UNOFFICIAL COPY

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	TRUST DEED	
OT 1	570970 22 4 6 388	
	270370	
THI	S INDENTURE, made July 25 19 73 between	
1	Detweell and the second	
\mathcal{J}	Calvin Sanders, Jr. herein referred to as "Mortgagors," and	
n I	lois orporation doing business in Chinese III.	
o said	legal 1 older or holders being herein referred to as Holders of the Note in the Instalment Note hereinafter described,	
C evid	ousand I'ye Hundred Eighty-Nine and 81/xx ———————————————————————————————————	
and	short of the Hundred Eighty-Nine and 81/xx — Dollars, and examined by on, certain estalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF MORKER delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the believe of principal on the believe of principal sum and interest on the believe of principal sum.	
of from	August 1 1973 on the balance of principal remaining from time to limit and interest	
	571.57	
of	August 19.73., and \$571.57 Dollars on the First day first day of each mont 1	
рауп	ient of principal and interest if not eccent with the final	
balar	ice and the remainder to principal; provided the the principal of each installment applied to interest on the unpaid principal	
com	pany in Chicago	
	Illinois: •• the holders of the note may, from time to time, in writing id City, at 6833 North Kedzie Avenue.	
N and 1	JW, THEREFORE, the Mortgagors to secure the payment of the said principal st a of loney and said interest in accordance with the terms provisions mitations of this trust deed, and the performance of the company and said interest in accordance with the terms provisions.	
Consi Trust	OW, THEREFORE, the Mortgagors to secure the payment of the said principal stands of the said principal	
to wi	Y OI CILCAGO COUNTY OF COLF AND STATE OF ILLINOIS,	
	Lots 5 and 6 in Block 4 in the South Shore Park being a	
	of Section 30, Township 38 North, Range 15 East of the Third Principal Meridian, in Cook County, Illinois	
	with a street address of 7503-11 South Yates Avenue,	
0.00	Wilcogo, Tritinois	
	*with the final payment of \$569.43	
lone -	with the property hereinafter described, is referred to herein as the "premises," GETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all repts, issues and profits thereof for so apparatus conjuguous as Margagors may be entitled thereto (which are pledged primarily and on a parity with void collection.	
Inhet	are right unit of affices now or hereafter therein or thereon used to supply heat one his condition in the condition in the secondary)	
or assi	gns shall be considered as constituting part of the real estate. HAVE AND TO HOLD the mortgagors or their successors	
forth, Mortg	free from all rights and benefits under and by virtue of the Homestead Exemption. Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homestead Exemption. Laws of the State of Illinois, which said rights and benefits the	
I	his trust deed consists of two pages. The consists	
succes	sors and assigns.	
	ITNESS the hand and seal of Mortgagors the day and year first above written.	
]	Calvin Sanders, Jr.	Ά
	OF ILLINOIS LANDLO LANDLE	7
	SS. a Notary Public in and for and residing in said County is the South	ဘ ျ
Contac	SOLD TO THE PERSON OF THE PERS	
County		ည္က
County	2 Ly who personally have	38 88

	. 00: 15	Marine and American Company of the	Page 2	the state of the s	
∵ T H	E COVENANTS, CONDITI	IONS AND PROVISIONS REF	ERRED TO ON PAGE 1	(THE REVERSE SIDE OF THIS TRUST DEED):	
or be of subord upon r buildin respect	lestroyed: (2) keep said preminated to the lien hereof; (3) equest exhibit satisfactory every on buildings now or at any to the premises and the use it Mortgagors shall pay before a	ities in good condition and repair pay when due any indebtedness widence of the discharge of such p time in process of crection upon hereof; (b) make no material alter my ponalty attaches all general ta	addings or improvements no r, without waste, and free fro thich may be secured by a lie prior-lien to Trustee or to hul- n said premises: (5) comply rations in said premises excep act, and shall pay special tax	w or hereafter on the priemises which may become damage un mechanic's or other liens or claims for lien not express in or charge on the premises apperior to the lien hereof, an ders of the notes (4) complete within a reasonable time an with all requirements of law or municipal ordinances with a sarquired by law or imanicipal ordinances.	ly id iy th
windst to pay damage shall d	Mortgagors shall keep all buil orm under policies providing in full the indebtedness seeu to Trustee for the benefit cliver all policies; including	dings and improvements now or for payment by the insurance cor red hereby, all in companies sati of the holders of the note, such ri additional and renewal policies.	hereafter situated on said propagates of moneys sufficient sfactory to the holders of the ghts to be evidenced by the sto holders of the note, and	femises insured against loss or damage by fire, lightning of teither to pay the cost of replacing or repairing the same of the note, under insurance policies payable, in case of loss of tandard mortgage clause to be attached to each policy, an	re or or or
if any, affecti connec the lie additio per an hereun	gors in any form and manner and purchase, discharge, co- ng said premises or contest a tion therewith, including atton in hereof, plus reasonable co- nal indebtedness secured hern hum. Inaction of Trustee or der on the part of Mortpagors The Trustees of	deemed expedient, and may, but mpromise or settle any tax lien any tax or assessment. All money rineys fees, and any other money mpensation to Trustee for each cby and shall become immediatel, holders of the note shall never	need not, make full or parti- or other prior lien or title or s paid for any of the prior s advanced by Trustee or the matter concerning which a y due and payable without no be considered as a waiver	any payment of periorism any act hereinbefore required to any appropriate the periorism and the payment of principal orientests on prior encumbrance that the periorism and the period and the peri	of ss. re in in id th
of the or interest of the original or interest or int	Mortgagors shall pay each ite holders of the note, and with his Trust Deed to the contrar t on the note, or (b) when	aic, togleiture, tax lien or nitle or in of indebtedness herein mentio tout notice to Mortgagors, all unp y, become due and payable (a) i default shall occur and continue	claim thereof. ned, both principal and inter aid indebtedness secured by in mmediately in the case of d for three days in the perfo	rized relating to taxes or assessments, may do so according to the accuracy of such bill, statement or estimate or intest, est, when due according to the terms hereof. At the option this Trust Deed shall, notwithstanding anything in the not fealul in making payment of any instalment of principal, or mance of any other agreement of the Mortgagora herei	on te or in
