INOFFICIAL COP

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TRUST DEED

554613

21 916 362

THIS INDENTURE, made

THE ABOVE SPACE FOR RECORDER'S USE ONL

May 13

19 72 , between

THOMAS D. QUIGLEY AND JOAN L. QUIGLEY, HIS WIFE

THOMAS D. QUIGLEY AND JOAN L. QUIGLEY, HIS WIFE

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

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

FREST STATE

Column 1 The Column 1 The Column 2 The Colu

ce of such appointment, then at the office of First State Bank Of Worth

appoint, and in or see of such appointment, then as the continuous and said interest in accordance with the terms, provisions in said GCEX ".11age

NOW. THEREFORE, I M. (Esport to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions of this triple of the said of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this triple of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this triple of the Mortgagorato be performed, and also in the said principal sum of money and said interest in accordance with the terms, provisions consideration to the said principal sum of money and said interest in accordance with the terms, provisions and limitations of the Mortgagorato be performed, and also in the said principal sum of money and said interest in accordance with the terms, provisions and limitations of the Mortgagorato be performed, and also fail the state, right, title and interest therein, attuate, by and being in the COUNTY OF COOK

COUNTY OF COOK

Proceedings of the said Principal sum of money and said interest in accordance with the terms, provisions and limitations of the Mortgagorato be performed, and also in the said principal sum of money and said interest in accordance with the terms, provisions and limitations of the Mortgagorato be performed, and also find the said principal sum of money and said interest in accordance with the terms, provisions and limitations of the Mortgagorato be performed, and also the said the Mortgagorato be performed, and also the said the Mortgagorato be performed, and also the said the

to wit:

Lot 2 in McDonnell's Resuldivision of the South ½ of Lot 2 in Block 16 in Frederick H.

Bartlett's 95th Stree. ^cr 7, being a Subdivision of the Southwest ¼ of the Southwest
¼, also the Southeast ¾ of the Southwest ¼ of Section 6, Township 37 North, Range

13 East of the Third Print p 4 Meridian, in Cook County, Illinois

This trust deed consists of two pages. The covenants, conditions and provision

This trust deed consists of two pages. The covenants, conditions and provisions apper inc on provisions apper incomporated herein by reference and are a part hereof and shall be oir one on successors and assigns.

WITNE The hand ... and sent some of Nortgagors the day and year first above writter.

THOMAS D. QUIGLEY

JOAN L. DUIGLEY part nereof and shall be of ding JOAN L. QUIGLEY Kathleen B. Souto

a Notary Public in and for and residing in said County, in the State afore THOMAS D. QUIGLEY AND JOAN C. QUIGLEY.

