21 845 853

TRUST DEED

THIS INDENTURE, Made March 20,

1972, between JOHN K. HOLTON AND HOLLY D. HOLTON, HIS WIFE

herein referred to as "Mortgagors," and

HARRIS Trust and Savings BANK,

an Illinois banking corporation having its principal office in the city of Chicago, Illinois, (herein referred to as "Trustee"), witnesseth;

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Installment Note hereinafter described (said legal holder or holders being herein referred to as Holders of the Note) in the principal sum of Dellars (\$ 35,000.00).

THIRTY-FIVE THOUSAND AND NO/100—

Dellars (\$ 35,000.00).

Which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time unpaid at the rate provided in said Note in equal interest, if not sooner paid, due on the first paylies to interest and the mortgagors of account of the indebtedness evidenced by said Note shall be first applies to interest on the unpaid principal amount thereof (whether or not then due) shall been interest at a rate per annum determined by adding 1% to the rate set forth in said Note or at 8% per annum, whichever is lesser, until such default shall be cured.

All payments of principal and interest shall be made payable at such banking house or trust company in the city of Chicago, Illinois, at the holders of the Note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of flarris trust and Savings Bank in said City.

NO', THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, proving an and limitations of this Thust Deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is thereby acknowledged, do by these presents CONYEY and W RRA IT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest the n.n. "an "lying and being in the

City of Evanston

Cook

The East Co feet of lots 1 and 2 in Block 32 in Evanston, in Section 18, Township 41 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

