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TRUST DEED

21 344 457

558131 THIS INDENTURE, made

December 8, 1970

THE ABOVE SPACE FOR RECORDER'S USE ONL

. between EMERSON E. JETTON and

EVELYN JETTON, 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 NINETEEN

NOW. THEREFORE, the Mortgagors to cure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the pc for said of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sam of lone Bollar in hand pc 2, this receptive thereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following derived the said of their estate, right, title and interest therein, situate, lying and being in the said of their estate, right, title and interest therein, situate, lying and being in the said.

AND STATE OF ILLINSING.

AND STATE OF ILLINSING.

Lot 19 and the 7% ruh 10 feet of Lot 18 in Block 1 in First Addition to Wortworth Manor a subdivision in the East half of the Northwest quarter of Section 32, Township 36 North, Range 15 East of the Third Principal Meridian, Cook County,

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This trust deed consists of two pages. The covenants, conditions deed) are incorporated herein by reference and are a part hereof and shall be binding on the mot ga ors, their heirs,

TITNESS the hand . S. of Mortgagors the day and year first above written.

EVELYN TETTON

EMERSON E. JETTON

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Emerson E. Jetton and Evelyn Jetton, his wife,

December

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	Page 2		
THE COVENANTS, CONDITIONS AND PROVISION			
1. Mortgagurs shaf (1) prumptly repart, restore or rebult or be destroyed; (2) keep adil premare in good condition an subordinated to the len hereof; (3) pay when due any indebt upon request exhibit satisfactory-endence of the discharge or building or buildings now or at any time in process of crect respects to the premases and the size thereof; (6) make no made 2. Mortgagers shall pay before any prenalty attacks all get and other charges against the premises when due, and shall, or prevent default hereunder Mortgagors shall pay in full under	id repair, without was idness which may be s Couch providence to Te	te, and free free	on mechanic's or other bens or claims for hen not express!  there charge on the premises superior to the hen hereof, an
1. Moregages shall keep all buildings and improvements windstorm under policies providing for payment by the insure to pay in full the indebtedness secured hereby, all in compandanage, to Trustee for the benefit of the holders of the nute, shall deliver all pulicies methoding additional and renewal pupiliess not is shan time days prior to the respective dates of the publicies and the shall be provided to the provided the publicies and publicies and the publicies and the publicies and the publicies and publicies a	now of hereafter situance companies of mo- nice satisfactory to the such rights to be evid- obtices, to holders of appration, the note may, but nec- hay, but need not, makes, tien or other prior moneys paid for any moneys apaid for any moneys advanced by	need on said process sufficients to hidders of the enced by the note, and and not, make are full or particular or the purportion of the purportion which we had the purportion of the purportion of the purportion which we had the purportion of the	remises insured against loss or damage by fire, lightning or cither to pay the cost of freplacing or repairing the same or te onte: under unsurance policies payable, in zero el loss or standard mortgage clause to be attached to each policy, and me case of insurance about to expire, shall defore renewa- ters payment or perform any act herembefore required of any payment or perform any act herembefore required of all payments of principal or interest on prior encumbrances claim thereof, or redeem from any tass as le or forfering est herein authorized and all expenses paid or incurred in holders of the note to protect the mortgaged precises and holders of the note to protect the mortgaged precises and
hereunder on the past of Montagors.  5. The Trustee or the holders of the note hereby secured to any bill, statement or extinate procured from the appropriate validity of any tax, assessment, sale, fortestivet, cas he not to 6. Montagors shall pay each item of indebtedness herein rid the holders of the note, and without notice to Mortagors, on in this Trust Deed to the contrary, become due and payably trest on the note, or (b) when default shall occur and co	mentioned, both princ all unpaid indebtednes le (a) immediately in intinue for three day	ipal and intere is secured by t the case of de	est, when due according to the terms hereof. At the option his Trust Deed shall notwithstanding anything in the note fault in making payment of any installment of principal or
