## **UNOFFICIAL COPY**



TRUST DEED

22 465 960

CHARGE TO CERT

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made August

HENRY J. MICHALSKI & EDNA J. MICHALSKI

CHICAGO TITLE AND TRUST COMPANY.

in iois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, withnesseth

1HAT. WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal of the or holders being herein referred to as Holders of the Note, in the principal sum of Four T. susand Thirty & 80/100 = - - - - - - - - - (\$4,030.80) =

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

and delivered in and by which said Note the Mortgagors promise to pay the said principal sum in instalments as follows

Sixty Seven & 18 100 - - (\$67, 18) on the 5th day of c.n month thereafter to and including 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the balai of due on the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the 5th day of September 19 78 with a final payment of the day of September

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each of said instalments of principal bearin, intrest after maturity at the rate of 8 per cent per annum, and all of said principal and interest being made payable at such bar un one se or trust company in Chicago .

Illinois, as the holders of the note may, from une to time, in writing appoint, and in absence of such appointment, then at the office of The Irving Bank in said City.

Office of The Irving Bank

NOW THEREFORE, the Mortgagors to secure the payment of the sail principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the overants and agreements herein contained, by the Mortgagors to be performed and also in consideration of the sum of One Dollar in hand paid, the receipt sherein's hereby acknowledged, do by they presents CONVEY and WARRANT unto the Trustee its successors and assigns, the following described Real Estate of all if their estate right, title and interest therein, situate, lying and being in the TOOK AND STATE OF ILLINOIS

COOK

Lot 2 in Block 10 in Salinger and Hubbard & Ke ilworth Boulevard Addition to Oak Park, a Subdivision of the East half of the North West quarter of Section 6, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County,  $\Pi$ linois.

## THIS IS A JUNIOR MORTGAGE

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

TOGETHER with all improvements, tenements, testiments, fistures, and appurtenances thereto belonging, aring all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, say are concluded, and ventilation, including (without restricting the foregoing), windows. Boor coverings, inador beds, awnings, stowes and water heaters. All of the foregoing are declared to be attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the preor assigns shall be considered as constituting part of the real existe.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purpo forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Mortgagors do hereby expressly release and waive.

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

WITNESS the hand and sea	al of Mortgagors the day and year first abo	ve written.
		Henry J. Michalski
STATE OF ILLINOIS.	Audrey Richmond	ms) J. Michaloki   SEAL   Edna J. Michalski
<b>25</b> .	a Notary Public in and for and residing in said Co Henry J. Michalski &	unty, in the State aforesaid, DO HEREBY CERTIFY THAT Edna J. Michalski
County of a	Te personally known to me to be the same	person_Bwhose name_S_subscribed to the foregoing
Ocharum		nowledged that they signed, sealed and delivered the
	EN under my hand and Notarial Seal this	
O PULS		Sully Ruhmoul
orm 134 R 5/12/Tay Deed Jadin, Install	Plus Int. Page 1	No Expires Aug. 12, 1974

