UNOFFICIAL COPY

TRUST DEED THIS INDENTIFIER, made August 20, 1921, between "Mortgagers", and Bagmend Clifford, berein referred to an "Mortgagers", and Bagmend Clifford, berein referred to an "Mortgagers" and Bagmend Clifford, berein referred to an "Mortgagers" and Bagmend Clifford, berein referred to an "Trustee" witnessesh: That, 'Whereas Mortgagers are justly indebted to the logal holdered to an "Trustee", witnessesh: That, 'Whereas Mortgagers are justly indebted to the logal holdered to an "Trustee" witnessesh: That, 'Whereas Mortgagers are justly indebted to the logal holdered to an "Trustee" witnessesh: That, 'Whereas Mortgagers are justly indebted to the logal holdered to an extend of the property of the payable in installments as follows: 'Seensy One and 35/100' Dollars, and injected from 'Seensy One and 35/100' Dollars on the 155th day of each and every month thereafter until said note is fully pild, except the payable in installments as follows: 'Seensy One and 35/100' Dollars on the 155th day of each and every month thereafter until said note is fully pild, except the seens of the seeds of the seed	GEO E COLE & CO CHICAGO No. 206R LEGAL BLANKS (SEVISED INV. 1842)	
THIS INDERTURE, made August 20, 1971, between **illite Jackson & Sarah Jackson **Trustee and Darte Service Service **illite Jackson & Sarah Jackson **Sarah Ja	TRUST DEED 27 ANG 23 AM 10	
THIS INDENTIRE, made August 20, 1971 between *** *** *** *** *** *** *** *** ***	TO A A A A	5.10
Trustee and Daniel J. Cappion, Successor Trustee brein referred to a "Tunted," witnesseh: That, Whereas Morrigors are just to indicate to the legal holder read to a "Tunted," witnesseh: That, Whereas Morrigors are just to indicate the test to be local holder of the property of the prop	그 네티트 이 도선 그는 경기는 사람들이 보고 하면 하는 것이 되었다. 그리는 그리는 그를 되었다.	
herein referred to as 'Trastee', witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promisery note, termed "lastillinean Note", of even date herewish, executed by the principal media public to Bearer and delivered, in and by which note Mortgagors promise to be a proper of the principal media of the pri		
Dollars, and injerient from the product of the prod	herein referred to as "Mortgagors", and Raymond Clifford, Trustee and Daniel J. Campion, Successor Trustee	
pay the principal sum of Dollars, and interest from time to time unpadd at the rate of perfect on the balance of principal remaining from time to time unpadd at the rate of Severp error answer. In balance of principal sum and interest to Dollars on the 15thday of Oct. 1972, and Severty One and 69/100 Dollars on the 15thday of Oct. 1972, and Severty One and 69/100 Dollars on the 15thday of Sept. 1974; all such payments on account of the indebtedness evidenced by said Note to be applied first to accurred juid unpaid interest on the unpaid principal labance and the repaid when due, to bear interest after the date for payment thereof, at the rate of seven per cent per animum, and all such payments being made payable at Drezel Mational Bandor as such other place as the legal holder of the note may, from time to time, in writing appoint, which note further provides the control of the note may, from time to time, in writing appoint, which note further provides the control of the note may, from time to time, in writing appoint, which note further provides the control of the note may, from time to time, in writing appoint, which note further provides the control of the note may, from time to time, in writing appoint, which note further provides the control of the note may, from time to time, in writing appoint, which note further provides the control of the note may, from time to time, in writing appoint, which note further provides the control of the note may, which were the note of the note of the note may be made at any time after the expiration of said three days, without notice), and that all parties theretoe sive silvent with a certain of the control of the note of the note under the note of the note of the note of the not	herein referred to as "Trustee", witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory note, termed "Installment Note", of even date herewith, executed by Mortgagors, made payable to Bearer and delivered; in and by which note Mortgagors promise to	
time to time uppaid at the rate of percent per annum, such principal sum and interest to be payable in installments as follows: Seenty One and 55/100 Dollars on the 15th day of each and every month thereafter until said note is fully pith, except the seent of the 15th day of each and every month thereafter until said note is fully pith, except the seent of the 15th day of each and every month thereafter until said note is fully pith, except the 15th day of each and every month thereafter until said note is fully pith, except the 15th day of each of said installments constituting principal. In the extent not principal shales can carried and unput districts of the said principal said in the extent not an extended to principal; the portion of each of said installments constituting principal. In the extent not principal is the principal said of the said principal said in the extent not an extended to the note may, from time to time, in writing appoint, which note further provides on a said said said and the said principal said principal said residual said control of the said principal said of the said control of the said principal said said said said said said said said	pay the principal sum of Two Thousand Five Hundred Ninety and no/100	
