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THE ABOVE SPACE FOR RECORDER'S USE ONLY
1970, between FERDINAND KUTTRITZ and

1 October THIS INDENTURE, made 1 October GERTRUDE KUTTRITZ, his wife

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

an Illinois co orat on doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
THAT, WheRE... the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or needers being herein referred to as Holders of the Note, in the principal sum of Sixteen

Thousand NJ 1e Hundred Dollars (\$16,900.00)

evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in a b which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unail of (32)

One Hundred Fifty Lollars (\$150.00) Exection the Let of November 1970 and One Hundred Fifty Dollars (\$150.00) Refer on the Let day of each and very month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner id, shall be due on the Let day of November 1981 All such payments on account of the indebte loss evi-enced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provid in the the principal of each installment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being ande payable at such banking house or trust company in Chicago, Ill nois, 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 Andrew Vrtjak, 1608 Milwaukee Ave.

in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the task print pal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and provincins herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereigh is new yor a knowledged, do have presents CONVEY and WARRANT unto the Trustee, its successor gadayings; the following described Real Enter and all of heir care right one.

AND STATE OF ILLINOIS.

Lot 30 in the subdivision of Lots 15 a.d 16 in King and Pattersons Subdivision of the North East 1/4 of Section 29, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.



This trust deed consists of two pages. The covenants, conditions and provisions appearing on patrust deed) are incorporated herein by reference and are a part hereof and shall be binding on successors and assigns

WITNESS the handS. and seat S

Gentmid Kultrin Gertrude Kuttrite Andrew Vrtjak a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Ferdinand Kuttritz and Gertrude Kuttritz, his wife

