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MTRUST DEED

21, 791, 095

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

January 26,

19 72, between

LUKE CULLY and ANN CULLY, his wife

herein referred to as "Mortgagors," and

ILLINOIS STATE BANK OF CHICAGO

an Illinois Banking 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 here-evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to BEARER

de e cf loan disbursement on the balance of principal remaining from time to time unpaid at the rate of per cent per annum in instalments as follows

One Honored Sixty-One and 12/100-----(\$161.12)----day of March 19 72 and on the 1st

One Hundre i Fixty-One and 12/100-----(\$161.12)-----

day of each month thereafter until said note is fully paid except that the final

payment of principal and ir crest, if not sooner paid, shall be due on the All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the reminder o 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 as such banking house or trust comp my n Chicago, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of pointment, then at the office of Illinois State Bank of Chicago, in said City,

NOW. THEREFORE the Mortgagers to secure to pairs, of the said principal sum of moneys and said interest in secondance with the terms produced in the said military of the the secure of the coverage and said interest the secondance and on consideration of the sum of One Dollar in hamp "receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANY to the Trust of the sum of One Dollar in hamp "receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANY to the Trust of the State of the

being in the City of Chicago

Lot 34 in Block 2 in Haynes and Sporron Argyle Park Addition to Ravenswood Gardens being a subd vis on of the South half of the South half of the North West quarter of the South East quarter of Section 12, Township 40 North, Lange 13 East of the Third Principal Meridian in Cook County, I11 no s.**



This trust deed consists of two pages. The covenants, conditions and provisions appearing on p. $9e^2$ (*). reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding 'a 'c mortgagors, their heirs, successors and assigns.

WITNESS the hand 5 and seal 5 of Mortgagors the day and year first above written. [S7 A.73] LUKE CULLY ANN CULLY

SIVA MARTIN. STATE OF ILLINOIS

Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Luke Cully and Ann Cully, his wife

own to me to be the same person S whose name S are subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

