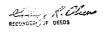
UNOFFICIAL COPY

COOK COUNTY, ILLINOIS FILED FOR RECORD



21398093



in said City.

FEB 16'71 3 03 PF

21 398 093

THIS INDENTURE, made February

THE ABOVE SPACE FOR RECORDER'S USE ONLY
1971, between FRANK SONIER and LENA

MAE SONIER, his wife,

herein referred to as "Mortgagors," and

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

In Ilinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
TH. T. WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, so deem holder or holders being herein referred to as Holders of the Note, in the principal sum of NINE THOUSAND
FI/E HUNDRED AND NO/100 (\$9,500.00)

Dollars,
evide. J., one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF EXENCENT
INDEPENDENCE BANK OF CHICAGO

delivered in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows:

balance and the engrinder to principal; p and d that the principal of each instalment unless paid when due shall bear interest at the rate of 2004/per cent per annum, id all f said principal and interest being made payable at such banking house or trust company in Chicago illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, ien, t the office of Independence Bank of Chicago

in said City.

NOW, THEREFORE, the Mortgagors to secure the payme it of the standard process of this trust deed, and the performance of the color of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of the color of this trust deed, and the performance of the color of this trust deed, and the performance of the color of the c

Lot 16 in Block 16 in Johnston and Clement's Subdivision of the West ! alf of the South East quarter of Section 27, Town nip 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois;

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

Frank Somer HFIShen STATE OF ILLINOIS personally known to me to be the same person S

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

In Mortgagors stall (1) primptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged are destroyed; [2] keep said premises in good condition and repair, without waste, and free from inclusions or other hens or claims for lies not expressly ordinated to the lies hencefe [3] by any when due any indebtedness which may be secured by a been or charge on the premises superior to the lies hereofe, and in request exhibit satisfactury evidence of the discharge of such prior lies to Trustee or to holders of the note; [4] complete within a reasonable time any digor or buildings now not at any time in process of erection upon said premises; [5] comply with all required by law or municipal ordinances with each to the premises and the use thereoff. [6] make not material alterations in said premises except as required by law or municipal ordinances, or or repair or the little process. The process of the control of the c

and other changes against the premises which due, and stall, upon written request, particle of to noders of the note duplicate receipts therefor. In prevent default hereunder Mortgagors shall be an advantage of the particle of the names provided by statute, any tax or assessment which Mortgagors may desire windstorm under policies providing for payment by the instances companies of moneys up officient cities to gay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under instance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such injects on the entire of the holders of the note, under instance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such injects of the cost is that cost of the cost of the cost of the cost, and in case of instance about to expire, shall deliver renewal policies, including additional and renewal policies, to holders of the cost, and in case of instance about to expire, shall deliver renewal policies to the state of the cost of expiration.

At no case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act heteinbefore required of a state of the cost of the note may but need not, make any payment or perform any act heteinbefore required of it any, and purchase, discharge, compromise or settle any tax line or other prior line or title or claim form any tax also or forfuture affecting said premises or context any tax or assessment. All moneys paid for any of the purposes therein authorized and all expenses paid or incurred in connection therewith, including attorneys? fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the line hereof, plus trassonable compensation to Trustee for making any payment hereby authorized elay to taxet or accessments, and so the protect of the hold

interest on the note, or (b) when default shall occur and continue for three days in the performance of any installment of principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagor's herein contained.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to for use the lies heterof, in any suit to foreclose the lien hereof, there shall be allowed and included as difficult and included as a spen tures and expenses which may be paid or incutred by or on behalf of Trustee or holders of the note of Trustee shall have the right to fore the state of the st

which harder the terms her of a not site secured indebtedness additional to that evidenced by the note, with interest thereon as herein previded; thard, all principal and interest remaining apaid on the note; fourth, any overplus to Morgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the fit of other or after sale, without notice, without regard to the solvency or insolvency of Morgagors at the time of application for such receiver and with it regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Tristice hereunder may be appointed a work over years. Such a secured here value of the premises of value there the same shall be then occupied as a homestead or not and the Tristice hereunder may be appointed a work over years. Such receiver shall have power to collect the tents, issues and profits of said premises during the premises of such foreclosure suits. Given the regard to the then value of the premises of such foreclosure size. Given prior, whether there be redemption on not, as well as during any further times when Mor sagor except for the intervention of such necessary and profits of said premises during the whole of said period. The Court from tim to it we may authorise the receiver to apply the net income in his hands in payment in whole or in part of (1). The indebtedness secured hereby, or by any deer of ecclosing this trust deed, or any tas, special assessment or other lien which may be or become superior to the lien here of or such decree, provided ...m. of location is made prior to forcelosure size. Give deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of my provision hereof shall be subject to any defense which would not be good and available to the party interposing arme in an action at law upon the note here ty secured.

11. Trustee or the holders of the note shall have the right to invocate a provision herein seven due to the si

the word "Mortagers" when used herein shall include all such persons and all persons lanke for the frace of the indecleness of any part increed, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when most this inconstruct to mean "note" when mort than one one is the monthly installments specified above, the undersigned shall deposit each month 1/12th of the annual real estate taxes and of the arms premium for insurance required by the following described trust deed, as its entire step the following the trust deed, as its entire the time by the holder hereof.

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No. 53956 J CHICAGO TITLE AND TRUST COMPANY.
The Company of the

MAIL TO:

PLACE IN RECORDER'S OFFICE BOX NUMBER 530

END OF RECORDED DOCUMENT