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERR	RED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)
	ings or improvements now or hereafter on the premises which may become damaged thout waste, and free from mechanics so other liens or claims for lien not expressly the provided of the provid
subordinated to the lien hereof. 3, pay when due any indebtedness which	may be secured by a tien of charge on the premises superior of the time time
building or buildings now or at any time in process of erection upon say	d premises, 51 comply with all requirements of law or municipal ordinances with
2 Mortgagors shall pay before any penalty attaches all general taxes.	hen to Trustee or to holders of the note. "A compare within a reasonant money of permans, 51 comply with all requirements of the or municipal ordinance with min in said premises except as required by law or municipal ordinance. and shall part special takes, special assessments, water charges, sever service charges, required turnsh to Trustee or to holders of the note duplicate receipts therefor To the control of the note of the note of the control of the note of the control of the state of the control of the note of the note of the control of the state of the control of the state of the control of the note of the note of the control of the note of the control of the state of the control of the note of the
prevent detail nereunder marriagners size pay in fall when protest in t	the master provides of
4 44 1 1 1 1 1 1 4	eafter situated on said premises insured against loss or damage by fire, lightning or
to pay in full the indebtedness secured hereby, all in companies satisfact	eater squares on sub-permission insulations of moneys sufficient either to pay the cost of replacing or repairing the same or tory to the holders of the note under insurance policies payable in case of loss or the honder and a representation to be attached to each policy, and
shall deliver all policies, including additional and renewal policies, to h	olders of the note, and in case of insurance about to expire, shall deliver renewal
policies not less than ten days prior to the respective dates of expiration 4 in case of default therein. Trustee or the holders of the note ma	ay but need not, make any payment or perform any act hereinbefore required to do not, make full or pursual payments of principal or interest on prior encombrances, their prior hen or tils or claim thereof, or redeem from any tax sale or forfeiture and for any of the purposes herein authorized and all expenses paid or meurired in busined by Trustee or the holders of the note to protect the mortizaged premises and time concerning which action herein authorized may be taken, shall be no much the concerning which action herein authorized may be taken, shall be no much
rigagors in any form and manner deemed expedient, and may, but nee if a ly, and purchase, discharge, compromise or settle any tax lien or of	ther prior lien or title or claim thereof, or redeem from any tax sale or forfeiture
a. citing said premises or contest any tax or assessment. All moneys pa	vanced by Trustee or the holders of the note to protect the mortgaged premises and
the lien is ont, plus reasonable compensation to Trustee for each man addition inceptedness secured hereby and shall become immediately du	ter concerning which action never authorized may be taken, stati de indenties and payable without notice and with interest thereon at the rate of seven per cent
per ar um. naction of Trustee or holders of the note shall never be hereunder of the part of Mortgagors.	citer concerning which action herein authorized may be taken, shall be so much se and payable without notice and with interest therein at the rate of seven per cent considered as a waver of any right acroung to them on account of any default account herein, surformed relating to taken or accounted, may do so kecording.
to any unit statement or estimate procured from the appropriate public	office without inquiry into the accuracy of such bill, statement or estimate or into
the validity of any to a sessment, sale, forfeiture, tax lien or title or clair 6. Mortgagors hall ply each item of indebtedness herein mentioned.	
of the holders of the no. 2. If without notice to Mortgagors all impaid to or in this Trust Deed to the contrary become due and payable (a) imm	indebtedness secured by this Truss Dead shall, notwithstanding anything in the note sediately in the case of default in making payment of any installment of principal or
	three days in the performance of any other agreement of the Mortgagors herein
7 When the indebtedness he by second shall become due whether foreclose the hen hereof. In a yout to oreclose the hen hereof, there	by acceleration or otherwise, holders of the note or Trustee shall have the right to that be allowed an ulruloided as additional indebtedness in the decree for sale all salf of Trustee or holders of the note for attorneys' fees. Trustee's fees, appraisers' and the sale of the note for attorneys' fees. Trustee's fees, appraisers' and the sale of the note of the sale of the sal
expenditures and expenses which may be paid or incurred by or on behilders, outlays for documentary and the dence, stenographers charge	is publication costs and costs (which may be estimated as to items to be expended
after entry of the decree) of procuring ill suc abstracts of title, title sear and assurances with respect to title as frust; or holders of the note ma	and of influence of consistent or the should be been extended as to terms to be expended expenditures on coast and coast (which may be estimated as to terms to be expended either and examinations, trill enhancing policies. Torrens certificates, and similar data ay deem to be reasonably necessary either to present or executive such soil or to evidence to the property of the property of the property of the present of the
bidders at any sale which may be had put the to be on decree the true co	muggar of the tast to discount of the same of south and south mark market
thereon at the rate of seven per cent per ani im. he paid or incurred probate and bankruptcy proceedings, to which cith hem shall be a	nal indebtedness secured hereby and immediatory due and payable with disclosing by Trustee or holders of the note in connection with (a) any proceeding, including a party, either as plaintiff, daimant or defendant, by reason of this trust deed or any ent of any suit for the foreclosure hereof after accrual of such right to foreclose of any threatened suit or proceeding which might affect the premises or the security