Dollars on the 15th day of each and every month thereafter units said note is fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of Sept.	time to time unpaid at the rate of per cent per annum, such principal sum and interest to	
that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of Septi. Septi. 4 1974 - 21 all such payments on account of the indebtedness evidenced by said Note to be applied first to accrused and unpaid interest on the unpaid principal balance and the responsibility of the payment of the said of the payment the control of the legal holder of the note may, from time to time, in writing appoint, which note further provides control at the election of the legal holder thereof and without notice, the principal sum remaining unpaid the control of the legal holder thereof and without notice, the principal sum remaining unpaid of the control of the legal holder thereof and without notice, the principal sum remaining unpaid the control of the legal holder thereof and without notice, the principal sum remaining unpaid of the control of the legal holder thereof and without notice, the principal sum remaining unpaid of the control of the legal holder thereof and without notice, and in the principal of the control of the legal holder thereof and without notice, and in the principal of the control of the said principal sum of money and interest in accordance with the terms thereof or in case default shall occur and continue for three cays with the control of the said principal sum of money and interest in accordance with the terms, provision and faintains of the shore mentioned note and of this Trust Deed, and the performance of the coverables in hand paid, the cere is miscraft better and notes of protest. NOW THEN ORE to secure the payment of the said principal sum of money and interest in accordance with the terms, provision and faintains of the shore mentioned and of this Trust Deed, and the performance of the coverables in the principal sum of money and interest in the coverable of the cere is a coverable of the	Dollars on the 15thday of Oct. 7,1971, and Seventy One and 95/100	
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Witness the hands and soals of Mortgagors the day and year set Alove Written PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) PLEASE PRINT OR TYPE NAME(S) PLEASE PRINT OR THE NAME(S) PLEASE PRINT OR THE NAME(S) PLEASE PRINT OR THE STATE ACKSON SOUTH TO THE STATE ACCESSION SIGNATURE(S) PLEASE PRINT OR THE STATE ACKSON SOUTH TO THE STATE ACCESSION THE ACCESSION OF PROPERTY: ADDRESS OF PROPE	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 hereby the apart hereof the same as though	10 H
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SIGNATURE(S) SINATURE(S) SINA	PLEASE PROVIDENTAL [Scal] Scale of a Brown &	131
State of Illinois, County of. State of Illinois, County of. Sarah Jackson, State aforesaid, Do Herreroad, a Not. y P blic in and for said County, in the State aforesaid, Do Herreroad Brown Sarah Jackson, Edna Brown & Sherwood Brown Personally known to me to be the same person, whose name Someon personally known to me to be the same person whose name Someon as subscribed to the forecoing instrument appeared before me this day in p rson, and activated that I have stated and delivered the said instrument as Int. The same stated that I have seen and purposes therein so forth, including to elease the same waiter of the right of homeless. Grown of the same states and purposes therein so forth, including to elease the same waiter of the right of homeless. The Above address in Forestatistical property in the Above address is forestatistical property. ADDRESS OF PROPERTY: ADDRESS JAOI South King Drive SEND SUBSEQUENT TAX BILLS TO. SEND SUBSEQUENT TAX BILLS TO. (NAME) THE ABOVE ADDRESS) SEND SUBSEQUENT TAX BILLS TO. (NAME)	BELOW I-Willie Jackson [Seal] 3. Edna B. own	目
County in the State aloresaid DO HEREBY CERTIFY that w. 1/ Jokson, Sarah Jackson, Edna Brown & Sherwood Brown personally known to me to be the same persons whose name 3 of personally known to me to be the same persons. Whose name 3 of personally known to me to be the same persons. Whose name 3 of personally known to me to be the same persons. Whose name 3 of personally known to me to be the same persons. Whose name 3 of personally known to me to be the same persons. Whose name 3 of personally known to me to be the same persons. Whose name 3 of personal pe		1 1
