## IOFFICIAL C



COOX COUNTY, ILLINOIS
TRUST DEED

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Aug 14/70 3 02 PH

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

June 1

1970 between

WILLIAM KENDRICK and DOROTHY KENDRICK, his wife

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

an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTES, 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
SIX THOUSAND TWO HUNDRED NINETY and 70/100
Dollars,

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 June 1, 1970 on the balance of principal remaining from time to time unpaid at the rate of 6½ per cent per annum in instalments as follows:

ONE HUNDRED TWENTY FIVE and 00/100

1st day of August offers on the

or more and ONE HUNDRED TWENTY FIVE and 00/100 or more

Dullars on the 1st 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 June 1974. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid month All such parametrs on account of the innectedness evidenced by said note to be first applied to interest on the unpaid principal by "...ce and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest on the rate of seven per cent per annum, and all of said principal and interest being made payable at such banking hot se of the tocompany in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and a absence of such appointment, then at the office of Austin Bond & Mortgage in said City,

in said City,

COMPANY Inc

NOW, THEREFORE, the Mor export to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this five t deed, and the performance of the coverants and agreements herein contained, by the Mortegaror to be performed, and also in consideration of the st to One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WAR-RANT unto the Trustee, its success. " und "wigns, the following described Real Exates and all of their exists, right, tight and interest therein, situate."

lying and being in the City (f fhicago

COUNTY OF Cook

Lot 27 in E.J. Bowes .r. and Brothers Subdivision of Lot 14 in Bradley and Honore's Sublivision of the West half of the North East quarter of Section 14, Township 39 North, Range 13, East of the Third Principal Meridian.

This is a Part Purchase Money Mortgage



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 bilding on the mortgagors, their helrs, successors and assigns.

WITNESS the hand. . S. and seal S. . of Mortgagors the day and year first above William Kendrick

Wolff Kendrick

Dorothy Kendrick

h, Li, p. 1 ALASAMA CALHOLINA NILL R a Notary Public in and for and residing in said County, in the State storesaid, DO HEREBY CERTIFY THAT William Kendrick and Dorothy Kendrick, his wife

who are personally known to me to be the same berson that they delivered the said Instrument as set forth, including the release and

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	and
21238501	
THE COVERANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):  L. Martgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and from northanics or other liens or claims for superior to the lien between the page of	
to charges, and other charges against the premises when due, and shall, upon written request, furnils to Trustee or to holders of the note duplicate receipts therefor. To prevent default persender Mortgagers shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagers, default or the most personal results and the contraction of the most personal results.	
sing or windstorm under policies providing for payment by the warment communication of the providing for payment by the cost of replacing or repairing the same or to pay in full the indebtdness secured bereby, all in companies satisfactory to holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be wideleneed by the standard mortgage clause to be stated to see the policy, and shall deliver all policies, including reference to the notes and in cause of insurance.	J. 3
about to expire, and deliver renewal policies not less than the days prior to the respective date of expiration the control of	
6. Mortgagers shall pay each item of indebteness herein mentioned, both principal and interest, when due according to the terms berein copion of the holders of the note, and without notice to Mortgagers, all unpaid indebteness secure by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become due and payable (a) Immediately to the case of default in making payment of any installment of principal or interest on the note, or (b) when default shall occur and continue for the days in the performance of any other agree.	
ment of the Mortgagors herein contained.  T. When the indebtness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the form to direction the lieu hereof, they are the most of the control of the first the direction of the first the direction of the lieu hereof, they are the first the direction of the lieu hereof, they are the first they are they are the first the	
It retends suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.  8. The proceeds of any forrectours used of the premises shall be distributed and asplied in the following order of priority: First, on account of all colors of expenses incident to the foreclosure proceedings, including all such tiems as are mentioned in the preceding partnersh hereof; sevend, all colors are all the proceeding partnersh hereof; sevend, all powers of the proceeding partnersh hereof.  9. John a sat any time after the filing of a bill to foreclose this trust deed, the court in which such bill is liked may appear.  9. John a sat any time after the filing of a bill to foreclose this trust deed, the court in which such bill is liked may appear.  9. John a sat any time after the filing of a bill to foreclose this trust deed, the court in which such bill is liked may appear.  9. John a sat any time after the filing of a bill to foreclose the trust deed, the court in which such bill is liked may appear of all of premises. So in oppointment may be made either before or after sate, without notice, without regard to the solvency or insolvency of Mortzagors at the homestead or 1 to at the trustee hereother any appoints as as the results of the solvency or insolvency of Mortzagors at the homestead or 1 to at the trustee hereother may be appointed as as that receivers. Such receiver that the proceed of the proceeding the such that the proceeding to the solvency of the proceeding this trust deed, or any tax, ap tail as ment or other lies which may be or become superior to the lies hereof or of such decree, provided such application to make a such a such as a such as declined to the proceeding this trust deed, or any tax, ap tail as made price to force. The deficiency in deed	
the party interposing same in an a out law upon the note hereby secured.  11. Trustee or the holders of the note shall have the right to impect the premises at all reasonable times and access thereto shall be permitted	
for that purpose.  In the purpose was no day to annuar the tills, location, extreme, or condition of the premies, nor shall Trustee be obligated to record this trust or exercise any pown, "are "stress the expression of purpose the trust search as any pown," are "stress expression of the proper instrument of the proper to t	
conforms in substance with the description herein container to the floored with the control of t	
and profits artising or to arise out of said r mises to the holder of the note herein and authorize them in their own r mr as assignee, or otherwise to collect such rents, issues and profits, to the proceedings, to receive, possess, lease, and release said premises, or any portion thereof, for such term or terms, and upon such conditions as they mry deem proper, and apply the proceeds thereof, first to the payment of the expense of operating and charges against said premises; and second, or he indetedness hereby secured rendering the overplus, if any, to the granters if and when the indetedness hereby secured shall have been fully paic.	
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 BEFORE THE TRUST DEED IS FILED FOR RECORD.  The Instalment Note mentioned in the with Trust Deed has been identified herewith under identification No. 11111 CHICAGO TITLE AND TRUST COMMANDED TO Assistant Secretary Assistant Secreta	
D NAME  E FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE  I 3521 West Van Buren St.	
COTT COR SIGNATURE SIGNATU	
RECORDER'S OFFICE BOX NUMBER 1/1 & 1	圖上
The state of the s	
• END OF RECORDED DOCUMENT	