## **UNOFFICIAL COPY**

(A)	TRUST DEED  AND 170 3 03 PH  THE ABOVE SPACE FOR RECORDERS USE ONLY		
	THIS INDENTURE, Made — July 27,————————————————————————————————————		
1	THAT, WHEREAS First Party has concurrently herewith executed an installment note bearing even date herewith in the Principal Sum of—EIGHTEEN THOUSAND AND NO/100———————————————————————————————————		
6.5	made payable to BEARER which said Note the First Party promises to pay out that portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sum and interest—from date— on the balance of principal remaining from time to time unpaid at the rate of per cent per annum in installments as follows:-Two Hundred Twenty Eight and 02/100—		
.	Dollars c. the — 1st — day of - October — 19 70 - and-Two Hundred Twenty Eight and 02/100		
	Dollars on the 1st day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the — 1st day of September — 19 80 - A		
- {	being in the COUNTY OF AND STATE OF ILLINOIS, to with		
	Lot 6 (except that part taken for widening Ashland Avenue) and the North 4.94 feet of Lot 7 (except that part taken for widening Ashland Avenue) in		
	Block 8 in G. H. A. Ponas Subdivision of Blocks		
- [	8 and 9 in L. Turners Saluivision of the North		
- 1	Easterly half of the East half of the South East quarter of Section 19, Towns 4, 40 North, Range		
	14, East of the Third Princ pal Meridian.		
	FOO		

Bank of Lincolnwood 4433 W. Touhy Avenue Lincolnwood, Illinois 60646 or RECORDER'S OFFICE BOX NO.

## **UNOFFICIAL COPY**

OKOTARY	hand and notarial seal, this 30th tay of July L. D. 19. 70.  Notary Public  Notary Public
I, the undersuperds a Notary Poblic, in and for Vice President and Assistant Trais Officer-Assistant to me to be the same persons whose names are subset of the contract of th	the County and State aforessed, DO HEREE, C. RTILY that the above named Assistant to Essaker, of THE COSMOPOLITAN NATIONA. BANK OF CHICAGO, personally known robed to the foregoing instrument as such Assistant to President and Assistant Trust before me this day in person and acknowledged to the signed and delivered the said on the free and voluntary fact acknowledged to the signed and delivered the said on the free and voluntary fact acknowledged to the free fact of the said of the
By Attest	ASSISTANT VICE PRESIDENT  AND AND TRUST OFFICER ABBIERATE CABINER
shall be the state of the state	personally, but as Trustee as sforesaid, and it is expressly understood and agreed that each and all of the covenants, undertakings and agreements berein made are reterements of the Trustee, named and referred to in said Agreement, for the purpose research of the Trustee, named and referred to in said Agreement, for the purpose lity or personal responsibility is assumed by, my shall at any time be asserted or into or my covenant, understand and the property of the property
ately pay such difference. Failure to make fault under the terms of this agreement. It is agreement it. It is agreement in the divester anner or way, whether volunt ry or involuereby, irrespective of the agreement it dates the continuous of the balder here it.	such deposits, then the Mortgagor agrees to immede such additional deposits shall be considered a calienate said property or any part thereof, or d of his title or any interest therein in any untary, any indebtedness or obligation secured sexpressed in any note evidencing the same, at out demand or notice shall immediately become
Trustee shall release this trust deed and the lieft thereof by the release of the release the trust deed and the lieft thereof the release of the release of the release of the release is rule to the original trustee and it has never execute confort a unistance with the description herein contained of the release is rule of the original trustee and it has never execute the release is rule of the original trustee and it has never execute almost of the note and which purports to be secuted on behalf of the release is rule released to the release of the resignation, inability or refund to a and any Trustee or censor shall be entitled to reasonable companied to the release of t	proper instrument upon presentation of satisfactory evidence that all indebtedness itsee the note representing that all indebtedness hereby secured has been paid, which a release is requested of a successor trustee, such successor trustees may be a paid of a successor trustee may accept that a release is requested of a successor trustee, such successor trustees may accept that the successor trustees may accept the successor trustees are successed in the successor trustees accept the successor trustees accept the successor trustees accept the successor trustees accept the successor trustees and the successor trustees are successor as a successor trustees are successor as a successor trustees and the successor trustees are successor to the successor trustees and the successor trustees are trusteed and which conforms in subtaince with the description herein consecution of the Recorder or Relating of Titles In which this Instrument shall have been conformation of the Recorder or Relating of Titles In which this Instrument shall have been conformation of the Recorder or Relating trustees and subority as are herein given Trustee, sallon for all acts performed hereinder.  Older of Said mortgage 1/12th of the annual taxes, the substance of the substance of principal and interest above
is. Upon, or at any time after the filing of a bill to foreclose this less. Such appointment may be made either before or after asia, will for such receiver, of the berron or persons, if any, liable for the part has been appointment to the ame shall be then occupied as a home deficiency, during the full statutory period of redemption, whether its successors or assigns, except for the intervention of such receive which may be necessary or are usual in such cases for the protection whether the successors are such as the protection of the such as the such	trust deed, the court in which such bill in filed may appoint a receiver of said prints bout notice, without recreate to the solvency or inadvency at the times of application syment of the indebtedness secured bereby, and without regard to the then value of a stead or not and the Trustee hereunder may be appointed as such receiver. Such red premises during the pendency of such foreclours suit and, in case of a sale and a promise and the second of the premises during the pendency of such foreclours suit and, in case of a sale and a red to the second of the premises during the whole, possession, control, management and operation of the premises during the whole yer to apply the net income in his hands in payment in whole or in part of: 1) To the promise of the premise during the whole print of foreclourse valet; (2) the deficiency in case of a sale and deficient species of the premises at all reasonable times and access thereto shall be permitted for or condition of the premises, nor shall Trustee he abligated to record this trust deel to terms herein, nor is label for any acts or omisions herrunder, everyt in case ologies of Trustee, and it may require indemnities satisfactory to it before exerciting
right to foreclose the lien hereof. In any suit to foreclose the lien has lead all expenditures and expenses which may be paid or incurred appraises a few, outlays for documentary and expert evidence, site and similar data and assurances with respect to title as Trustee or or to evidence to bidders at any sale which may be had pursuant to penditures and expenses of the nature in this paragraph mentioned (a) any proceedings, including probate and bankrunter proceedings, by reason of this trust deed or any indebtedness hereby secured; or might affect the premises or the security hereof, whether or not act.  5. The proceeds of any foreclosure sale of the premises shall become and expenses incident to the foreclosure proceedings, including the little and expenses incident to the foreclosure proceedings, including the little and expenses incident to the foreclosure proceedings, including the little and expenses incident to the foreclosure proceedings, including the little and which under the terms hereoff constitutes secured indept of the little and expenses incident to the foreclosure proceedings, including the little and the little and expenses incident to the foreclosure proceedings, including the little and the little	the nny payment hereby authorized relating to taxes or assessments, may do so according to the content of the victor of victor