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TRUST DEED

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THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made August 14 1973, between

----V. Mathew Idicula and Mariamma Idicula, 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:
T'AT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said egal holder or holders being herein referred to as Holders of the Note, in the principal sum of (18, 500)

Eighteen thousand five hundred and no/100----- Dollars, by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

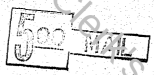
deliver d, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at the rate of --- 1/2----- per cent per annum in instalments (including principal and interest) as follows:

One hundred se /e ay-one and 50/100 .. Dollars on the the 15th day of eac' month thereafter until said note is fully paid except that the final payment of principal and intensit, if not sooner paid, shall be due on the 15th day of August 1983. All such payments on account or an includedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to princi al: rowided that the principal of each instalment unless paid when due shall bear interest at the rate of 7 1/2 per annum, a d all of aid 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 company in Chicago Illinois appoint, and in absence of such appointment, then at the office of Aetna State Bank

in said City, Chicago, Illinois NOW, THEREFORE, the Mortgagors to secure the payment f the sal, principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the contained by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt where can be accorded to the presents CONVEY and WARRANT unto the Trustee, its successors and sagings, the following described Real Estate a diff their estate, right, title, and interest therein, situate, lying and being in the City of Chicago

AND STATE OF ILLINOIS, to wit:

Lots 45 and 46 in Meyer and Smith's Sub livision of the South half of the East half of the West quarter of Section 25, Township 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois. Property commonly known as 2851 N. Troy, Ch'caro, Illino is



which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and rofits the reof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real extact and not; condatly) and all apparatus, equipment or articles mow or hereafter theretin or thereon used to supply heat, gas, excepts, window shades, where the supply heat, gas, excepts, window shades, where the supply heat gas, excepts, window shades, where the supply heat gas, excepts, window shades, where the supply heat gas and the supply heat gas

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this

successors and assigns. WITNESS the hand S and seal of Mortg	a selection of the Mallocation of the selection of the
V. Mathew Idicula	ieal Mariamma Idicula Seal
STATE OF ILLINOIS. I Helen M	
	for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THA ew Idicula and Mariamma Idicula
who <u>are</u> personally known to me finitrument, appeared before me this	to be the same person A whose name A subscribed to the foregoing the subscribed to

5.10

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

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

1. Martagara shall (1) promptly repair, resider or rebuild any building or improvements now or hereafter on the printible which may became damaged or be destroyed; (2) keep sale presses in good condition and repair, without state, and free from mechanic wo other here we claim the nature of the destroyed; (2) keep sale presses in good condition and repair, without state, and free from mechanic wo other here we claim to advant the condition of the control of the notic (4) completes or the line in the repair of the control of the control of the notic (4) completes within a reasonable time any building to building how or at a may time in process of exection upon and optimises. (5) completes the property of the control of the control of the notic (4) completes we mainty of ordinance.

2. Martagaris shall goe gain and on the control of the control of the notic (4) completes recipits therefor. To provent default hereunds Mortagaris shall goe and intermediate the control of the notice of the control of the notice of the notic

party interposing same in an action at law upon une note nergy secured.

11. Trustice or the holders of the note shall have the right to inspect the premiser at all eastonable times and access thereto shall be permitted for that purpose.

12. Trustice has no duty to examine the title, location, existence or condition of the or miss, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trust — collisted to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions how when the capacity or authority of the signatories on the note or trust deed, nor shall Trust — collisted to record this trust deed may be expressly obligated by the terms hereof, nor be liable for any acts or omissions how when the capacity of the receptions are given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of staff croy evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and — the re-cet of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness here? — wound has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of each sure when the inquiry. Where a release is requested of the original trustee and it has never placed its identification number on the note of sure trustee is read to a which burstee and it has never placed its identification number on the note described in may accept as the note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which where the release is requested of the original trustee and it has never placed its identification number on the note described in the note and when the release

16. Mortgagors will deposit 1 /12th each month of yearly tax bill. ત્રી ઉપયુદ્ધ પ્રાથમિક શહેરી કું હતું કે ઉત્તર કું કું હતું કે પૈકી હો છે. (a 466) THE TO IMPORTANT Identification No CHICAGO TITLE AND TRUST COMPANY. THE NOTE SECURED BY THIS TRUST DEED SHOULD DE IDENTIFIED BY Chicago Title and Trust Company REPORT THE TRUST DEED IS FILED FOR RECORD. FOR RECORDER'S INDEX DO INSERT STREET ADDRESS OF DESCRIBED PROPERTY HERE Aetna State Bank 2401 N. Halsted MAIL TO Chicago, Illinois 60614 Chicago, Illinois PLACE IN RECORDER'S OFFICE BOX NUMBER

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