UNOFFICIAL COPY



TRUST DEED

537795 CET CO. 7 21 334 203

THIS INDENTURE, made on November 20.

CHANNON C. TURNER and IRIS M. TURNER, his wife,

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

an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, 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
ELEVEN THOUSAND TWO HUNDRED SIXTY AND NO/100 (\$11,260.00) - - - - Dollars,
evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER
CF BEARER

no' delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of £10.2 (5%) per cent per annum in instalments as follows:

One hydred fifty-eight and 30/100 (\$158.30) Dollars or more

One hydred fifty-eight and 30/100 (\$158.30) Dollars or more

**MEMORY or the 20th day of December, 19 70 and One Hundred fifty-eight and
30/100 (\$1.8.30) Dollars or more

**Dollars or

Lot twenty-eight (28) in Frank J. Wisner's Addition to Chicago, a subdivision of Lots one (1) and two the Shock one (1) of Circuit Court Partition of the west Half of the South West quarter of Section fourteen (14), Township thirty-nine (19) Forth, Range thirteen (13), East of the Third Principal Meridian,

and benefits the Mortgagors do hereby expressly release and walve.

This trust deed consists of two pages. The covenants, conditions and provisions a pearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shill be binding on the mortgagors, their heirs, successors and assigns.

WITNESS the hand... and seal. 5... of Mortgagors the day and year first above written.

CHANNON C. TURNER

IRIS M. TURNER

STATE OF ILLINOIS.

I. JACQUEALIES RESERVED.

a Notary Public in and for and residing in said County, in the State aforesaid. DO HEREBY CERTIF CHANNON C. TURNER and TRIS M. TURNER, his wifelying.

who are personally known to me to be the same person S whose name S are delivered the said Instrument as. their free and voluntary set forth, including the release and waiver of the right of homestead.

21334203.

