## JNOFFICIAL COP'

TRUST DEED 21 999 320 557490 THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made July 28 JAMF, LA ROSE and ALYCE LA ROSE herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY an Illinois corpor tior Coing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
THAT, WHEREAS ne Nortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or houser owing herein referred to as Holders of the Note, in the principal sum of \$13,500.00---DATE and delivered, in and by nice said Note the Mortgagors promise to pay the said principal sum and interest from July 28, 1972 on the balance of principal remaining from time to time unpaid at the rate of seven and one-quarter 1/4 per cent per annum in instalments (including principal and interest) as follows: LATER lst bollars on the 1st day

19 72 and Cross Hundred Fifty Eight & 50/100-pollar 158.50 on the graph of each month thereafter until said note is fully paid except that the final ----\$166.63----of ... September. payment of principal and interest, if not sooner paid, stance due on the first day of August, 1982.

All such payments on account of the indebtedness e dence by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of eight (8) per annum, and all of said prin apa, and interest being made payable at such banking house or trust company in Chicago

Chicago

Ill hois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Phys First National Bank of Chicago in said City, NOW, THEREFORE, the Mortgagers to secure the payment of the said princi. I am of money and said interest in accordance with the terms, provisions nd limitations of this trust deed, and the performance of the covenants and agree, ents herein contained, by the Mortgagors to be performed, and also in onsideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknow, age, do by these presents CONVEY and WARRANT unto the frustee, its successors and assigns, the following described Real Estate and all of their estat, right, I de and interest therein, situate, lying and being in the COUNTY OF CONF.

AND STATE OF ILLINOIS. City of Chicago, to wit: Lot 26 (except the south 33 1/3 feet thereof and Lot 27 (except the north 33 1/3 feet thereof) in Block One (1) in Prockhausen & Fischer's First Addition to Edgewater, being a subdivision of the North Sixty rods of the East half (E. 1/2) of the Northwest curver (N.W. 1/4) of Section Five (5), Township Forty (40) North, Range Fruteen (14), East of the Third Principal Meridian in said County and it; te, and otherwise known by street number at the date hereof as 630 Magnolia Avenue in the City of Chicago. in the City of Chicago. which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits overoof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and or econ arity) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting hereon, window shades, storn doe, and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether 1'y); it is a straight of the test or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their s cet sors or assigns shall be considered as constituting part of the real estate.

To the foregoing of the purposes, and upon the uses and trusts herein see forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive. 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 are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns. of Mortgagors the day and year first above written. WITNESS the hands ame 1 1-1// **'OO**' ALYCE LA ROSE JAMES R. LA ROSE Malesten a Chandler STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the State aforesaid, DO HSREBY CERTIFY THAT

James R. La Rose and Alyce La Rose Wetmand! MA CA personally known to me to be the same person. S subscribed to the foregoing NOTARY instrument, appeared before me this day in person and acknowledged that thev delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.