fore in expend fees of after each of a fees of	the motivations are to the motivation of the motivation with a mutays in dumentary and entity (the decree) of procuri unrances with espect to title at al., sate which may be had use in this parage particular at the rate of s run pre- and bankruptey and the motivation of the motiva	it council shall become due whete to foreclose the lien hereof, the ay be paid or incurred by or on Appert evidence, stenographers' cl- ing all such abstracts of title, title. as Trustee or holders of the note depursant to such decree the true moned shall become so much add per annum, when paid or incur it to which either of them shall it preparations for the commence "(") (") (") (") (") (") (") (") (") (")	her by acceleration or other tere shall be allowed and inc behalf of Trustee or holders harges, publication costs and searches and examinations, it may deem to be reasonably condition of the title to or titional indebtedness secured were by Trustee or holders of sea party, either as plaintiff, ment of any suit for the f use of any threatened suit or	wise, holders of the note or Trustee shall have the right is builded as additional indebtedness in the decree for sale a of the note for atterney, a Trustee's fees, appraise coast (which may be en insuled as to items to be capended it in insurance policies. To make the said of the similar day of necessary citient to prosecute such said or to evidence the the value of the premises. All spenditures and expenses thereby and immediately due apparent with insure of the note in connection with is now proceeding, including, claimant or defendant, by reach of the to forcelo- pied proceeding which might affects the remaining its to forcelo- pied proceeding which might affects the remaining to force	to all r's cd ta to of st st ng ny
which princip appear	al and interest remaining un	itute se ared idebtedness additi paid of the ote: fourth, any o	ich items as are mentioned onal to that evidenced by the verplus to Mortgagors, their	in the preceding paragraph hereof, second, all other iten ne note, with interest thereon as herein provided; third, a r heirs, legal representatives or assigns, as their rights ma	ns all ay
Trustee penden as well	hereunder may be appointed by of such foreelosure suit and as during any further times	ed as such receiver. Such received in case of a sale and a defire when Mortgagors, except for the	r shall have power to collect cy, viring the full statutory intervention of such receiver	ch such bill is filed may appoint a receiver of said premise but solvency or insolvency of Mortgaport at the time same shall be then occupied as a homestead or not and it cat the rents, susce and profits of said premises during opening of redemption, whether there be redemption or not provided of redemption, whether there be redemption or not solven the rents, issues and profits or said premise during the second of the premise the rent income in his hands in payments and other than the rent income in his hands in payments may be or become subject to the deficiency in case of a sale and deficiency, any defense which would not be good and available to it	he he ot,
purpos 12. identity herein	Trustee has no duty to exa	mine the title, location, existence the signatories on the note or trus	pect the position of ser amis to deed, nor shall for seek a	onable times and access thereto shall be permitted for th ses, or to inquire into the validity of the signatures or the obligated to record this trust deed or to exercise any popular	iat
by this after m Trustee describe the des is required any not the per	Truster shall release this trus trust deed has been fully pa- laturity thereof, produce and may accept as true without d any note which bears an i cription herein contained of it ested of the original trustee a te which may be presented a sons herein designated as make	imployees of Trustee, and it may to deed and the lien thereof by pro- id; and Trustee may execute and of exhibit to Trustee the note, in tinquiry. Where a release is readentification number purporting the note and which purports to be mad it has never placed its identified in the note of the note in the note of the note. The note of the note.	require indemnities satiful coper instrument upon present of deliver a release hereof to epresenting that all indebte quested of a successor trust to be placed thereon by a presented by the persons her incation number on the note of with the description herein or with the description herein or	pay to it before exercising any power herein given. at factory evidence that all indebtedness secun and there is set of any person who shall, either before due thereby so tred has been paid, which representati e.e., but one sout trustee may accept as the note here tiest trustee er for which conforms in substance with either than the set of the set of the set of the described here in, in an accept as the note here in designate. In makers thereof: and where the release described here in, in an accept as the note here in described ontained of the note and w. An purpors to be executed	or or on ein ein ith
recorde situate Trustee 15, the wo whethe	Trustee may resign by instr d or filed. In case of the re I shall be Successor in Trust. or successor shall be entitled This Trust Deed and all prov d "Mortgagors" when used r on nor such persons shall h when more than one note is	ument in writing filed in the of signation, inability or refusal to Any Successor in Trust hereunde to reasonable compensation for a isions hereof, shall extend to and herein shall include all such per ave executed the note or this Trused.	ffice of the Recorder or Re act of Trustee, the then Ro t shall have the identical title till acts performed hereunder.	egistrar of Titles in w' of this i strument shall have be ecorder of Deeds of the punty in which the premises a	en are ny
	SOOK COUNT FILED FOR	7. ILLINOIS PRECORD	G	RECORDER AT DEEDS	
	Jul 27 *73	12 33 AF		22416388	
BE II BEFO	I M P O R THE NOTE SECURED BY DENTIFIED BY Chicago IRE THE TRUST DEED IS	Y THIS TRUST DEED SHOUL		ion No. 570970 ICAGO TITLE AND TRUST COMPANY, Column 10 Trustee.	
MAIL TO:		B. HIRSCH Solle	P Y (April	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	
	E IN RECORDER'S O		<u>533</u>		
					77