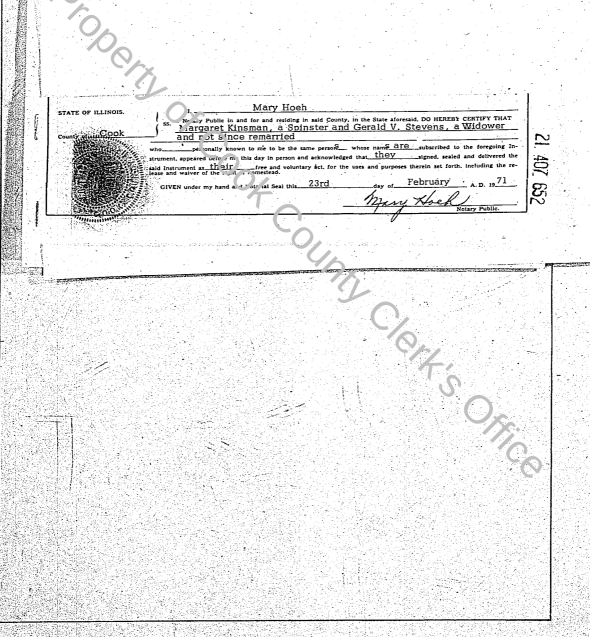
## UNOFFICIAL COPY

	60 06 200.44	
	60-05-2971W.  COOK-COUNTY, ILLINOIS FILED FOR RECORD  21. 407, 652  RECORDER TOF DEEDS	
	TRUST DEED 71	.) ~}
	FEB 9,71 3 02 PK 21. 393 024 21393024	ુ.
	630411	
	THE ABOVE SPACE FOR RECORDERS USE ONLY	_
	THIS INDENTURE, made January 15, 1971, between	
	MARGARET KINSMAN, a Spinster and and GERALD V. STEVENS a Wildows and not since approved	
	GERALD V. STEVENS, a Widower and not since remarried herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY.	
	an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note herein-	
$\land$	after described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of	
	object of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER	
	an! delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from	١.
	on the balance of principal remaining from time to time unpaid at the rate of per cent per annum in instalments as follows: NINETY (\$90.00)	
1.1	Dollars a the lst day of March 1971 and NINETY (\$90.00)	
	Dollars on the 1st day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 1st day of February 1981	
- 3	All such payments on occount of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due	
	shall bear interest at the rate of seven per cent per annum, 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	1
2 A	in writing appoint, and in absonce of such appointment, then at the office of Belmont National Bank of Chicago in said City.	<b>d</b>
	NOW, THEREFORE, the Mortgag.  The payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, at the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Polls in hapd paid, the receipt whereof is hereby do by these presents CONVEY and WARRANT unto the Trustee, its successors and the contained of t	-
	NANT unto the Trustee, its successors and winder the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the City of Chi aco County of Cook and State of Illinois.	
	The East 16-23/ Feet of LOT TWE'v: (12) and the West 16-2/3 Feet of LOT THIRTEEN (13) in	-
-	BLOCK TWO (2) in NORTH SHOR' BO JLEVARD SUBDIVISION, A Subdivision of the	
	EAST HALF of the SOUTHWEST QUARTER of	
-	SECTION THIRTY TWO (32), TOWNSHIP FOR Y TWO (42) NORTH, RANGE FOURTEEN (14).	
	East of the Third Principal Meridian (Except the South 30 Acres thereof)	7
	Cod Min	₽/
TISATE A		1
	which, with the property hereinafter described, is referred to herein as the "premises,"	-
	which, with the property hereinafter described, is referred to herein as the "premises."  TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto be normal, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged pr. m. y and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to y of heat, gas, air conditioning, water, light, and the properties of the profits of the profit	-
	shades, storm doors and windows, floor coverings, inador beds, awnings, stores and water hearts. Al. "th. re ong are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all constituting apparatus, or possible or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting art of the ry less to.	901
	TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the pt poser, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and walve.	S.
	This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be bir in on the mort-	~
	gagors, their heirs, successors and assigns.  WITNESS the hand.S and seal S of Mortgagors the day and year first above written.	
	$m_{\star}$ + $t$	
	[SEAL]	$\geq$
	STATE OF ILLINOIS , Mary Hoeh	393
	ss. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT	
	County of the Co	$\sum_{i}$
	ACTION personally known to me to be the same person. S whose name. Sare subscribed to the foregoing fundament, appeared before me this day in person and acknowledgd that they signed, sealed and	
	differed the said Instrument as their free and voluntary act, for the uses and purposes therein or the uses and the use of the use o	
	Given under my hand and Notarial Seal this 4th day of February A.D. 1971	
SHIP	Motary Public.	