Pa	가게 되는데 되는데 하는데 이름을 하는 것을 다니라고 되었다. 그 분석을 받 ige, 2 - 물리가, 이번 사이를 하는 것 하는데 얼굴 없는데 있다. 이 사람들이
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED	TO ON PAGE 1 (THE REVERSE SIDE OF THE
be destroyed; (2) keep said premees in good condition and replications bedranged to the tion hereoff, (3) pay when due any indebredness which may be a present the property of the discharge of such prior lies are required to the discharge of such prior lies are required to the discharge of such prior lies are required to the discharge of such prior lies are required to the discharge of such prior lies are required to the discharge of such prior lies are required to the discharge of such prior lies are required to the discharge of such prior lies are required to the discharge of	of imprincements how or hereafter on the premises which may become damaged at waxe, and free from mechanics or other lines or claims for lien not expressly as the premise superior to the lien hereof, and to Trustey or to Indian; of all grant the premises superior to the lien hereof, and to Trustey or to Indian; of the proposed proposed within a reasonable time any remines; (5) comply with all requirements upon the proposed proposed in such premises except as required by law or municipal ordinals which have with such proposed it sates, special assessments; what entrages, severe service charges, and the proposed in the proposed proposed in the proposed proposed in the proposed pro
ladje, to Trustee for the beautiful meters, all in companies satisfactory in a ladje of the note, such rights to holds its not less than ten days prior to the respective necessary publicles, to holds ticks not less than ten days prior to the respective necessary publicles, to holds ticks not less than ten days prior to the respective necessary to the property of t	manner provided by statute, any tax or assersment which Murtgagors may desire or stutted on said premises insured against loss or damage by fire, lightning or 10 moneys officient circher to pay the cost of replacing or repairing the same or 10 moneys officient circher to pay the cost of replacing or repairing the same or 10 moneys officient circher to pay the cost of replacing or repairing the same or 10 moneys officient circher of 10 moneys of 10 moneys officient circher of 10 moneys of
validity of any tax, assessment, sale, forfeiture, tax lien or title or claim the 6. Mortgagors shall pay each item of indebtedness herein mentioned, both the holders of the note, and without notice to Mortgagors, all unpaid indebted in this Trust Deed to the contrary, become due and payable (a) immediate the contrary, become due and payable (a) immediate the contrary, become due and payable (a) immediate the contrary of the contrary of the contrary of the contrary.	ce without inquiry into the accuracy of such bill, statement or estimate or into ereof. the principal and interest, when due according to the terms hereof. At the option between secured by this Trust Deed shall, notwithstanding anything in the note tely in the case of default in making awayers of any the property of
reclose the lien hereof. In any suit to foreclose the lien become whether by a penditures and expenses which may be paid on incurred by you on behalf up to the property of th	sceferation or otherwise, holders of the note or Trustee shall have the tight to be allowed and included as additional indebtedness in the decree for sale and intrustee or holders of the note for attorneys fees, Trustee's fees, appraiser's additional indebted on the sale of the sale and costs (which may be extinated as to items to be expended as the sale of the sa
ich under til tern mereof constitute secured indebtedness additional to ti	that evidenced by the note with interest the hereof second, all other items
a appointment — be made either before or after sale, without notice leation for such receiver an — hour regard to the then value of the premise hereunder may be aprimed a such receiver. Such receiver shall, he reads a during any further to it so that the such receiver shall, he reads a during any further to it so the such regards, except for the intervent all other powers which may be excessive gagans, except for the intervent all other powers which may be excessive gagans, except for the intervent all other powers which may be excessive to the property of the propert	to Mortsgors, their heirs, legal representatives or astigns, as their tights may ed, the court in which such bill is filed may appoint a receiver of said premises, without regard to the solvency or insolvency of Mortsgors at the time of which we have power to collect the restrict the necepted as a homestead or not and the nave power to collect the restrict the necepted as a homestead or not and the first of the protection, possession, control, management and operation of the premise during the finish stutory period of redemption, whether this has been added to the protection, possession, control, management and operation of the premises, and the protection possession, control, management and operation of the premises, and the protection of the premises of the protection of the premises and the protection of the premises are protected to the protection of the premises at all reasonable times and access thereto shall be permitted for that stition of the oremises, or to possible to make the protection of the oremises.
pose. 12. Trustee has no duty to examine the title	premises at all reasonable times and access thereto shall be permitted for that dittion of the premises, or to inquire into the validity of the signatures or the town shall Trustee be obligated to record this trust deed or to exercise any power necessary to the property of the property
stee may accept as true without inquiry, Where a release is tree or ribed any note which bears an identification number purporting o be pil description herein contained of the note and which purports to be - ceuted quested of the original trustee and it has never placed its identification. For a containing the containing the personnel of the personnel of the personnel or the	s that all indebtedness hereby secured has been paid, which representation a nucessor truster, such successor truster may accept as the note herein a nucessor truster herein and the property of the property
aded or filed. In case of the resignation, inability or reliant to case of the resignation, inability or reliant to case of tred shall be Successor in Trust. Any Successor in Trust bereunder shall have stee or successor shall be emitted to reasonable compensation for all acts persons and all provisions hereof, shall extend to and be bindin word "Mortgagors" when used herein shall include all usuch persons and there or hot, such persons shall have executed the note or this Trust Deed, etc. "when more than one note is used."	user prion herem contained of the note and which purports to be executed by title P. order or Registrar of Titles in which this instrument shall have been frus e.g. then Recorder of Deeds of the county in which the premises are use the state of the property of the prope
FILED FOR RECORD	R' ARDE, OF DEEDS
May 25 '72 2 55 PH	213!6362
IMPORTANT	Identification No. 175 44 1.3
THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BY Chicago Title and Trust Company FORE THE TRUST DEED IS FILED FOR RECORD.	CHCASO TITLE AND TRUST COMP ANY, This is
First State Bank of Worth 6825 W. 111th Street	FOR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE. 9313 S. Sayre
, Worth, Illinois 60482	

MAIL T PLACE IN RECORDER'S OFFICE BOX NUMBER 533 .