UNOFFICIAL CO



TRUST DEED

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MAR-8-72 406.706 6 21830732 4 A - 650

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THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made February 29th

1972 , between

Clifton Bradley and Olivia Bradley, his wife

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY.

evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from month to month on the balance of principal remaining from time to time unpaid at the rate of seven per cent per annum in instalments as follows: **Eighty five--(\$5.00) or more------

D liars on the

day of April

19 72 and Eighty five (\$85.00) or more

principal by the cand 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 in trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint at a in absence of such appointment, then at the office of 5425 W. Madison Street

in said City,

NOW, THEREFORE, the 1 rigag is to secure the payment of the said principal sum of money and said interest in according to the covenants and agreements herein contained, by the Moi and also in consideration of this sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these pre RANT unto the Trustee, its succ - w - d assigns, the following described Real Estate and all other restances.

lying and being in the City of Chicago

Cook COUNTY OF

AND STATE OF ILLINOIS

Lot 13 and the North lalf of Lot 14 in Block 1 in Brenock's Addition to Chicago in the North West quarter of Section 22, Township 39 North, Ringe 13, East of the Third Principal Meridian, in Cook Count, Illinois.*****

Mortgagors further agree to leposit with the holder of the installment note secured by init Trust Deed the sum of 1/12th of the annual Real Estate taxes, leginning on the 1st day of April, 1972 and on the 1st day of e ch and every month thereafter as long as there remains any bilance due on the first mortgage indebtedness.

which, with the property hereinafter described, is referred to herein as the "prem es."

TOGETHER with all improvements, tenements, easements, fixtures, and appurtent to belonging, and all rents, issues and profits for so long and during all such times as Mortgagors may be entitled thereto (which a _lc'_ed primarily and on a parity with said real estimates exceedingly) and all apparatus, equipment or articles now or hereafter therein or there "it is supply heat, gas, air conditioning, water shades, storm doors and windows, foor coverings, lnador beds, awxings, stores and water history. All of the foregoing are declared to be a said real estate whether physically attached thereto or not, and it is agreed that all similar part of the cal estate.

mises unto the said Trustee, its successor and assigns, fo. ever or the purposes, and upon the uses and trusts nd benefits under and by virtue of the Homestead Exemption — — of the State of Illinois, which said rights expressly release and waive.

This trust deed consists of two pages. The covenants, conditions and provisions at ocuring on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof an I shall be binding on the mortgagors, their heirs, successors and assigns.

WITNESS the hand. . and seal. B. of Mortgagors the day Bernice Finicle otary Public in and for and residing in said County. In the State aforesaid, DO HEREBY CERTIFY THAT Clifton Bradley and Olinia Bradley, his wife ss. a Notary Public in an Cook

whoare personally known to me to be the same person. whose name 8 are subscribed to the foregoing instrument, appeared before me this day in person and acknowledgd 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 walver of the right of homestead.