of the indetections breeby secured shall become due to the control of the control	e whether by accelera- eof, there shall be all or on behalf of Trust ners' charges, publicat title searches and ex- tent of the condition of it h additional undersee incurred by Trustee shall be a party, eith immercement of any si- defense of any threa-	tion or others owed and include or holders into costs and aminations, tit be reasonably to title to or timess secured or holders of or as plaintiff, out for the forther the f	wise, holders of the note or Trustee shall have the right to uded a sudditional indebtedness in the decree for sale all of the most for attorney? Sees. Trustee's See, app asset 's of the note for attorney's Sees. Trustee's See, app asset 's le insutance pollaris. Tomens certificates, and similar data necessary either to prosecute such suit or to evidence to re-value of the premises. All expenditures and expenses of hereby and immediately due and payable, with interest the note in connection with (a) any proceeding, including aliminat or defendant, by reason of this trust decid or any reclosure hereof after accrual of such right to foreclose to receive the might affect the premise or the accurst covereding which might affect the premise or the accurst.
and expenses incident to the telectristic proceedings, including which under the terms beteof constitute sector indebtedness principal and interest remaining unput of on the note: fourth	t all such items as are additional to that evi- any overplus to Mori	mentioned in denced by the	the preceding paragraph hereof second, all other items note, with interest thereon as herein provided, third, all heirs, legal representatives or assigns, as their rights may
appear,  9. Upop, or at any time after the filing of a b l to foreclos Such appointment may be made either be use or aff wale, va application for stup hereever and without rg., in on them at least trustees bereauded may be appointed as such evan it. Such re- tained to the such as the such as the such as such as a s	iceiver shall nave po ficiency, during the fu ich c, we for the prot ay as hurize the receive iclosing this trust dec tion in made prior to you on he eof shall b see red.	wer to confect  If statutory pe such receiver, rection, posses ver to apply rh d, or any tax, o foreclosure s e subject to a	The refus, issues and profits of said premises during the would be entitled to collect such refuse be redemption or not, would be entitled to collect such refuse by such as profits, ion, control, management and operation of the premises e net motion in the hands in payment in whole or in part and a such as the profits of the premises and a such as the profits of the profits of the and a such as the profits of the profits of profits of the profits of the profits of profits of the profits of the profits of profits of the profits of profits of the profits of profits of the profits of profits of profi
purpose.  12. Trustee has no duty to examine the title, location, exi- identity, capacity, or authority of the signatories on the note of herein given unless explessly obligated by the terms hereof, nor missionduct or that of the agents or employee at Trustee, and it by the title deed has been fully paids; and Trustee may accept after maturity thereof, produce and eathbit to Trustee the no Trustee may accept as true without inquiry. Where a release is described any note which bears an identification number purpois the description therein contained of the note and which purports is is requested of the original trustee and it has never placed its id, any note which may be presented and which conforms in substa- tion processes and the entire of the conforms in the persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing fleed in it conforms to the conforms in the conform in the conformation in the confor	or trust deed, nor shall be table for any acr may require inden it, y proper instrument we and deliver a releas, etc. representing that is requested of a sue tring to be placed the tobe executed by the entification number to ince with the descripts ne office of the Rece and to acc of Trustre, under shall have the id for all acts performed for all acts performed.	Trustee be obtained in the control of the control o	higated to record this trust deed or to exercise any power to the before exercising any power hereing pressure of the before exercising any power herein given. On the before exercising any power herein given. On of satisfactory evidence that all indehtedness secured to at the request of any person who shall, either before or the second of the second
16. Trustee, or the holders of the	note herek	y secur	red, reserve the *Cont. below)
IMPORTANT  THE NOTE SECURED BY THIS TRUST DEED SHO BE IDENTIFIED BY Chicago Title and Trust Compar BEFORE THE TRUST DEED IS FILED FOR RECORD.	DULD .	Identification CHIC By Use	AND TRUST COM AND TO STORY AND TO STORY AND TO STORY ASSISTANT Secretary Assistant Vice Pesident
MAIL TO:  Bank of Lansing 3115 Ridge Road Lansing, Illinois 60438			FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE  18026 Wentworth Avenue  Lansing, Illinois 60438
harm.	620		
*	<i></i>		1/1045 - 5 45 45 4
PLACE IN RECORDER'S OFFICE BOX NUMBER right to require the mortgagors to eneral real estate taxes and 1/12th olicies of insurance mentioned in p	of the estin	nated re	
right to require the mortgagors to eneral real estate taxes and 1/12th	of the estin	nated re	