TRUBT DEED (Illinois) Por use with Note Porm 1446 (Monthly payments including interest)	WAR MIT TO THE THE TO THE	Bras -	REC WAS A COMM
(Manthly paymants Thetading inferest)	,-	22 441 230 La Noco-d'appen Bil Abbahair i O de	cook couvinn
THIS INDESTURE, made August		n Jorry Rusin, a ba	
R.A. Eldon			
herein referred to as "Trustee," witnesseth termed "Installment Note," of even date h		ily indehted to the legal holder o nade payable to hexte r	f a principal promissory note.
and delivered, in and by which note Mortga eight and 80/100 -	gors promise to pay the principal su	m of Ton Thousand Five Dollars, and interest from	
on the balance of principal remaining from to be payable in installments as follows:	time to time unpaid at the rate of	per cent per annum,	such principal sum and interest
on the 12th day of September on the 12th day of each and every mo	, 19 73, and One Hundred	Seventy-six and 48/100	Dollars
ooner paid, shall be due on the 12th b said note to be applied first to accrued said installments constituting principal,	day of August 19 7 and unpaid interest on the unpaid pit to the extent not paid when due.	8 ; all such payments on account incipal balance and the remainder to bear interest after the date for j	of the indebtedness evidenced to principal; the portion of each payment thereof, at the rate of
per cent per annum, and all such	payments being made payable at	BANK OF LINCOLNWOOD	
or at such other place as at he election of the legal holder thereof an become at once due and payable, at the place or "les", accordance with the terms therefore the partie here o severally waive presentment	d without notice, the principal sum re of payment aforesaid, in case default eef or in case default shall occur and at election may be made at any time for payment, notice of dishonor, pro	maining unpaid thereon, together wi shall occur in the payment, when du- continue for three days in the perfo after the expiration of said three da otest and notice of protest.	th accrued interest thereon, shall e, of any installment of principal ormance of any other agreement ys, without notice), and that all
NOW T. SR FORE, to secure the per limitations of till above mentioned note a Mortgagors to be reformed, and also in Mortgagors by the pricents CONVEY at and all of their estate right, title and inter	syment of the said principal sum of nd of this Trust Deed, and the perf consideration of the sum of One I of WARRANT unto the Trustee, its rest therein, situate, lying and being	money and interest in accordance ormance of the covenants and agre Dollar in hand paid, the receipt w or his successors and assigns, the in the	with the terms, provisions and ements herein contained, by the hereof is hereby acknowledged, following described Real Estate,
City of C ic go	, COUNTY OFCOOK	AND	STATE OF ILLINOIS, to wit:
Subdivision in the West Range 13 East of the II	Cyford's Subdivision of t 14 of the Southwest 14 of hird Principal Meridian in Cook County, Illinois	of Section 34, Township (except 5 acres in the	40 North,
		# 1 2.52	
			MAIL
which, with the property hereinafter described.	ribed, is of and to herein as the "g	premises."	THE BAUGE and profits thereof fo
so long and during all such times as Mori- said real estate and not secondarily), and	gagors m. y be 'ni' ied thereto (white all fixture op ratus, equipment of	ch rents, issues and profits are pledg ir articles now or hereafter therein	ed primarily and on a parity with or thereon used to supply heat
stricting the foregoing), screens, window a of the foregoing are declared and agreed	hades, awnings, st irm doors and wir to be a part of the morter premis	dows, floor coverings, inador beds es whether physically attached the	eto or not, and it is agreed tha
all buildings and additions and all similar cessors or assigns shall be part of the mor	or other apparatus, ec. ipmen or a rigaged premises. Immises unto the said Ti istee, its or h	riicles hereafter placed in the premissions forever, fo	itses by Mortgagors or their suc or the purposes, and upon the use
and trusts herein set forth, free from all	rights and benefits under and his vir creby expressly release and visive.	tue of the Homestead Exemption L.	aws of the State of Illinois, which
which, with the property hereinafter desc. TCGETHER with all improvements to long and during all such times as Mort- taid real estate and not secondarily), and gas, water light, power, refrigeration and stricting the foregoing), screens, window so of the foregoing are declared and agreed all buildings and additions and all similar cereo. The AVE AND TO HOLD the pre- and trusts herein set forth, free from all said rights and benefits Mortgagors do h. This Trust Deed consists of two pay are incorporated herein by reference and Mortgagors, their helps, successors and as witness the hands and seals of Mor	tes. The covenants, condition and phereby are made a part hereo, of stages, stages, teasons the day and year first above	ne as though they were here set o	ut in full and shall be binding o
	X V	(*cal)	(Sea
PLEASE PRINT OR TYPE NAME(S)	Jerry Rusin		(Sea
BELOW SIGNATURE(S)			(Sca
State of Illinois, County ofCOOK		I, the Ludersign d. a No	tary Public in and for said County
The state of the s	in the State aforesaid, I	OO HEREBY CENTRY " at	
State of Illinois, County ofCOOk	Jerry Rusin, a	to be the same person w. or a	nameis
10146	subscribed to the foregoi	ng instrument, appeared between med, scaled and delivered the said in for the uses and purposes therein remestered.	is ay in person, and acknowl-
Given (rises and official seal,			1973
Community (1997)	1973	mel Or	Notary Publ
and a		ADDRESS OF PROPERTY: 1703 No. Keating A	ve.
NAME Bank of Li	ncolnwood	Chicago, Illinois THE ABOVE ADDRESS IS FO PURPOSES ONLY AND IS NOT TRUST DEED	R STATISTICAL S
MAIL TO: ADDRESS 4433 W.	•	SEND SUBSEQUENT TAX BILLS	то:
STATE Lincolnwood,		(Name)	NUM

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- 3 Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or bittining and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to holders of the note, observe payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the green time to be attached to each notice, and shall deliver all policies, needing additional and renewal policies, to holders of some payable, and the properties of such as the properties of surance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

IMPORTANT
POR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE
TRUST DEED IS FILED FOR RECORD.

END OF RECORDED DOCUMENT