ORROWER AND LENDER THE UST USED SHOULD BE IDENTIFIED BY IT COMPANY, TRUSTEE, BEFORE THIS Identification No. CHICAGO TITLE AND/TRUST COMPANY, FOR THE PROFECT NOTE SECURED BY CHICAGO TITLE ASTRUST DEED IS FILL U. Trustee. RECO Assistant Secretary Assistant Vice President MAIL TO: FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE CHICAGO TITLE TRUST 171 N. CLARK

CARLTON & DOROTHY GRAY

60636

6602 S BELL AVE CHICAGO, IL

PLACE IN RECORDER'S OFFICE BOX NUMBER

60601

CHICAGO, IL