

Steen R. Olen
RECORDER OF DEEDS

	COOK COUNTY, ILLINOIS ALCOHOLICAY DEEDS TRUST DEED RECORDER DEEDS	Z
17	May 25 '71 10 57 AH 21 49001	İ
<u>.</u>	Form 807 Rev. 5-62 THE ABOVE SPACE FOR RECORDERS USE ONLY	
	THIS INDENTURE, made May 17, 19 71, between JOHANN RENNER AND ANNA RENNER,	7.
	his wife	l
-ي		ł
7	herein referred to as "Mortgagors," and PARK NATIONAL BANK	
9	OF CHICAGO 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 hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of	
/25	TWF 1.V FIVE THOUSAND AND NO/100 Dollars, followed by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER	
臺	OF BE' RER and celly and by which said Note the Mortgagors promise to pay the said principal sum and interest from May 17, 1971 — on the balance of principal remaining from time to time unpaid at the rate of 7-1/4 present per annum in instalments as follows: TWO HUNDRED NINETY THREE AND 60/100	
·	month	
	Dollars on thelsday of each and every/ thereafter until said note is fully paid except that the final payment of principal a interest, if not sooner paid, shall be due on thelstday ofJune 1981. All such payments on accoun of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the rem in act to principal;	
	shall bear interest at the rate of wan per cont per contume, and all of said principal and interest being made payable at such banking house or trust company i. — Chicago — Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of a ch appointment, then at the office of PARK NATIONAL BANK OF CHICAGO	
S. S	in said City, Prepayment privileg g. anted., . for details, see Instalment Note.	
Section 1	visions and limitations of this trust deed, and the performan of the consideration of the sum of One Dollar in hand sid, er celp whereof is hereby acknowledged, do by these presents CONVEY and WAR-RANT unto the Trustee, its successors and assigns, the folic vir described Real Estate and all of their estate, right, title and interest therein, situate,	
	lying and being in the City of Chicago COUNTY OF Cook AND STATE OF ILLINOIS.	
	Lot 30 (except the North 11 feet thereof) and Lot . 9 in R. F. Bickerdike's Subdivision	
	of that part North of Elston Avenue of Elock 2 n 'ickerdike's Second Addition to Irving Park in the North East quarter of Section 23, Towns in 40 North, Range 13 East of the Third Principal Meridian in Cook County, Illinois.	
	C 500	
	which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rr is issues and profits thereof	
	which, with the property hereinatter described, is referred to nerein as the "premises." TOGETHER with all Improvements, tenements, easements, fixtures, and appurtenances; thereto belonging, and all rr it issues and profits thereof for so long and during all such times as Morigagors may be entitled thereto (which are pledged primarily and on a part) / with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, all conditioning, water, light, power, retrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the force of the part of saids, so the windows, floor overings, more than all saids and the said of the said of the said of the said and the said and the said and the said and the said as a said of the said as a said of the said said said of the said said of the said said said said said said said said	. •
	herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which as it is the Mortgagors do hereby expressly release and waive.	
	This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the revuse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the more gagors, their heirs, successors and assigns.) :
	Witness the hands and seals of Mortgagors the day and year first above written.	5
	[SEAL] Whom Kenner [SEAL] (Johann Renner) [SEAL] Almon Romigot [SEAL]	
	(Anna Renner) STATE OF HAMMAN 1. Alexandra N. O'Brochta	
	ss. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT JOHANN RENNER AND ANNA RENNER, his wife	
	are personally known to me to be the same person S whose name S Bre subscribed to the foregoing	ج
	supent, appeared before me this day in person and acknowledged that they signed, scaled and the said instrument as their free and voluntary act, for the uses and purposes therein agric, including the release and waiver of the right of homestead.	Ë
	Given under my hand and Notarial Seal this 20th day of May A.D. 19 71	
M	Selfandia Mothta Notary Public	٠.
(1)		1.
and		-