		<sub>[-</sub> -

## **UNOFFICIAL COPY**



V CITY Chicago, Illinois	s 60657		lumbia Avenue , Illinois	_2
E		FOR RECOR INSERT STE DESCRIBED	DERS INDEX PURPOSES REET ADDRESS OF ABOVE PROPERTY HERE	
I M P O R T A N T THE PROTECTION OF BOTH THE BOTH THE NOTE SECURED BY THIS TRUST IDENTIFIED BY THE TRUSTEE NAMED HE TRUST DEED IS FILED FOR RECORD.  D NAME   Belmont National	DRROWER AND CHICAG CHICAG BEFORE by 22	GO TITLE AND TRUS  Caryare & C.  Assistant Assistant Assistant	COMPANY, as Truspe.	
			within Trust Deed ho. be a li	
FILED FO	NTY ILLINOIS OR RECURD 71 3 01 PH		PRECEDENCES PECOS 214076	52
situated shall be Successor in Trust. Any Successee, and any Trustee or successor shall be ent 15. This Trust Deed and all provisions hereof, tors, and the word "Mortgagors" when used her t thereof, whether or not such persons shall have the control of the cont	issor in Trust hereunder shall littled to reasonable compensation, shall extend to and be bindin rein shall include all such persove executed the note or this True	have an aeriteal title, powe on for 1 as s performed he g upon alor; as s and all pens and all r cons liable for t ist Deed	rsons claiming under or throu ne payment of the indebtedne	ss or any
runder or which conforms in substance with it iligated as the makers thereof: and where the ni identifying same as the note described herein to the substance with the description herein to the substance with the description herein 14. Trustee may resign by instrument in writing order of filed. In case of the resignation, inabil situated shall be successor in Trust. Any Successee, and any Trustee or successor shall be ent	any note with bears term in the description herein control of the conference of the conference of the contained of the note and of the ling filed in the office of the Recultive or refusal to act of Trustee	of the note and which purpor ginal trustee and it has neve en the herein described any not in a property to be executed to the control of titles in the ten seconder of Deeds	ing to be executed by the persor executed a certificate on an ote which may be presented a by the persons herein design which this instrument shall it of the county in which the	ns herein- ny instru- nd which mated as
12. Trustee has no duty to examine the title sit deed or to exercise any power herein given copt in case of its own gross negligence or misc. It before exercising any power herein given.  13. Trustee shall release this trust deed and all either before or after maturity thereof, prod. which representation Trustee may accept as y accept as the genuine note herein described y accept as the genuine note herein described ignated as the makers thereof; and where the identifying same as the note described hereil forms in substance with the description herein hers thereof.	unless expressly ob and d by tonduct or that of .e ag. ats or the lien thereof ! y prope. Institute and artistee m y execute and duce and exhibit the true without inquiry. V are a	on the premises, nor shall the terms hereof, nor be liable employees of Trustee, and rument upon presentation of the deliver a release hereof to e note, representing that all release is requested of a su-	e for any acts or omissions he t may require indemnities sa- satisfactory evidence that all and at the request of any pe indebtedness hereby secured cessor trustee, such successor	ereunder, tisfactory Indebted- rson who has been or trustee
e party interposing same in an action at law up  11. Trustee or the holders of the note shall in that numbers	on the note reby secured.	emises at all reasonable time	s and access thereto shall be	permitted
signs, as their rights may at year.  9. Upon, or at any time aft. the hing of a control of the sign of a control of the sign of a control of the sign	bill to foreclose this trust deed before or after sale, without no tout regard to the then value a appointed as such receiver. I fosure suit and, in case of a u.ing any further times when and all other powers which ma	the court in which such bill tolice, without regard to the soft the premises or whether. Such receiver shall have pow- sale and a deficiency, during Mortgagors, except for the if y be necessary or are usual if	is filed may appoint a receiviolyency or insolvency of Morthe same shall be then occurre to collect the rents, issues a the full statutory period of rentervention of such receiver, a such cases for the protection of the protection of the protection.	er of said tgagors at pled as a und profits demption, would be n, posses-
ther items which under the ter s i reof constitution of third, all principal at 1 int rest remain.	ute secured indebtedness additioning unpaid on the note; fourth	onal to that evidenced by the , any overplus to Mortgagor	receding paragraph hereof; s e note, with interest thereon s, their heirs, legal represen	as herein.
