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DEC--1-70 155811 • 21331706 • A --

6.10



TRUST DEED

21 331 706

THIS INDENTURE, made

THE ABOVE SPACE FOR RECORDER'S USE ONLY

CHARLES KEENAN & CYNTHIA KEENAN, his wife

herein referred to as "Mortgagors," and CRANE

and delivered, in ad y which said Note the Mortgagors promise to pay the said principal sûm and interest from date hereof on the balance of principal remaining from time to time unpaid at the rate of eight (8) pay the said principal and interest as follows:

per tracemos per tracemos and the contract of the indebt indest videnced 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 hear interest at the rate of the per cent, per cent, per annum, and all or an orincipal and interest being mude payable at such banking house or trusty company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the of, co of in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said conditions of this trust deed, and the performance of the coverances of degreements better contained, by the Mortgagors to be performed, and also in consideration of the sum of one Dollar in hand paid, the tecent whereof hereby considered, only two greens CONYEY and MRAKAT unto the Trustee, its successors and assigns, the fullowing described field Enter a CONNYY F.

Lots 1 and 2 in Block 3 in Putnam's Subdivision of the Southwest 4 of the Southwest 4 of Section 9, Township 38 North, Ran e 14 East of the Third Principal Meridian (except the South 23 acres thereof) in 10 k County, Illinois

Commonly known as 5300 S. Union.



This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heli-

essors and assigns.
WITNESS the hand S. and seal S. CHARLES KEENAN ... [SEAL] CYNTHIA KEENAN

the undersigned a Notary Public in and for and residing in said County, in the State aforesaid, DO HERERY CERTIFY THAT Charles Keenan & Cynthia Keenan, his wife person and acknowledged that they

807 R 1-69 Tr, Deed, Indiv., Instal,-Incl. Int.

Page 2

THIS RIDER IS ATTA HET TO AND MADE PART OF TRUST DEED DATED NOVEMBER 24, 1973 LETWEEN CHARLES & CYNTHIA KEENAN AND GERALD H. CRANE, RU'T'E.

- 16. This Trust Deed is given as part ourclase money for property conveyed herein.
- 17. In addition to the monthly payments here inder, the undersigned promises to deposit 1/12 of the estimated in all real estate taxes and insurance premiums and further agree that fil monies hereafter paid on this account will be first applied toward so d tax and insurance reserve.
- 18. Mortgagor shall pay to trustee all costs and expenses including attorney's fees incurred by trustee in any action of proceeding to which trustee may be made a party by reason of being a party to this Trust Deed or in enforcing any of the provisions of this Trust Deed in any action brought by trustee against the lorigagor on account of the provisions hereof.
- 19. In addition to payments aforementioned \$500.00 shall be paid .. or before January 24, 1971.

Sharts Keeman.

» Cynthia Le man

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVERANTAL CONDITIONS AND PROVISIONS REFERRED TO ON FAGE 1 (THE REVERSE BIDE OF SHIS) FROST DEED!

Abstragers shall (1) promptly repair resource or rebuild any buildings you improvements more interesting to on the premises which may become damaged the troped; (2) keep said premises in good condition and repair, without waste, and free from mechanics or other heavy or claims for hen not expressly distanced to the lien hereof, (3) pay when due any indebtedness which may be excured by a licin or charge output properties of request exhibit satisfactory evidence of the discharge of such providen to Trustee or to holders of the note; (3) complete within a reasonable time any ingo to buildings now are at any time in process of retection upon and provident stress of the note; (4) complete within a reasonable time any ingo to buildings now are at any time in process of retection upon and provident stress, so that the process of the process of retection upon and provident stress, and shall pay special taxes, special assessments, water charges, sewer service charges, where charges against the premises when due, and shall pay no written request, furnish to Trustee, or to higher a depulsed reception therefore the charges against the premises when due, and shall propose with the premises of the note displace reception therefor To int default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessments which Mortgagors may device need.

Soldman to soldman and our out at any time in process of rection upon and promotes (1) comply with all experiences and tease thereoft (f)) what is material discretion in and promote screen as required by its own managing demands exceed respect to the promotes when the control of the control

RIDER ATTACHED TO AND MADE A PART HEREOF

IMPORTANT

RECHECKER RECHECK CONTROL CONT

Identification No. NECESTRAL AND STREET OF ST

Assistant Trust Officer Assistant Secretary Assistant Vice President

MAIL TO:

Gerald H. Crane 100 N. LaSalle St. Chiago, Illinos



FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

5300 S. Union

Chicago, Illinois

PLACE IN RECORDER'S OFFICE BOX NUMBER

21331706

END OF RECORDED DOCUMENT