21 490 011

UNOFFICIAL COPY

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	HE COVENANTS, CONDITIONS AND PROVISIONS RES				
lle su (4	 Mortgagors shall (1) promptly repair, restore or rebuild a mended or be destroyed. (2) keep said premises in good conditi in not expressly subordinated to the lien hereof; (3) pay when perfor to the lien hereof, and upon request exhibit satisfactory complete within a reasonable-time any building or buildings complete within a reasonable-time any building or buildings or municipal ordinances with respect to the cept as required by law or municipal ordinance. 	on and repair, without white any indebtedness white evidence of the dischargnow or at any time in propremises and the use the	aste, and free from mechal lich may be secured by a ge of such prior lien to Tr rocess of erection upon sale ereof; (6) make no mater.	nc s or other liens or claims fol- lien or charge on the premiser ustee or to holders of the note: if premises: (5) comply with all isl alterations in said premises	
lce	cept as required by law or municipal ordinance. 2. Mortgagors shall pay before any penalty attaches all gener charges, and other charges against the premises when due, an element therefor. To prevent default hereunder Mortgagors shall lich Mortgagors may desire to contest.	al taxes, and shall pay sp d shall, upon written req pay in full under protest	ecial taxes, special assessm uest, furnish to Trustee or , in the manner provided b	ents, water charges, sewer serv to holders of the note duplicate y statute, any tax or assessment	
nli ini pa	A Morragoon shall keep all cultidates and improvements now a large of the state of	or hereafter situated on surance companies of mo- dl in companies satisface holders of the note, suc	said premises insured againers sufficient either to pay tory to the holders of the h rights to be evidenced b	nst loss or damage by fire, light- the cost of replacing or repair- note, under insurance policies y the standard mortgage clause	
ab of	ue attached to each poincy, and shall neiver an poincies, included up to expire, shall deliver renewal policies not less than ten da 4. In case of default therein, Trustee or the holders of the no Mortgagors in any form and manner deemed expedient, and manufacture of the policy of the commonwise of the state of the policy of t	ing additional and renew ys prior to the respective is may, but need not, make for y, but need not, make for the any tax lies or other	al policies, to noiders of the date of expiration. ke any payment or perform ull or partial payments of	and in case of insurance any act hereinbefore required principal or interest on prior thereof or redeem from any	
tax ex to au wi	4. In case of default therein, Trustee or the holders of the no Mortgagors in any form and manner deemed expedient, and ma ununvanes, if any, and purchase, discharge, compromise or set sale or forfeiture affecting sald premises or contest any tax or benesse paid or incurred in connection therewith, including attorprotect the mortgaged premises and the Hen hereof, plus reason the interest of the mortgaged premises and the Hen hereof, plus reason the interest thereon at the trate of seven per cent per annum. In an attachment of the mortgaged premises and the first plus the property of the control of the property o	assessment. All moneys neys' fees, and any othe meaning to mean to the secured hereby and shall tion of Trustee or holder	paid for any of the purp r moneys advanced by Tru Trustee for each matter c become immediately due of the note shall never b	oses herein authorized and all stee or the holders of the note oncerning which action herein and payable without notice and a considered as a waiver of any	
acc	. o. of any bill, statement or estimate procured from the ap	ropriate public office wi	thout inquiry into the accu	racy of such bill, statement or	
op thi ins me	amate \(\sigma \) into the validity of any tax, assessment, sale, forfeit 6. Mo \(\), sors shall pay each liem of indebtedness herein men ion of \(\) as holders of the note, and without notice to Mortgagor again the \(\) to or in this Trust Deed to the contrary, become dalment \(\) prir lipal or interest on the note, \(\) or (b) when defau \(\)? When \(\) was \(\) \(\) \(\) and \(\) \(\	tioned, both principal and, all unpaid indebtedness ue and payable (a) immit shall occur and continuation by secolaration or	d interest, when due accord s secured by this Trust De ediately in the case of defi ue for three days in the po-	ling to the terms hereof. At the sed shall, notwithstanding any- ult in making payment of any erformance of any other agree-	
rig for fee to cer	it to foreclose the len hereof. In any sult to foreclose the lien is agle all ext., a.c. = dexpenses which may be paid or incur, appraiser's fee. dexpense which may be paid or incur, appraiser's fee. dexpended and for decumentary and expert evidence terms to be expended a. feutry of the decree) of procuring all microses, and similar for a saturances with respect to title as	ereof, there shall be allo ed by or on behalf of Tr stenographers' charges, such abstracts of title, the Trustee or holders of t	wed and included as additi- ustee or holders of the not publication costs and cost ile searches and examination he note may deem to be	mal indebtedness in the decree e for attorneys' fees. Trustee's s (which may be estimated as ns. guarantee policies, Torrens reasonably necessary either to	
the and the pla sul	nt of the work or a herein contained. 7. When the hade tedness hereby secured shall become due with to foreclose the lend to be expended to the foreclose the lend to be expended to the content of the lend to be expended to the content of the lend to be expended to the lend t	paragraph mentioned sha te of seven per cent per and bankruptcy proceed y indebtedness hereby se se whether or not actual	li become so much addition annum, when paid or incu- lngs, to which either of th cured; or (b) preparations ly commenced; or (c) prep	al indebtedness secured hereby rred by Trustee or holders of em shall be a party, either as for the commencement of any arations for the defense of any	