Described to the forecoing instrument appeared before me this day in p rsgn, and acknowledged that Ink-Signed, sealed and delivered the said instrument as. JAC J. The recommendation of the right of home search and purposes there are to the uses and purposes the right of home search and waiver of the uses and purposes the right of home search and waiver of the uses and purposes the right of home search and waiver of the uses and purposes the right of home search and waiver of the uses and purposes the right of home search and waiver of the uses and purposes of the said instrument as. JAC J. ADDRESS OF PROPERTY: ADDRESS OF PROPERTY: 7427 S. Langley Chicago, Illinois THIS THUST BEED. SEND SUBSEQUENT TAX BILLS TO. (NAME) CONTRACTOR OF THE ADDRESS) (NAME) CONTRACTOR OF THE ADDRESS) (NAME)	County, in the State aforesaid, DO HEREBY CERTIFY that W. I's Jrckson,	
The and voluntary 2ct, for the uses and purposes therein set forth, including 1 c, clease and waiver of the right of home 1cs. Ground and waiver of the right of home 1cs. Ground and waiver of the right of home 1cs. ADDRESS OF PROPERTY: ADDRESS OF PROPERTY: ADDRESS OF PROPERTY: ALTIC ADDRESS IS FOR STATISTICAL FILL AND IN THE ADDRESS IS FOR STATISTICAL FILL AND ADDRESS IS FOR STATIS	personally known to me to be the same person. Whose name and it is subscribed to the foregoing instrument appeared before me this day in p rsgn, and ack-	
MAIL TO: ADDRESS 3401 South King Drive CITY AND STATE CONTROL	The free and voluntary oct, for the uses and purposes therein set, forth, including the clease	
MAIL TO: ADDRESS OF PROPERTY: ALICA ADDRESS STATISTICAL FOR THIS THUS DEED ADDRESS SEND SUBSEQUENT TAX BILLS TO. CADDRESS SEND SUBSEQUENT TAX BILLS TO. CADDRESS CADDRESS	The state of the right of homestead.	
MAIL TO: NAME DREXEL NATIONAL BANK THE BADDE SIDE OF PROPERTY: A27 S. Langley Chicago, Illinois Chicago, Illinois	Commission Server 19	
MAIL TO: NAME DREXEL NATIONAL BANK THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY NO IS NOT A PAIR, OF THIS TRUST DEED. ADDRESS 3401 South King Drive SEND SUBSEQUENT TAX BILLS TO. CITY AND Chicago, Ill. 60616 (NAME) CADDRESS CADDRESS OFFICE BOX NO. (ADDRESS)		િજ
MAIL TO: ADDRESS AD	Chicago, Illinois	<u> </u>
MAIL TO: ADDRESS GITY AND Chicago, Ill. 60616 OR RECORDER'S OFFICE BOX NO		L S -
OR RECORDER'S OFFICE BOX NO	MAIL TO: ADDRESS 3401 South King Drive SEND SUBSEQUENT TAX BILLS TO.	75
OR RECORDER'S OFFICE BOX NO. (ADDRESS)	CITY AND Chicago, 711 (MAME)	
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THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE-REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises tree from mechanic's liens or liens in favor of the United States or other liens or claims for flen not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be accured by a fleio or charge on the premises superior to the lien hereof; (4) pay when due any indebtedness which may be accured by a fleio or charge on the premises at premises at the lien hereof; and upon request exhibit satisfactory evidence of the discharge of such priors lien to Trustee or to holders of the out; (5) with all requirements of law or municipal ordinance with more and the proposed of crettion upon said premises; (6) comply with all requirements of law or municipal ordinance of as previously consequed to in writing by the Trustee of the hote.

2. Mortgagors shall pay before any prenally attacles all general taxes, and shall pay special taxes, special assessments water charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent detault hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessments which Mortgagors shall pay desire to control.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said gremises insured against loss or dames by fire, lightning and windstorm, under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full he indebtedness secured hereby, all in companies satisfactory to fite poly the cost of replacing or repairing the same or to pay in

systic cost organics on consorting must patients providing for payment by the transcome may acquired against loss of reliables of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the bolders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the bolders of the note, under insurance policies payable, in case of insurance policies and the control of the payment of payment

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee,
shall be first Successor in Trust and in the event of its resignation, inability or refusal to act, the tilen Recorder of Deeds of the cot. y,
in which the premises are situated shall be second Successor in Trust. Any Successor in the thereunder shall have the iden cal are
powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation or
state performed hereunder.

acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under through Mortgagors, and the word "Mortgagors," when used herein shall include all such persons and all persons at any time liable 6 the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust-Deed.

The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUST DEED IS FILED FOR RECORD.

END OF RECORDED DOCUMENT