July 72

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## **UNOFFICIAL COPY**

October 1987, CONDITIONS AND PROVISIONS REFERENCE TO ON PACE I (THE REVISES SIDE OF THIS TRUST DEED)  And the property and (I) Typoped years across or an electron days and support of the proceding of the process of the process of the process of the support of the process of t		
S. Mergigger and Leep all buildings and impleorements towo or learning strategy on sup an inflict the individuous and companies statistication, to the holder of the next, under towarce pulses payable, in each of loss of the pay in full the individuous and care of loss of the pay in full the individuous process that the payable is not as of the payable in the payab	i v d i v	
MALL TO: 10 series of the contract of the collection of the collec	or or	
of the holders of the naise, all 4 so (out natice to Moregapers, all angual indebedness secured by this Trust Deed odull miswithstanding anything in the note of in this Trust Deed to tect. and the control of these days in the performance of an inaking payment symmathered of principal or contained.  7. When the indebedness hereby cont all stall become due whether by acceleration or otherwise, bolders of the none of Trustee shall have feel to expenditures and expenses which may be yaid or incurred by or on behalf of Trustee of holders of the note for attorney? fees, Trustee's fees, appraiser's fees or the part of the part of the part of the note for attorney? fees that have feel to the part of t	s, re in	1
interest on the note, or (b) when acfeld "hall occur and continue for three days in the performance of any other agreement of the Mortgage's better."  7. When the indichedness hereby scruel a bulb become due whether by acceleration or otherwise, toolkers of the note decree for sile all for foreclose the lies hereof, in any suit to fire? Set the lies hereof, three shall be allowed and included as additional methodeness in the forecome of the state of the st	ite	
and expenses incident to the foreclosure proceedings, including all such comes as are mentioned in the preceding paragraph hereof, excend, all other items which under the terms hereof constitute Secured indebedoes add ion. On that evidenced by the note, with interest thereon as herein provided; thank, all principal and interest remaining unpaid on the note; fourth, any overr as is Mortagoors, their heirs, legal representatives or assigns, as their fights may.  9. Upon, or at any time after the filling of a bill to foreclose this tru; if d, an ecourt in which such bills filled may appoint a receiver of stall premises. Such appointment may be made either before or after sale, without notice.  10. Upon, or at any time after the filling of a bill to foreclose this trut, if d, an ecourt in which such bills filled may appoint a receiver of stall premises. The control of the provision	to all er's ed ata	
Special committees the state of the control of the first value of the pressus or whether the same shall be then occupied as a homestead or not and the Trustee hercunder may be appointed as such receiver. Such receiver shall have power "ollect the record of redemption, whether there be redemption or not as well as during any further times when Mortgagors, except the relievement of a three they would be real time, whether there be redemption or not as well as during any further times when Mortgagors, except the relievement of a three they would be real time, whether be the redemption or not as well as during any further times when Mortgagors, except the relievement of a three three the receiver to apply the net income in this payment in whole or in part of (1). The indubteness secured hereby, or by any decree foreclosing the state of the control of such decree, provided such application is made plant to the first hereby or by any decree foreclosing the state of the party interposing same in an action at law upon the note hereby secured. The party interposing same in an action at law upon the note hereby secured. 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 reasy able, the middle which would not be good and available to the party interposing same in an action at law upon the note hereby secured.  12. Trustee has no duty to casamine the title, location, existence or condition of the premises or, in a live into the validity of the signatures or the identity, capacity, or authority of the signaturies on the note or trust deed, nor shall Trustee the obliqued the validity of the signatures or the identity, capacity, or authority of the signaturies on the note or trust deed, nor shall Trustee to oblique divident the validity of the signatures or the identity, capacity, or authority of the signatures and the law of the premise of the premis	ms all nay ses.	
12. Trustee has no duty to examine the title, location, existence of condition of the premises or of the time to the validity of the signatories on the note or trust deed, nor shall Trustee be obligated to ees if this trust deed not to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any activation of the control of	the the not, fits, ises part ome	
Trustee or successor shall be entitled to reasonable compensation for all sets of performed networks and all persons claiming under or through the state of the persons claiming under or through the state of the persons claiming under or through the state of the persons claiming under or through the state of the persons claiming under or through the state of the persons claiming under or through the state of the persons claiming under or through the state of the persons claiming under or through the state of the persons claiming under or through the state of	ured re or ation erein with lease ribed ed by	
Aug 2'72 12 20 PK.  IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.  Malcelm G. Chandlow  MAIL TO: 1355 La Sallo 57 660  Z 1999320  Identification No	s are l any . and reof, mean	-
AUG LIL 1220 11:  IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. "  Malcelm G. Chandlow  MAIL TO: 1355 La Sallo 57 660  IMPORTANT  Identification No	Q	
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. (")  Malcelm G. Chandlow  MAIL TO: 135 S La Sallo 5+ 660  THE NOTE SECURED BY THIS TRUST COMPANY.  CHICAGO TITLE AND TRUST COMPANY.  Trustee  Asset Land Officer / Ass's Sec'y / Asset Vise Deep Company  FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE  DESCRIBED PROPERTY HERE		
MAIL TO: 135 5 La Sallo ST 640	zio	>
Car Chicago	Ave	2_
PLACE IN RECORDER'S OFFICE BOX NUMBER		_