at to the Mortgagors herein contained.  7. 4" in the Indebtdeness hereby sourced shigh, so are one the lien hereof, in any suit to fight, so are one the lien hereof, in any suit to fight, so are one the lien hereof, and the sees, and the fight sees, outlay for documentary and liens, so at line data and assurances with reflective to a still limit and and assurances with the premises. "I examine a suit line said and assurances with the premises. "I examine the said expenses of the impediately de ar. payable, with interest ende in come don't he (a) any proceeding, and it for the foreclosu e he of after accrual of su reatened suit or procee in which might affect.  8. The proceeds of y foreclosure said of the	oreciose the lien hereof, there s be paid or incurred by or on id expert evidence, stenographe ) of procuring all such abstract respect to title as Trustee or iny sale which may be had pur- he nature in this paragraph muthereon at the rate of seven p	shall be allowed and included behalf of Trustee or holders of its' charges, publication costs so title, title searches and ex- holders of the note may deer suant to such decree the true intioned shall become so much er cent per annum, when pal	as additional indebtedness in f the note for attorneys' fees and costs (which may be es- aminations, guarantee policie a to be reasonably necessary condition of the title to or the additional indebtedness secured to Incurred by Trustee or the of the part of the conditions of the additional indebtedness secured or incurred by Trustee or the of the part of the conditions in the conditions and the additional times the conditions are the conditions and the conditions are and the conditions are the conditions are the conditions are the conditions are the conditions are the conditions are the conditions are the conditions are the conditions are the con	the decree . Trustee's timated as ss. Torrens either to he value of red hereby holders of
in a cutting to them on account or any density of the note in borders of the note in timate or into the validity of any tax, assess.  6. Mortgagors shall pay each item of indebt of the holders of the note, and without no into the holders of the note, and without no state of the holders of the note, and without no into the holders of the note of the Mortgagors herein contained.	nent, sain the appropriate puts nent, saie, forfeiture, tax lien edness herein mentioned, both ; slice to Mortgagors, all unpaid ontrary, become due and payat r (b) when default shall occur all become due whether by acc	or title or claim thereof.  principal and interest, when d indebtedness secured by this lote (a) immediately in the ca- and continue for three days  eleration or otherwise, holder	ue according to the terms her Trust Deed shall, notwithsta se of default in making paym in the performance of any of s of the note or Trustee shall	eof. At the nding any- ient of any ther agree-
to despite, saint deliver benewal policies of the following sources of default herein, Trustee or the following sources of default herein, Trustee or the following sources of the following sources of the following sources of the following sources of the following sources paid or incurred in connection therevil opposite sources paid or incurred in connection therevil opposite sources and the lieu subtherized may be taken, shall be so much addittil thinterest thereon at the rate of seven per centile that the sources of the following sources o	contest any tax or assessment. It, including atforneys' fees, at hereof, plus reasonable compe lonal indebtedness secured here at per annum, Inaction of Trust, hereunder on the part of Morty ereby secured making any pays	All moneys paid for any of dd any other moneys advance nsation to Trustee for each by and shall become immedia ee or holders of the note shal gagors.  ment hereby authorized relat	the purposes herein authorized by Trustee or the holders of matter concerning which actely due and payable without i never be considered as a waing to taxes or assessments.	red and all of the note ilon herein notice and iver of any may do so
and addressors may desire to contest.  In a difference of the contest of the cont	payment by the insurance compa secured hereby, all in compan is the benefit of the holders of it all policies, including additiona of less than ten days prior to the constraint of the note may, but re- expedient, and may, but need; compromise or settle any tax.	anies of moneys sufficient eithiles satisfactory to the holde the note, such rights to be evil and renewal policies, to holde respective date of expirationed not, make any payment of the note of the properties of the note	ier to pay the cost of replacing res of the note, under insurar denced by the standard mort; lers of the note, and in case on.  The perform any act hereinbeforments of principal or interest or claim thereof, or redeen	g or repair- nce policies gage clause f insurance re required st on prior
1. Morisurors shall (1) prompily repair, re lamaged or be destroyed; (2) keep said premis- lien not expressly subordinated to the lien here uperior to the lien hereof, and upon request e requirements of law or municipal ordinances we except as required by law or municipal ordinances we 2. Morisugors shall pay before any penalty recipits of the control of the control of the recipits of the control of the control of the which Morisugors may desire to contest.	dises when due, and shall, upon Mortgagors shall pay in full u	written request, furnish to T nder protest, in the manner p	rustee or to holders of the not rovided by statute, any tax or	te duplicate assessment