OFFICIAL CO

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TRUST DEED

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made July 19, and Juanita L. Dodson, his wife 73, between Robert W. Dodson

herein referred to as "Mortgagors," and Seaway National CNVAW ### AND ### Chicago
nicago, Illinois, herein referred to as TRUSTEE, winesseth:

Bank of CWCACVITVELANDTIVEL Chicago
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 Sixty-Seven Hundred Fifty and 00/100-

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

delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and hyperselection and the said principal sum and the said princip m in instalments (including principal and interest) as follows:

O e Hundred Twelve and 50/100 -Dollars on the 10th

SE 1973 and One Hundred Twelve & 50/100ths Dollars

day of each Konth thereafter until exid note in 10th of . ie stember. of ... e itember ... 1973 ... and One Hundred Twe Ive & 50/100ths ... pollars ... on the day of each Month thereafter until said note is fully paid except that the final payment of pr. cipal and interest, if not sooner paid, shall be due on the 10th day of August 1978 All such pa me is on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the mainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of ——8——per annum, and all of said principal and interest being made payable at such banking house or trust company in Chi age Illinois, as the holders of the note may, from time to time, in writing ffice of Seaway National Bank of Chicago appoint, and in absence of such appointment, then at the office of in said City,

NOW, THEREFORE, the Mortga are to a sure the payment of the said principal num of money and said interest in accordance with the terms, provisions and limitations of this trust deed, at 1 the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the num of 0 no Do 1 in 10-7 paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the fostow ag of serbed Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the CONTY OF

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CONTY OF ate, lying and being in the AND STATE OF ILLINOIS, Cook

City of Chi

Lot 19 and the North 12.51 feet of Lot 20 in Block 7 in Burnside Sections 2 and 3 Township 37 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.



stee, its successors and assigns, forever, for the purp es, at upon the uses and trusts herein set of the Homestead Exemption Laws of the State of Illir which said rights and benefits the

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

of Mortgagors the day and lear first above writte

James A.

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THUT ROBERT W. Dodson and Juanita L. Dodson, his wife