2930 Given under my hand and Notarial Seal this.

Notary Public

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	CONDITIONS AND PROVIS					
maged or be destroyed in not expressly subor perior to the lien her complete within a r	(1) promptly repair, restore d: (2) keep said premises in a dinated to the lien hereof; (3) eof, and upon request exhibit easonable time any building of municipal ordinances with res aw or municipal ordinance.	ood condition and repr pay when due any inc satisfactory evidence or r buildings now or at	air, without waste, debtedness which r of the discharge of any time in proces	and free from mech nay be secured by a such prior lien to T s of erection upon s	anic premises which namic's or other liens of a lien or charge on the rustee or to holders of ald premises; (5) com-	r claims for he premises of the note: ply with all
quirements of law or cept as required by l 2. Mortgagors shal charges, and other of	municipal ordinances with res aw or municipal ordinance. I pay before any penalty attacl charges against the premises we event default hereunder Morts desire to contest.	ect to the premises an les all general taxes, ar hen due, and shall, up	nd the use thereof nd shall pay special on written request	; (6) make no mate taxes, special assess furnish to Trustee	rial alterations in sa ments, water charges, or to holders of the no	sewer serv- te duplicate
celpts therefor. To pr hich Mortgagors may 3. Mortgagors shall ng or windstorm unde	event default hereunder Morts desire to contest. keep all buildings and impro r policies providing for payme	agors shall pay in full rements now or hereaft nt by the insurance co	l under protest, in ter situated on said mpanies of moneys	premises insured ag sufficient either to p	by statute, any tax or ainst loss or damage b ay the cost of replacin	y fire, light-
g the same or to pay yable, in case of loss be attached to each out to expire, shall d	keep all buildings and impro- r policies providing for payme in full the indebtedness secur or damage, to Trustee for the oolicy, and shall deliver all po- eliver renewal policies not less t therein. Trustee or the hold.	ed hereby, all in comp benefit of the holders of loies, including addition than ten days prior to	panies satisfactory of the note, such ri onal and renewal po o the respective dat	to the holders of a ghts to be evidenced blicles, to holders of e of expiration.	by the standard mort the note, and in case of	nce policies gage clause of insurance
Mortgagors in any for cumbrances, if any, a x sale or forfeiture af penses paid or incurr	t therein, I rustee of the noise rm and manner deemed expedi nd purchase, discharge, compi ecting said premises or contes ed in connection therewith, in	ent, and may, but need omise or settle any tax t any tax or assessment cluding attorneys' fees.	d not, make full of x lien or other pri it. All moneys paid and any other me	or partial payments or lien or title or cl d for any of the pu oneys advanced by T	of principal or intere of principal or intere alm thereof, or redee rposes herein author rustee or the holders	est on prior m from any ized and all
protect the mortgage thorized may be taken th interest thereon at ght accruing to them of	either renewal policies not less to the the control of the control	if, plus reasonable com- indebtedness secured he annum. Inaction of Tr ander on the part of Mo-	npensation to Trus ereby and shall be- rustee or holders of ortgagors.	tee for each matter come immediately du the note shall never	concerning which as te and payable withou be considered as a w	ction herein t notice and aiver of any
cording to any bill, s	atement or estimate procured	from the appropriate	public office withou	it inquiry into the a	ccuracy of such bill.	statement or
lion of the holders of ing in the note or in ita nent of principal ent of the Mortgagor	lidity of any tax, assessment, i pay each item of indebtednes the note, and without notice this Trust Deed to the contra or interest on the note, or (b) sherein contained.	y, become due and pa when default shall oc	ild indebtedness se syable (a) immedia cur and continue i	cured by this Trust tely in the case of to for three days in the	lefault in making pay e performance of any	ment of any other agree
nen inte indeb for close the like in ie al expenditures for is also sees, or litems to expended rilficate, and similar cosecute ruch so 2 or t	is herein contained. tedeness hereby secured shall be in hereof. In any suit to forcel with the state of the	ose the lien hereof, the ose the lien hereof, the laid or incurred by or pert evidence, stenogra procuring all such abst ect to title as Trustee ale which may be had	acceleration or our ere shall be allowed on behalf of Trust iphers' charges, pur racts of title, title or holders of the pursuant to such d	lerwise, holders of the land included as addee or holders of the blication costs and searches and examin note may deem to lecree the true condi	ne note or Trustee an littonal indebtedness i note for attorneys' fe costs (which may be attons, guarantee polic be reasonably necessa tion of the title to or	n the decree es. Trustee's estimated as cles, Torrens ry either to the value of
nd immediatry dv and immediatry dv and immediatry dv and in connection is interested in the forecass of the fo	and payable, with interest ther with (a) any proceeding, includent, by reason of this true the entire of after accrual of such re-	on at the rate of seven ding-probate and bank st deed or any indebte	n mentioned shall the per cent per ani the kruptcy proceeding the court of the cent per or not actually	num, when paid or i s, to which either o red; or (b) preparati	ncurred by Trustee of f them shall, be a par ons for the commence preparations for the de	r holders of ty, either as ment of any dense of any