3004 CC

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

UNOFFICIAL COPY

	and the second transformed the second entire transformed the second entire transformed and the second entire transformed transformed the second entire transformed the second entire transformed trans
45 333	
8. The proceeds of any foreclosure sale of the premises shall be distritual coats and expenses incident to the foreclosure proceedings, including all all other items which under the terms hereof constitute secured indebtedness provided, third, all principal and interest remaining unpaid on the Note; fourth,	outed and applied in the following order of priority: First, on account of such items as are mentioned in the preceding paragraph hereof; second, additional to that evidenced by the Note, with interest thereof as herein any overplas to Mortgagors, their heirs, legal representatives or assigns,
9. Upon, or at any time after the filing of a bill to foreclose this Trust I premises. Such appointment may be made either before or after sale, without a trust of the premises during the pendency of such foreclosure sult and, in case of a sale thereber be deemption or not, as well as during any further times when Morig there be redemption or not, as well as during any further times when Morig management and operation of the premises during the whole of a sale income in his hands in payment in whole or in part of: (1) The indebtedness special assessment or other lien which may be or become superior to the 1 foreclosure sale; (2) the deficiency in case of a sale and deficiency:	over, the court in which such bill is filed may appoint a receiver of said solder, without regard to the solventry or insolvency of Mortgagors at the court of the solventry or insolvency of Mortgagors at the court of the solventry of the solven
10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the Note hereby secured. 11. Trustee or the holders of the Note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.	
12. Trustee has no duty to examine the title, location, existence, or condended to exercise any power herein given unless expressly obligated the incase of its own gross negligence or misconduct or that of the agents or emplexercising any power herein given.	ndtion of the premises, nor shall Trustee be obliged to record this Trust e terms hereof, nor be liable for any sets or ordissions hereunder, except oyees of Trustee, and it may require indemnities satisfactory to it before
13. Trustee shall release this Trust Deed and the lien thereof by proper in secured by this Trust Deed has been fully paid; and Trustee may execute at either before or after maturity thereof, produce and exhibit to Trustee the Note representation Trustee may accept as time without inquiry. Where a release is the genuine Note herein described any note which bears a certificate of Inder or the release is requested of the original trustee and in 10th describes the result of the original trustee and in 10th describes the release in the release is requested of the original trustee and in 10th describes the release the Note and which purports to be executed.	stument upon presentation of satisfactory evidence that all indebtedness and deliver a release hereof to and at the request of any person who shall, representing that all indebtedness hereby secured has been paid, which requested of a successor trustee, such successor trustee may accept as utilication purporting to be executed by a prior trustee hereinder or which and which purports to be executed by the persons herein designated as the
rs thereo; and where the release is requested of the original trustee and the lotte described herein, it may accept as the genuine Note herein describe the described herein contained of the Note and which purports to be execute the Trustee may resign by instrument in writing filed in the office of the	it has never executed a certificate on any instrument identifying same as any note which may be presented and which conforms in substance with by the persons breefn designated as makers thereof. Recorder or Registrar of Titles in which this instrument shall have been
44. Trustee may resign by instrument to writing filed in the office of the recort or fited. In case of the resignation, inability or refusal to act of Harr Cor any, of Cook County, Illinois, shall be and it is hereby appointed Succe tit.e, p.e.s and authority us are herein given Trustee, and any Trustee o formed here inder.	No. of the state o
15. " t Deed and all provisions hereof, shall extend to and be tind and the two a "th ortgagers" when used herein shall include all such person thereof, w there not such persons shall have executed the Note or this Tru. 16. In order, no vide far, the navezent of large, assessments, and ins	ing upon Mortgagors and all persons claiming under of infough Mortgagors; ins and all persons liable for the payment of the indebtedness or any pari at Deed.
16. In order to wide far the navenat of three assessments and install three-series it is olders of the Note, or such other person, if my croppedate an amount even to 'the of the amount taxes and organization in our 'f the last masked to Oils. The money thus deep of the organization of the order of paying premisers of the order of paying premisers of the order of paying premisers of the order	ration as the holders of the Note may designess—on goth monthly payment aimstall be peamiss—and j right-of the surroup prentumeron III such insurance posited in such tax and insurance reserves are to be held without interest tame become the or for renewing insurance policies when the same expire in the amount of such deposits Mortgagors garge to deposit any amount it, however, shall relieve Mortgagors from the performance of any other and insurance premiums. In case of default in payment of any monthly and gagors herein contained, the holders of the Note may apply any and all
17. Harris Trust and Savings P. nk. i. dividually, may buy, sell, own and i or not a default shall have occurr dor xi. and said Bank as a holder of be entitled to all the same security of xi. the same rights and remedles a shall ever be deemed up have occurred or happened. Any actions or remedithe Note may be taken juintly by the Trustee an. any holder of the Note.	noid the Note or any interest therein, before or after maturity, and whether the Note or any interest therein and every subsequent holder hereof shall are in this Trust Deed given to the holder of the Note with like offen are are in the note of the Note with like offen are are the note of the Note with the Note of th
Witnesses the hand and se 109 of MAR 24 AM 109	profes the day and year first above written och Crothers, Lithers FILED FOR RECORD
John K. Holton	102 Alice of DE The Attacker (SEAL) 5,90 Holly D. Holton
STATE OF ILLINOIS SS. a Notary to	Thraberg
Country of Company	CF TIFY THAT John K. Holton and Holly
who are whose name before me t signed, sea	personall, ke was to me to be the same persons. are subscribed to the foregoing instrument, appeared this day in personal and acknowledged that they led and delivered the sud instrument as their free ry act, for the uses art purpose; therein set forth, including the
	led and delivered the said in rument as their free cy act, for the uses at purpose, therein set forth, including the waiver of the right of homeste u.
	A.D. 19 A.D. 1
	Genne ? The Market
I M P O R T A N T FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN REFORE THE TRUST DEED IS FILED FOR RE- COTHO	The Installment Note mentioned in the within Trust Deed had been identified herewith under Identification No. 2748 HARRIS TRUST AND SAVINGS BANK, as Trustee
HEAL ESTATE LOIN DEPARTMENT	
HARRIS TRUST AND SAVINGS BANK 111 WEST MORROE STREET	
CHICAGO, ILLINOIS 60690	

'END OF RECORDED DOCUMENT