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7		ERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
٠.	 Mortgagors shall (1) promptly repair, restore or rebuild a damaged or be destroyed; (2) keep said premises in good condition if an not expressly subordinated to the lien hereof; (3) pay when of superior to the lien hereof; and upon request exchibit satisfactory (3) complete within a reasonable time any building or buildings; except as required by law or municipal ordinance espect to the pexcept as required by law or municipal ordinance. 	by huildings or improvements now or hereafter on the premises within the pecuniar of and repair, without waste, and free from mechanics be so other liens or claims for us any indebtedness which may be secured by a lien or charge on the premises evidence of the discharge of such prior lien to Trustee or to halders of (the note within the control of the property of
	ice charges, and other charges against the premises when due, and	shalf, upon written request, furnish to Trustee or to holders of the note duplicate
	a. Mortgagors may desire to contest. 3. Mortgagors shall keep all buildings and improvements now ning or windstorm under policies providing for payment by the ins ing the same or to pay in full the indebtenders secured hereby, a payable, in case of loss or damage, to Trustee for the benefit of the to be attached to each policy, and shall deliver all policies, includit	or hereafter cituated on said premises insured against less on doming by any light- urance companies of moneys sufficient cities to pay the cost of replating or rejulat- ly new parties satisfactory to the holders of the note, under insurance policies of the parties of the par
	about to expire, shall deliver renewal policies not less than ten day 4. In case of default therein, Trustee or the holders of the not of Mortgagors in any form and manner deemed expedient, and may encumbrances, if any, and purchase, discharge, compromise or sett tax sale or forfeiture affecting sald premises or contest any tax or i veness paid or incurred in connection therewith, including attorn	one in the three protects, in the mainine provided on statuto, any tax or assegnment or hereafter situated on said premises insured against loss or damage by fire, light-trance, companies of moneys activated the top the pay the cost of replacing or relative to the pay the cost of replacing or relative to the pay the cost of replacing or relative to the note, and the note, such that the pay the cost of replacing or relative to the note, and in case of insurance as prior to the respective date of expiration, of the note, and in case of insurance as prior to the respective date of expiration, of the note, and in case of insurance as prior to the respective date of expiration, and the respective date of expiration, of the note, and in case of insurance as prior to the respective date of expiration, as the relative to respect to the pay to the pay
	to rotect the mortgaged premises and the lien hereof, plus reason aut. orleed may be taken, shall be so much additional indebtedness; with interest thereon at the rate of seven per cent per annum. Inact the carriing to them on account of any default hereunder on the tent.	nable compensation to Trustee for each matter concerning which action herein secured hereby and shall become immediately due and payable without notice and ion of Trustee or holders of the note shall never be considered as a waiver of any art of Mortengors.
	The Trustee or the holders of the note hereby secured making to any bill, statement or estimate procured from the appearance or into the validity of any tax, assessment, sale, forfeitu	ng any payment hereby authorized relating to taxes or assessments, may do so ropriate public affice without inquiry into the accuracy of such bill, statement or re, tax lien or title or claim thereof.
	thing in the other or in this Trust Deed to the contrary, become du instal.	an unpaid indepleaness secured by this rrust-beed shall, notwithstanding any- e and payable (a) immediately in the case of default in making payment of any shall occur and continue for three days in the performance of any other agree-
	right t. 6. 2 line outcomes hereby secured shall become due was right to. 2 lean hereof. In any suit to foreclose the lien he for sale all expe "tu es and expenses which may be paid or incurre fees, appraiser" fe . 3 unitays for documentary and expert evidence, to items to be e per. ed fire entry of the decree) of procuring all s certificates, and s. lia" a. a and assurances with respect to title as	rerot. there shall be allowed and included as additional indebtedness in the decree d by or on behalf of Trustee or holders of the note for attorneys; fees, Trustee's stenographers cherge, published no case and content which may be destinated as Trustee or holders of the note may deem to be reasonably necessary either as
	prosecute such suit o' to e', ence to bladers at any sale which may the premises. All ex, endi', as and expenses of the nature in this p and immediately due an' pa; ble, with interest thereon at the rate the hote in connection with a) any proceeding, including probate plaintiff, claimant or desend at. 'y reason of this trust deed or any suit for the foreclosure here' 'a left accruai of such right to foreclosure.	where by acceleration or etherwise, holders of the note or Trustee shall how the root, there shall be allowed and included as additional indebtedness in the decree d by or on behalf of Trustee or holders of the note for attorneys, fees, Trustee's such abstracts of the first and the statement of the reasonably necessary either to Trustee or holders of the note may deem to be reasonably necessary either to argraph mentioped shall become so much additional indebtedness secured hereby of seven per cent per annum, when paid or incurred by Trustee or holders of indebtedness hereby secured; or (b) preparations for the commencement of any se whether or not actually commenced: or (c) preparations for the defense of any secured applied in the following order of priority: First, on account of all distributed and applied in the following order of priority: First, on account of all
	costs and expenses incident to the fired sure proceedings, including other items which under the terms here: conditions secured indebte provided; third, all principal and there is maining unpaid on the	all such items as are mentioned in the preceding paragraph hereof; second, all doess additional to that evidenced by the note, with interest thereon as herein page; fourth, any overplus to Mortgagors, their heirs, legal representatives or
	9. Upon, or at any time after the fing of a bill to foreclose the pennises. Such appointment may be made either fore or after sai the time of application for such receiver and whom, regard to the homestead or not and the Trustee hereunder i ay be a populated as such said premises during the pendency of such foreclo are suit and.	is trust deed, the court in which such bill is filed may appoint a receiver of said e, without notice, without regard to the solvency of insolvency, of Mortgagors at all the court of the solvency of insolvency of Mortgagors at all receivers, Such receiver, shall have power to collect the rents, Issues and profits in case of a sale and a deficiency, during the full statutory period of redemption, then when Mortgagors, except for the intervention of such receiver, would be written to the solvence of the solvence, which is the solvence of the solvence of the solvence which is the solvence of the solven
	whether there be recomposed or not, as well a cluring any lutrier entitled to collect such rents, issues and profit and all other power sion; control, management and operation of the point as further apply the net income in his hands in payment in while or in part of deed, or any tax, special assessment or other lien hich may be of is made prior to foreclosure saie; (2) the deficiency not as a said.	as which may be necessary or are usual in such cases for the protection, posses- whole of said period. The Court from time to time may authorize the receiver to : (1) The indebtedness secured hereby, or by any decree foreclosing this trust and detelerate to the file hereof or of such decree, provided such application, and detelerate
	 No action for the enforcement of the lien or of an pro sion the party interposing same in an action at law upon the ote 're'. Trustee or the holders of the note shall have the 'c'.' i for that purpose. Trustee has no duty to examine the title, location, c'. st no 	hereof shall be subject to any defense which would not be good and available to secured. spect the premises at all reasonable times and access thereto shall be permitted e, or condition of the premises, nor shall Trustee be obligated to record this
	trust deed or to exercise any power herein given unless express! o except in case of its own gross negligence or misconduct or that if to it before exercising any power herein given.	or condition of the premises, nor shall Trustee be obligated to record this bligated by the terms herey, nor be liable for any acts or omissions hereunder, he a property of the property of t
	ness secured by this trust deed has been fully paid; and Trustee ma shall, either before or after maturity thereof, produce and exhibit to paid, which representation Trustee may accept as true without inqui may accept as the genuine note herein described any note which be nerunder or which conforms in substance with the description here the product of the product	poper in immest upon presentation of satisfactory evidence that all indebted or caste and soliver a clease bereof to and at the request of any person who or ustee the note, representing that all indebtedness hereby secured has been evidence of identification purporting to be executed by a prior trustee area are note of identification purporting to be executed by a prior trustee of the property o
	conforms in substance with the description herein contained of the makers thereof. 14. Trustee may resign by instrument in writing filed in the offi- recorded or filed. In case of the resignation, inability or refusal to a are situated shall be Successor in Trust. Any Successor in Trust here Trustee, and any Trustee or successor shall be entitled to reasonable	note and whic purports to be executed by the persons herein designated as cot the Rock. So we will start of Titles in which this instrument shall favore been start Trustee, the the a recorder of Doeds of the county in which the premises under shall shave to idea title, powers and authority as are herein given compensation for all the formed hereunder. The proposed of the trust of the proposed continues under or through Mortil such persons and all proposed in the proposed continues to the following the persons and all proposed in the proposed continues to th
ľ	15. This Trust Deed and all provisions hereof, shall extend to an gagors, and the word "Mortgagors" when used herein shall include a part thereof, whether or not such persons shall have executed the not	nd be binding upon M. tgr. or; and all persons claiming under or through Mort- il such persons and all person; liable for the payment of the indebtedness or any e or this Trust Deed.
THIS IS A PART PURCHASE MORIEY MORTGAG.		
	CODE COUNTY; ILLINOIS FILED FOR RECORD	Medican R. Ohio.
	DEC 3'70 3 00 PK	21374203
L		<u> </u>
	IMPORTANT	The Instalment Note mentioned in the within Trust Deed was been lifted herewith under Identification No. 537795
1	FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD	CHICAGO TITLE AND TRUST COMPANY, as Trus ee.
	BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	by August Secretary Assistant Vice President Assistant Frest Officer
L.	D NAME	
E Sohn H. GALGANO FOR RECEDENCES INDEX PORTOSES INSERT STREET ADDRESS OF ABOVE		
L STREET 77 W. Washington LT. V CITY Chicago, All 6060.2		
OR -		
INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER 723		
41	9-115 AF 5-6	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

END OF RECORDED DOCUMENT