8. The procesus of exts and expenses included ther items which under	eeding which might affect the any foreclosure sale of the pre- ient of the foreclosure proceed r the terms bereof constitute.	premises or the securi mises shall be distribut ings, including all such secured indebtedness as	ty hereof, whether ted and applied in h items as are men dditional to that e	or not actually con the following order of tioned in the preced videnced by the not	menced. I priority: First, on a ing paragraph hereof e, with interest there	ccount of all second, all on as herein
rovided; third, all prissigns, as their rights 9. Upon, or at any remises, Such appoint	nci al s d serest remaining may pp n: time s er the filing of a bill ment may be r ue ther bef	annaid on the note: for to foreclose this trust ore or after sale, with	ourth, any overplu deed, the court in out notice, without	s to Mortgagors, the which such bill is fi regard to the solver	eir heirs, legal repres led may appoint a rec acy or insolvency of M	eiver of said lortgagors at
he time of application omestead or not and i I said premises during thether there be reder published to collect tuch	and the accrete of the pre- lent of the	regard to the then ve appointed as such rece sure suit and, in case g any further times w	alue of the premiselver, Such receiver of a sale and a defined mortgagors, and the many he necessary	es or whether the a shall have power to iclency, during the for except for the interv	ame shall be then or collect the rents, issue all statutory period of ention of such receive the cases for the project	s and profits redemption, er, would be
ion, control, managem pply the met income le eed, or any tax, spec made prior to forecl	ent and operation of the frem halfs hands in payment a sele- ial assessment or other line osure sale: (2) the deficiency	ses during the whole c le or in part of: (1) T hich may be or becom n c se of a sale and d	of said period. The he indebtedness so he superior to the l eficiency.	Court from time to cured hereby, or by len hereof or of such	lime may authorize th any decree foreclosis decree, provided suc	e receiver to ng this trust h application
 Trustee has no rust deed or to exerci- except in case of its or 	o duty to examine the title, it se any power herein given un vn gross negligence or miscon any power herein given.	cation. xiste ce or co less ex ressly obligated luct of that of the age	ondition of the pr d by the terms her nts or employees o	emises, nor shall Treeof, nor be liable for frustee, and it ma	rustee be obligated to r any acts or omission by require indemnities	record this is hereunder, satisfactory
 Trustee shall less secured by this tr hall, either before or eald, which representa 	release this trust deed and the ust deed has been fully paid; after maturity thereof, produ tion Trustee may accept as tru	lien thereof by rope and Trustee may execute and exhibit to Frist the without inquery Wh	r instrument upon ute and deliver a r tee the note, repre ere a release is re	presentation of satis elease hereof to and senting that all inde quested of a success	factory evidence that at the request of any bitedness hereby secu- for trustee, such succ	all indebted- person who red has been essor trustee
may accept as the gen percunder or which co lesignated as the mak ment identifying same	any power neven given. release this trust deed and the ust deed has been fully paid; after maturity thereof, produ- tion Trustee may accept as tru- unien note herein described andorman in substance with the ers thereof, and where there ers thereof, and where the the host described herein, with the description herein c	y note which ber is a description here i cr i lease is requested to it may accept as the note a	ertificate of identity ned of the note: h cliginal trustee enul e note herein	ilication purporting and which purports to another than never extended any note to be executed by	to be executed by a o be executed by the po- ecuted a certificate or which may be present the persons herein (ersons herein n any instru- ed and which iesignated as
nakers thereof. 14. Trustee may recorded or filed. In course situated shall be S	esign by instrument in writin use of the resignation, inability uccessor in Trust. Any Success tee or successor shall be entit	filed in the office of to or refusal to act of To or in Trust hereunder	he P.cor er or Reg Truste, he hen F shall he the ide	istrar of Titles in wi lecorder of Deeds bi ntical title, powers	ich this instrument sh the county in which and authority as are	all have been the premises herein given
15. This Trust De gagors, and the word part thereof, whether	ed and all provisions hereof, a "Mortgagors" when used here or not such persons shall have	shall extend to and be n shall include all such executed the note or t	binding upon Worth persons and his persons and his Trust Deer	ga, ors and all personers is liable for the	nder, as claiming under or t payment of the indebt	hrough Mort- edness or any
16. Kruel	use money m	orlynyi	Server markets		ક્સ્પ્રેસ્સન લગ્ન મુક્કે -	· · · · · · · · · · · · · · · · · · ·
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			ing marginal termental state			
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LENDER, THE NOTI	TION OF BOTH THE BO E SECURED BY THIS TRUST THE TRUSTEE NAMED HI	DEED SHOULD	HICAGO TITI	E AND TRUST	COMPANY, as T	17 56
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