ersonally known to me to be the same person_S are

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Page	2
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED T	
1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premiers which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and fire from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibits satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings or buildings now or at any time in process of erection upon said premises; comply with all requirements of law or municipal ordinance. 2. Mortgagors shall apy before any penalty statches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay is full under protest; in the manner provided by statute, any tax or assessment which Mortgagors and easier.	
prevent default acrement mortgagers shall py in nut unour protest, in the mate to contest. 3. Mortgagers shall keep all buildings and improvements now or hereafter windstorm under policies providing for payment by the insurance companies of to pay in full the indebtedness secured hereby, all in companies satisfactory a damage, to Trustee for the benefit of the holders of the note, such rights to be	inner provided by statute, any tax or assessment which mortgagors may desire
policies not less than ten days prior to the respective dates of expiration.	s of the flote, and in case of matrance about to expire, shall deliver renewal
4. In case of default therein, Trustee or the holders of the note may, he Mortagans in any form and manner deemed expedient, and may, but need not, if any, and purchase, discharge, compromise or actile any tax lien or other p affecting said premises or context any tax or assessment. All moneys paid for connection therewith, including attorneys' feet, and any other moneys advances the lien hereof, plus reasonable compensation to Trustee for each matter or additional indebtedness accured hereby and shall become immediately due and per annum lastein of Trustee or holders of the note shall never be considered on the part of Mortagaors. 5. The Trustee or the holders of the note hereby secured making any pay to any bill, statement or estimate procured from the appropriate public office the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof the context of the note hereby accured making any pay to any both of the holders of the note, and without notice to Mortagaor; all major lines of the note hereby accured making any pay in any both of the holders of the note, and without notice to Mortagaor; all major indebt of the holders of the note, and without notice to Mortagaor; all major indebt of the holders of the note, and without notice to Mortagaor; all major indebt of the holders of the note, and without notice to Mortagaor; all major indebt of the note here and the	any of the purposes herein authorized and all expenses paid or incurred in d by Trustee or the holders of the note to protect the morragaed greenises and oncerning which action herein authorized may be taken, shall be so much payable without notice and with interest thereon at the rate of learned as a waiver of any right accruing to them on account of any default ment hereby authorized relating to taxes or amessments, may do so according without inquiry into the accuracy of such bill, statement or estimate or into cof. The proposed part of the proposed part of the terms hereof. At the option of the proposed part of the proposed pa
in his Trust Deed to the contrary, become due and payable (a) immediate nature on the note, or (b) when default shall occur and continue for three	ly in the case of default in making payment of any instalment of principal or
for it we 'z lim hereof, In any suit to foreclose the lien hereof, there shall expenditure no repenses which may be paid or incurred by or on behalf of fees outlay for ocumentary and expert evidence, stenographers' charges, put after entry 'we' z' yo' procuring all such abstracts of title, title searches a and assurances w' nes ct to title as Trustee or holders of the note may dee bidders at any sale w' he asy be had pursuant to such decree the true condition the nature in this (arg p) mentioned shall become so much additional in thereon at the rate of we're ere entry er annum, when paid or incurred by T probates and banktuper, proceedings, to which either of them shall be a party indebtedness bretby accured; or "preparations for the commencement of whether or not actually comm seed; or (c) preparations for the defense of any hereof, whether or not actually comm or "." 8. The proceeds of any force, sure sale of the premises shall be distribute and expenses incident to the forced are proceedings, including all such items.	blication costs and costs (which may be estimated as to items to be expended and examinations, title insurance policies, Torrens certificates, and similar data m to be reasonably necessary either to prosecute such suit or to evidence to n of the title to or the value of the premises. All expenditures and expenses of debtedness secured hereby and immediately due and payable, with interest ruster or holders of the note in connection with (a) any proceeding, including recibirer as plaintiff, claimant or defendant, by reason of this trust deed or any any suit for the foreclosure hereof after accrual of such right to foreclose threatened suit or proceeding which might affect the premises or the security d and applied in the following order of priority: First, on account of all costs as are mentioned in the wreceding paragraph hereof: second, all other items
which under the terms hereof constitute ser led a debtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid or the no :; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their tights may appear. 9. Upon, or at any time after the filing of a bill on forcelose this trust deed, the court in which such bill is filed may appoint a receiver of said premises.	
Such appointment may be made either before or afte ale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the hen value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver shall have power to collect the rents, issues and profits of said gremises during the pendency of such foreclosure suit and, in case of a sale in a fell relatively surprised of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, ever for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in a sea for the protection, opacasion, control, management and operation of the premises of the power than the power of the protection, opacasion, control, management and operation of the premises of the protection of the control of the sea of the protection of	
the persons servin designates as a masers mercing. 14. Trustee may resign by instrument in writing filed in the office of fecorded or filed. In case of the resignation, inability or refunal to act of strusted shall be Successor in Trust. Any Successor in Trust hereunder shall had Trustee or successor shall be entitled to reasonable compensation for all act to a successor shall be entitled to reasonable compensation for all acts. 15. Thus Trust Deed and all provisions hereof, shall extend to said by bindi	the Recorder or Registrar of Titles a which this instrument shall have been frustee, the then Recorder or over a of the county in which the premises are by the identical title, powers and an overland the state of the results of the state o
notes when more than one note is used.	The word "note" when used in this harror on drall be construed to mean
COOR COUNTY, ILLINOIS	Stormer to person
Jul 24 *73 13 47 AF	22410724
	Co
I M P O R T A N T 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
MAIL TO: Leawy Waternal Baul	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
MAIL TO: Reawy National Daul C+5 (872) SerBOX	9440 6. CHAMILAIN
PLACE IN RECORDER'S OFFICE BOX NUMBER	
CAID OF DECORDED DOCUMENT	
END OF RECORDED DOCUMENT	