My Commission Expires December 15, 1974



and the Comme

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COVENANTS CONDITIONS AND PROVISIONS PEFER	Page 2 RRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DECD):
Morigagors shall (1) promptly fepair, restore or rebuild any but onc, be destroyed; (2) keep said premises in good condition and repessiy subordinated to the lien hereof; (3) pay when due any indebthereof, and upon request exhibit satisfactory evidence of the dischanable time any building or buildings now or at any time in proceedingst ordinances with respect to the premises and the use thereof	illdings or improvements now or hereafter on the premises which may become dam- alir, without wate, and free from mechanic's or other lieus or claims for lien not tedness which may be secured by a lien or charge on the premises superior to the arge of such prior lien to Trustee or to holders of the note; (4) complete within a cess of erection upon said premises; (5) comply with all requirements of law or (f, (6) make no material alterations in said premises except as required by law or
. Mortgagors shall pay before any penalty attaches all general tages, and other charges against the premises when due, and shall, upfor. To prevent default hereunder Mortgagors shall pay in full und	ixes, and shall pay special taxes, special assessments, water charges, sewer service pon written request, furnish to Trustee or to holders of the note duplicate receipts der protest, in the manner provided by statute, any tax or assessment which Mort-
d. Mortgagors shall keep all buildings and improvements now or hindstorm under policies providing for payment by the insurance co or to pay in full the indebtedness secured hereby, all in companie so or damage, to Trustee for the benefit of the holders of the note, you and shall deliver all policies, including additional and renewal.	hereafter situated on said premises insured against loss or damage by fire, lightning ompanies of moneys sufficient either to pay the cost of replacing or repairing the said of the property of the property of the property of the property of the such rights to evid only on the property of the property of the property of the policies. to holders of the note, and in case of insurance about to expire, shall de-
SEGORS in any form and manner deemed expedient, and may, but need, if any, and purchase, discharge, compromise or settle any tax, etc., if any, and purchase, discharge, compromise or settle any tax, etc., and in connection therewith, including altorneys fees, and any old d premises and the lien hereof, julus reasonable compensation to 7 be so much additional indebtedness secured hereby and shall it countries.	lates of expiration. The property of the prop
5. Mortgagors shall pay each item of indebtedness herein mention nof the holders of the note, and without notice to Mortgagors, all g in the note or in this Trust Deed to the contrary, become due an ent of principal or interest on the note, or (b) when default shall	ied, both principal and interest, when due according to the terms hereof. At the is unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything ind payable (a) immediately in the case of default in making payment of any influence and continue for three days in the performance of any other agreement of
le all expenditures and expenses which may be paid or incurred b al fees, outlays for documentary and expert evidence, stenogr exp nded after entry of the decree! of procuring all such abart . an similar data and assurances with respect to title as Trustee	y or on behalf of Trustee or molders of the folial formation streets and as to letter the streets of the folial formation of the folial formation of the folial formation of the folial
on evidence to bidders at any sale which may be had purs and as be a built pince of the manuer in the paragraph mention and as be a built pince of the manuer in the paragraph mention and as be a built pince of the manuer in the property of the property o	ther by acceleration or otherwise, holders of the note or Trustee shall have the recof. there shall be allowed and included as additional indebtedness in the decree recording to the shall be allowed and included as additional indebtedness in the decree traphers' charges, publication costs and costs which may be estimated as to lemm racts of title, title searches and examinations, guarantee policies. Torrens certifor holders of the note may deem to be reasonably necessary either to prosecute on holders of the note may deem to be reasonably necessary either to prosecute med shall become so much additional indebtedness secured hereby and immediately per ainum, when paid or incurred by Trustee or holders of the note in connection RES, to which either of them shall be a party, either as plaintiff, claimant or dely commenced; or (c) preparations for the decime of any threatened suit, or project or not actually commenced.
i and expense in ider to the foreclosure proceedings, including it a which under it - rms hereof constitute secured indebtedness ad a princip. I distribute the secured indebtedness and its princip. I distribute the secured indebtedness are all princip.	listributed and applied in the following order of priority: First, on account of all all such items as are mentioned in the preceding paragraph hereof; second, all other diditional to that evidenced by the note, with interest theron as herein provided; any overplus to Mortgagors, their heirs, legal representatives or assigns, as their
Such appointment may be in the thought of the control of the policiation for such receive my without regard to the then value the Trustee hereunder may be appointed as such receiver. Such in mit the pendency of such for closure suit and, in case of a sale armption or not, as well as during any the retirem when Mortgags, issues and profits, and all other; were which may be necessary as issues and profits, and all other; were which may be necessary asyment in whole or in part of: (1) The Indubtedness secured hereby re lien which may be or become a serior to the lien herefor of re lien which may be or become a serior to the lien herefor or do.	trust deed, the court in which such bill is filed may appoint a receiver of said premulation of motive without regard to the solventy or insuvency of Mortgagors at the time receiver shall have power to collect the rents, issues and profits of said premises and a deficiency, during the full statutory period of redemption, whether there be organized to the statutory period of redemption, whether there be organized to the statutory period of redemption, whether there be organized to the statutory period of redemption, whether there be organized to the statutory period of redemption, whether there be organized to such a statutory period of redemption, whether there be organized to such a statutor of the statutory period of receiver to apply the relincome in his hands yo, or by any decree foreclosing this trust deed, or any tax, special assessment or such decree, provided such application is made prior to foreclosure sale; (2) the
party interposing same in an action at la ' upr i the note hereby se	hereof shall be subject to any defense which would not be good and available to ceured. pert the premises at all reasonable times and access thereto shall be permitted for
purpose. 12. Trustee has no duty to examine the title, loca' or existence, d or to exercise any power herein given unless precise any obligated or its own gross negligence or misconduct or that segments.	or condition of the premises, nor shall Trustee be obligated to record this trust d by the terms hereof, nor be liable for any acts or omissions hereunder, except in the removement of Trustees and the trust results in the premises of Trustees and the trust results in the conditions of the conditions
reising any power herein given. 13. Trustee shall release this trust deed and the lier thereof but of the trust deed has been fully paid; and Trustee may exert before or after maturity thereof, produce and exhibit to rustee	proper instrument upon presentation of satisfactory evidence that all indebtedness to and deliver a release hereof to and at the request of any person who shall, the satisfactory evidence that all indebtedness hereby secured has been paid, which is these is grounded grip and a considerable to the request of the property of the property of the property of the purports to be executed by a prior trustee hereunder or which not and which purports to be executed by the persons herein designated as the constant of the property
esentation Trustee may accept as true without inquiry. Were a genuine note herein described any note which bears a ce incate forms in substance with the description herein contained o. the ners thereof; and where the release is requested of the origin. Trust the contract of the contrac	r lesse is requested of a successor trustee, such successor trustee may accept as of identification purporting to be executed by a prior trustee hereunder or which note and which purports to be executed by the persons herein designated as the research it has never executed a certificate on any instrument identifying same
ated shall be Successor in Trust. Any Successor in Trust hereund any Trustee or successor shall be entitled to reasonable compensas 15. This Trust Deed and all provisions hereof, shall extend to an ors. and the word "Mortgagors" when used herein shall include at thereof, whether or not such persons shall have executed the not at the state of	her a all we the identical title, powers and authority as are herein given Trustee, and the many and the property of the many and the m
axes and special essessments, and one-twelth of the estimated innual cost of hazard insurance.	
COOK COUNTY, ILLINOIS	1 icoacia Gr cierca
JAH 28 '72 2 10 PH	21791095
IMPORTANT	The Instalment Note mentioned in the within Tru . De been identified
R THE PROTECTION OF BOTH THE BORROWER AND LENDER. E NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI- ED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED FILED FOR RECORD.	ILLINOIS STATE BANK OF CHICAGO as ATUATOR.
	by Click President
D NAME	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
E STREET L. I CHEY	DESCRIBED PROPERTY NERE
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