cos oth pro	s and expenses incident to the forect turn proceedings, including the relation which under the terms hereof convictue secured indebty wided; third, all principal and interest remaining unuald on the gns, as their rights may appear.	g all such items as are n edness additional to that note; fourth, any over	nentioned in the preceding t evidenced by the note, w plus to Mortgagors, their	paragraph hereof; second, all ith interest thereon as herein heirs, legal representatives or	
_	9. Upon, or at any time after the filing of a b i to fo eclose t	nis trust deed, the court de, without notice, with e then value of the pres such receiver. Such receiv in case of a sale and a c	in which such bill is filed out regard to the solvency nises or whether the same ver shall have power to coll- leficiency, during the full s	may appoint a receiver of said or insolvency of Mortgagors at e shall be then occupied as a ect the rents, issues and profits tatutory period of redemption,	
	mises. Such appointment may be made either, store o, after si nestead or not and the Trustee hereunder may be present as said premises during the pendency of such foreclosur sulf and ther there be redemption or not, as well as during a v f there ided to collect such rerus, issues and profits, and all owner low to the collect such rerus, issues and profits, and all owner low to the collect such rerus, is the collect such results and such as the collect such results and profits or in such that are such as the collection of the col				
for	10. No action for the enforcement of the lien or of any provision party interposing same in an action at law upon the note here! 11. Trustee or the holders of the note shall have the right to that purpose. 12. Trustee has no duty to examine the title, location, existen.	inspect the pre-nises at a	li reasonable times and acc	ess thereto shall be permitted	
	12. Trustee has no duty to examine the title, location, existent t deed or to exercise any power herein given unless expressly pt in case of its own gross negligence or misconduct or that of before exercising any power herein given. 13. Trustee shall release this trust deed and the lien thereof b secured by this trust deed has been fully paid; and Trustee meaning the secured by this trust deed has been fully paid; and Trustee meaning the secured by this trust deed has been fully paid; and Trustee meaning the secured by this trust deed has been fully paid; and Trustee meaning the secured by the secure of the secure				
may here desi men	3.3. Trustee shall release this trust deed and the lien thereof b secured by this trust deed has been fully paid; and Trustee ms, either before or after maturity thereof, produce and exhibit, which representation Trustee msy accept as true without inque with the presentation Trustee may accept as true without inque with the conformation of the product of the produ	lry. Where a release lears a certificate of idee eln contained of the note ed of the original truste is the genuine note here!	requested of a successor to the car in purporting to be and which purports to be the find it has never execute a caser bed any, note which to to be are much the	rustee, such successor trustee executed by a prior trustee executed by the persons herein d a certificate on any instru- imay be presented and which persons herein designated as	
reco are:	4. Trustee may resign by instrument in writing filed in the officed of filed. In case of the resignation, inability or refusal to situated shall be Successor in Trust. Any Successor in Trust her tee, and any Trustee or successor shall be entitled to reasonab.	ice of the Recorder or Re act of Trustee, the then cunder shall have the id e compensation for all a	gistrar of Titl a in w. Ich ti Recorder of eeds o the entical title, lowers ar a sects performed he eur aer.	nis instrument shall have been county in which the premises authority as are herein given	
gago	 This Trust Deed and all provisions hereof, shall extend to its, and the word "Mortgagors" when used herein shall include 	ind be binding upon Mor all such persons and all p	ersons liable for the rame	nt of the indebtedness or any	
	of the covenants or agreements stipular rate of eight to be per cent per annum lt shall continue and further agree the nect or such part thereof as may be unled, or such part thereof as may be unled, or such part thereof as a foresaid the limediately due and payable. Without	ted in this lit upon the total trupon such def aid and any ac shall no ar the t notice, anyth	ist Deed we shall indesteeness so ault the princip wances made by his option of the his ung hereinbelore	interest at a said de- al sum above men- he hold to the local the local the local to the contained to the	
Iru Ion	trary notwithstanding. 7. Said parties of the first part furt 8. Said parties of the first part furt 8. Said parties of the within 1. Said parties of said loan, commen	her covenant ar mentioned note. cing on the last eneral real est	d agree to depos Gay of July 19 ate taxes next	it with the ey ry	
	Ith (1/12th) of the annual insurance p legal holder of the note as and for a l holder of the note to pay the genera es, and insurance premiums as and when	e last ascertal remiums, such s Sinking fund to I real estate t the same become	ums to be held to be used levice again due and payable	the Trustee or Trustee or the nst said pre-	
at.	In the event of a Sale or Conveyance remaining unpaid on this mortgage has bolder of the note	suari pecome da	e and payaore in	ein, the entire mediately at option rust Deed has been identified	rc
	I M P O R T A N T THE PROTECTION OF BOTH THE BORROWER AND DER, THE NOTE SECURED BY THIS TRUST DEED SHOULD	"PARK" WATTHEN	PERMITOR TENTICAG	as Trustee.	
	DENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE TRUST DEED IS FILED FOR RECORD.	by 2//- 2, ,		STECUTIVE VICE PRESIDENT	
	D. NAME E L STREET		FOR RECORDERS I INSERT STREET AL DESCRIBED PROPE	NDEX PURPOSES DDRESS OF ABOVE RTY HERE	21. (
	Y cory		3755 N. Kimb	all Avenue	21. 490
	R OR OR OR	57. IV	Chicago, Ill:	inois	2
	RECORDER'S OFFICE BOX NUMBER 480	30 			