this day in person their

	Page 2			L	
- THE COVENANTS, CONDITIONS AND PROVISIONS REFE					
3. Mortgagers shall (1) promptly repair, restore or rebuild any bin badestroyed; (2) keep said premises in good condition and repair subordinated to the lien hereof; (3) pay when due any indebtedness without restore a shift satisfactory evidence of the discharge of such pubilding or buddings now or at any time in process of erection upon respect to the premises and the use thereof; (6) make no material after expect to the premises and the use thereof; (6) make no material after 2. Mortgagors shall pay before any penalty attaches all general taxaper of the far and other charges against the premises when due, and stall, upon write premises the notice of the far and there charges against the premises when due and stall, upon write to contest.	thich may be well rior ben to Trust that premises (that premises the ations in said pre- ses, and shall pay then request, furn	and free from red by a hen c ,e or to holder 5) comply wit muses except a special taxes, ,ish to Trustee	mechanic's or other it charge on the pres is of the note; (4) co is all requirements is s required by law or special assessments, or to holders of the	hens or claims for mises superior to re- miplete within a re- of law or moneing municipal ordinal water charges, see more durbicare re-	 Hen not expressly the her beteof, and casonable time any sal ordinations with more, wer service charges, seems therefor. To
to contest. 3. Mortgagors shall keep all buildings and improvements now or a sindstorm under policies providing for payment by the insurance contests of the	hereafter situated upanies of money factory to the hights to be evidence to holders of the	on said prem s sufficient en ilders of the r ed by the stan note, and in o	incs insured against her to pay the cost- note, under insurance dard mortgage claus case of insurance ab	Itiss or damage b of replacing or rep te policies payable e to be attached to out to expire, sh.	of fire, lightning or nairing the same or e. In case of loss or o each policy, and all deliver renewal
5. The Truster or the holders of the note hereby secured making to any bill, that netri or estimate procured from the appropriate public of the selection of th	any payment her	cby authorized	d relating to taxes or the accuracy of such	r accessments, mai s bill, statement o	y do so according r estimate or into
or in this Trust Dec. of contrary, become due and payable (a) in interest on the note, or (b) when default shall occur and continue	onediately in the	case of defau	It in making paymer	nt of any instalme	nt of principal or
7.1 When the indetections of the secured shall become due wheth force like the letter of in a year of forcebine the like hereof, the person the expenditures and expenses which may be paid on insured by or on be fees signally for documentary and eyest a face, stemosphers which after either of the decree judgment and assurances with respect to title at face or holders of the note bidders at any sale which may be had point, it sate or holders of the note the nature in this paragraph mentioned at the content of the	or by acceleration of shall be allowed that of Trustee tages, publication arches and examinate decided the condition of the tainal indistinction of the tainal indistinction of a party, either a nept of any suite o	n or otherwise and and include or holders of 'costs and cost nations, title resumably ne itle to or the size so secured ber holders of the splaintiff, claim for the force ed suit or price and and include the size of the properties of properties of properties of properties of properties of properties of properties of properties of properties of properties prop	holders of the noi d as additional inde the note for lattorie ts (which may be est matrance policies. To excluse of the premises clay and immediate note in connection mant or defendant, losure betterf after ceding which might	ie or Trustee shall beedness in the dividences in the dividence of trustee' inmated as to item oriens certificates obsecute such suit. All expenditure: by due and payal with [a] any processive of this accrual of such a affect the premise	have the right to lectre for sale all 5 fees, appraiser's is to be expended and similar data or to evidence to 5 and expenses of ble, with interest ceding, including trust deed or any right to forcelose es or the security
and expenses incident to the foreclosure sale in the press. Solain to the and expenses incident to the foreclosure proceedings, a cluding all which under the terms hereof constitute secured indebtedness attributional and interest terms may make do the solar fourth.	h its ms as are me i to that exider	entioned in the act by the no	e preceding paragra ote, with interest th	ph hereof, second ereon as herein pr	d. all other items
appear. 9. Upon, or at any time after the filing of a bill to forcelos, they result of a population of the population o	notice, without in pre mises ar who without in pre mises ar who will be mise ar who will be mise and provide the transition of the premises a condition of the premises a condition of the most of the premises a condition of the most without the premises a condition of the most without the premises a condition of the premise are condition.	ift in which au regard to the ether the same to collect the tatestory period tectory, will be apply the ror any tax, so meetly the ror any tax, so it is teason in the tatestory period to the policy to the ror and tax is a policy t	of bill is filed may, solvency or involve shall be then occup rents, itsues and p d of redemption, while the control management of the control management and assessment or u (2) the deficiency of the control management or u (2) the deficiency of the control management or u (3) the deficiency of the control management or u (4) to the control management or u (5) the deficiency of the control management or u (5) to inquire into the control management of the c	ppoint a receiver mey of Morrgago used as a hormester toffits of said preceiver there be received the toffit and operation do not be to make the toffit and operation do not be good and the toffit which make the said on the good and the tereto shall be por a validity of the said the	of said premises, is at the time of id-or not and the mises during the demption or not, saice and profits, not the premises whole or in part as be or become it and deficiency I available to the crimitted for that signatures or the
identity, capacity, or authority of the signatories on the note or trust the heerin given unlises expressly obligated by the terms hereof, nor be jud- misconduct or that of the agents or employees of Trustee, and it may req 13. Trustee shall release this trust deed and the hen thereof by proge by this trust deed has been fully paid; and Trustee may execute and de after maximity thereof, produce and exhibit to Trustee the note, rep Trustee may accept as true without inquiry. Where a release is require described any note which bears an identification number purporting to the description herein contained of the note; and which purports to be ex- ist requested of the original trustee and it has never placed us dentifica- ary note which may be presented and which conforms in substance with the persons herein designated as makers thereof.	ple for any acts of quite indemnities or instrument upo	r omissic is he ≥atisfactor, n presentation	it afore exercising	case of its own gro cany power herein ence that all indel	osi, negligence or n given. btedness secured
the persons betein designated as makers thereot. 14. Trustee may resign by instrument in writing filed in the office and the person of the pe	et of Trustre, the	then Records	or of Deeds of the	oun in which t	the premises are
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IMPORTANT	Id		O TITLE AND		PANY, Trustee
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	B	Vs	~~~	15 Someth	Trust Officer
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MAIL TO:	• -	-	FOR RECORDE INSERT STREE DESCRIBED PR	R'S INDEX PUI I ADDRESS OF OPERTY HERE	RPOSES ABOVE
Andrew Vrtjak 1608 Milwaukee Avenue Chicago, Illinois			· · · · · · · · · · · · · · · · · · ·	· 	
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END OF RECORDED DOCUMENT