indebtedness hereby secured, or (b) preparations for the commenceme whether or not actually commenced; or (c) preparative as for the defense	ent of any suit for the foreclosure hereof after accrual of such right to foreclose of any threatened suit or proceeding which might affect the premises or the security
hereof, whether or not actually commenced  8. The proceeds of any foreclosure sale of the premises stall be c st	tributed and applied in the following order of priority. First, on account of all costs items as are mentioned in the preceding paragraph hereof, account, all other items.
principal and interest remaining unpaid on the note, fourth, way o er	p. is to Mortgagors, their near, legal representatives or assigns, as their lights may
<ol> <li>Upon, or at any time after the filing of a bill to foreclose the tra- Such appointment may be made either before or after sale, without r</li> </ol>	w dr d, the court in which such bill in filed may appoint a receiver of suid premises, oner, a without regard to the solvency or subordency of Mortgagors at the time of a remu- or whether the same shall be then occupied as a homestead or not and the same shall be then coupled as a homestead or not and the same shall be then coupled as a homestead or not and the derived of the same shall be then coupled as a homestead or not and the same shall be
application for such receiver and without regard to the then value of the Trustee hereunder may be appointed as such receiver. Such receiver if	the remuse or whether the same shall be then occupied as a nomestical or not and the
pendency of such foreclosure sust and, in case of a sale and a deficiency, as well as during any further times when Mortgagors, except for the int	during the full statutory period of redemption, whether the received to not be received to the received to collect such containing of the received to collect such containing of the received to collect such containing of the received to contain the received to the receiv
and all other powers which may be necessary or are usual in such cases during the whole of said period. The Court from time to time may author	s for the per zety possession, control, management and operation of the premises sense the revery to r ply the net income in his hands in payment in whole or in part
of (1) The indebtedness secured hereby, or by any decree foreclosing to superior to the lien hereof or of such decree, provided such application is	terentian of s. in the recent would be entired to content management and operation of the premises was the recent of sply the net income in his hands in payment in whole or in part that trust dee. or if you, special assessment or other him which may be or become made prior to for its — substitute that the substitute of the substitute
10. No action for the entorcement of the test of or any pro-	
11 Trustee or the holders of the note shall have the right to inspec	te die primites it all reason for the first firs
<ol> <li>Trustee has no duty to examine the title, location, existence of identity, capacity, or authority of the signaturies on the note or trust d</li> </ol>	or condition of the premise or to mo at mot the validity of the agentures or the leed not shall fruster be obly. It is coord that must deed on the services any power for the condition of the condition of the condition of the condition of the present of the condition of the cond
herein given unless expressly obligated by the terms hereof, nor be liab misconduct or that of the agents or employees of Trustee, and it may req	ple for any acts or omissions here the property of the case of its own gross negative to use of the case of its own gross negative to use or return any power herein green.
13. Trustee shall release this trust deed and the nen dicteor by proper	and the state of t
after maturity thereof, produce and exhibit to Trustee the note, repr Trustee may accept as true without inquiry. Where a release is reque	client a release hereol to and at the te, at the property of the second
described any note which bears an identification number purporting to the description herein contained of the note and which purports to be ex	be placed thereon by a prior trustee nevents, or writer bornounts in substance will rectured by the persons herein designated as the miles thereof; and where the release ation number on the note described herein, it may accept 1, 1 e note herein described to the description herein contained of the note and with the corts to be executed by
the persons herein designated as makers thereot.	the Beauty of Begggers of Tribe in which this instrumer. If have been
recorded or filed. In case of the resignation, inability or return to a situated shall be Successor in Trust. Any Successor in Trust hereunder st	to of I mustee, the then Recorder of Deeds of the county in who a the permises are hall have the identical title, powers and authority as are hereing en Trusti, and any acts conformed hereunder.
Trustee or successor shall be entitled to reasonable compensation for all to  15. This Trust Deed and all provisions hereof, shall extend to and be	e binding upon Mortgagors and all persons claiming under or through Marcy ors, and
whether or not such persons shall have executed the note or this Trus	hall have the identical title, powers and autonity in an entering the first and seasons are set formed hereunder.  Sets performed hereunder.  I bunding upon Morragagors and all persons claiming under or through the fig. 3th, and miss and all persons lable for the payment of the indebtedness or any p to the first and all persons to the undebtedness or any p to the first and
"notes" when more than one note is used.	*/6
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<b>***</b> *********************************	
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IMPORTANT	Identification No.
THE NOTE SECURED BY THIS TRUST DEED SHOULD	CHICAGO TIPLE AND TRYST COMPANY, Trustee.
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company	CHICAGO TIPLE AND TRUST COMPANY, Trustee.
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