TRUST DEED

22 457 023

#75221

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

August 24th

1973, between Mary Svientek and

John J. Svienteks, her husband

herein referred to as "Mortgagors MICHIGAN AVENUE NATIONAL BANK OF CHICAGO.

a National Banking Association, 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 here-inafter described, said legal holder or holders being herein reforred to as Holders of the Note, in the principal sum of Two Thousand Eight Hundred Eighty and 00/100's

Dollars,

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

art delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest framework after maturity on the balance of principal remaining from time to time unpaid at the rate of interest per cent per annum in instalments as follows: Forty-Eight and 00/100's -

Dollars on ., e

28 th day of September

19 73 and Forty-Eight and 00/100's

Dollars on the 21 .h day of each month thereafter until said note is fully paid except that the final payment of princial and interest, if not sooner paid, shall be due on the 28th day of August 19 78
All such payments or count of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rite of the percent per annum, and all of said principal and interest being made payable at such banking house or the company in Chicago Illinois, as the hin writing appoint, and in absence of the appointment, then at the office of Illinois, as the holders of the note may, from time to time,

In writing appoint, and it accepted to the payment of the said principal sum of money and said interest in accordance with the terms, provisions and imministence of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and the covenants and imministence of this trust deed, and the performance of the covenants and agreements therein contained, by the Mortgagors to be performed, when in consideration of the sum of Ore Dolling when the contained on the series of the performance of the covenants and assigns, the following a series likely series and all of the series, right, title and interest therein, situate, ying and the series of the series

City of Chicago being in the

COUNTY OF

Lots 35 and 36 in Block 3 in the Provident Homestead Association's Subdivision of the North Half (%) of the Nort west quarter (%) of the Southwest quarter (%) of Section 9, Township 38 North, Range 14 East of the Third Principal Meridian.

This trust dued consists of two pages. The covenants, conditions and provisions appearing on page 2 (tile reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be bindin, on the mort-gagors, their heirs, successors and assigns.

WITNESS the hand and seal of Mortgagors the day and year first above

may Svientill Swientes Mary Svientek John J. Svientek [SEAL]

STATE OF ILLINOIS

Arnold Ginsburg

ss. ^a Notary Public in and for and residing in said County, in the State eforesaid, DO HEREBY CERTIFY THAT

Mary Svientek and John J. Svientek, her husband

atrument, appeared before me this day in person and acknowledged that, said instrument as their free and voluntary act, for the uses a lease and walver of the right of homestead. signed, sealed and delivered the

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements how or hereafter on the premises which may become damenureably subordinated to the lien hereof; follows when due any indebtodness which may be secured by a lien or charge on the premises superior to the
lien hereof, and upon request shibits statistatory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a
reasonable time any buildings now or at any time in process of erection upon said premises; (a) comply with a
reasonable time any buildings now or at any time in process of erection upon said premises; (a) comply with a
reasonable time any superior to the premises and the use thereof; (6) make on malieral allevations in add premises accept as required by law of
municipal ordinance. sant by rea is of his trust died or any indebtedness hereby secured to with most dieter accurate a technique to the commenced ing which mil. I at ... the premises or the security hereof, whicher or not actually commenced ing which mil. I at ... the premises or the security hereof, whicher or not actual to the commenced of the premises shall be distributed and and expenses incider to the foreclosure proceedings, including all such items which under the time foreclosure proceedings, including all such items is which under the time fore constitute secured indebtedness additional to this, all principal and literal remaining unpaid on the note; fourth, any overplus army appear. 10. No action for the enforcement of the boar of any provision hereof shall be subject to any defense which would not be good and available to the party interpoling same in an action a like boar in honor present structure of the party micropist same in an action at the boar of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for a service of the province of the premises at all reasonable times and access thereto shall be permitted for the province of the premises and all trustee he obligated to record this trust deed and to severise any power herein given.

12. Trustee has no duty to examine the title, location, wais not, or condition of the premises, nor shall trustee be obligated to record this trust deed and the premises accessed to the premises and trustee of the premises accessed to the premises accessed by this trust deed has been fully paid; and Trustee may exceuse and deliver a release hereof on and at the crustee of any person who which the premises are premised to the premises accessed trustees and accessor trustees and accessor trustees are accessor trustees and accessor trustees and accessor trustees are accessor accessor trustees and accessor trustees accessor trustees accessor the premises are accessor to the original trust and it has never executed by the presented and which conforms in substance with the description herein contained of the notes and which purposes to be accessor that he substances thereof.

12. Trustee may resign by instrument in writing filed i 11) NIF 28 PM 4 46 COOK COUNTY ILLED NUG-28-73 677164 0 22457023 5.00 The Instalment Note mentioned in the within Trust Deed has seen 1 er 1 ...d LMPORTANT FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. VENUE NATIONAL BANK, as Trustee THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD NAME: Post Office Box 3790 STREET Merchandise Mart Station Chicago, Illinois. 60654 CITY E OR INSTRUCTIONS RECORDERS'S OFFICE BOX NUMBER