## INOFFICIAL COP

EDDE COUNTY, ILLINOIS Filed for record

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TRUST BEED 17 PM

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THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made November 16,

19**73**, between

HELEN MAJENSKA, a widow, and MEREDITH JOURDAN, a spinster

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnessoth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holder of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest fto.a late hereof of saver and three quarters on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows:

in said City,

NOW, THEREFORE, the Mortgagors to sect c the p yment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the perfermance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand ... the cept whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Re I Extra end all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF Cook

AND STATE OF ILLINOIS,

Lot 2 in Elock 1 in First . Lition to Kinkemp and Company's Columbus Avenue Subdivision of port of Section 25, Township 38 North, Range 13, East of the Third Principal Meridian according to the plat thereof recorded May 3, 1927 as document 963777% in Cook County, flitois



## THIS IS A PART FURCHASE MONEY SECOND MUST SACES

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belon ng, and ill rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on, parity w, n said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or therein used to supply hear, air waid inning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing). cr. ms window shades, storm doors and windows. Hoor coverings, inador beds, swrings, stores and water hearters, All of the foregoing are declared to be a a or o said real estate whether physically-attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the prem ester, it mortgagors or their successors as assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, an upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, w, c, and , phts and benefits the Mortgagors do hereby expressly release and waive.

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

lay and year first above written. Mewdirk Jourlan Helen Magewoka WITNESS the hand . ... I SEAL 1

STATE OF ILLINGISHING Alfonsas Norkus a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
HELEN MAJEWSKA, a widges, and MEREDITH JOHRDAN, a spinster, 16th Given under my hand and Notarial Seal this\_

## UNOFFICIAL COPY

	ONS AND PROVISIONS REFE y repair, restore or rebuild any bu uises in good condition and repair, pay when due any indebtedness wi	ildings or improvements r without waste, and free tich may be secured by a	now or hereafter on the premi from mechanic's or other lien lien or charge on the oremic	ses which may become damag s or claims for lien not expres	ged isly	
pon request exhibit satisfactory evuilding or buildings now or at any	time in process of erection upon bereof: (6) make no material after	said premises: (5) comp tions in said premises ex	ly with all requirements of la cent as required by law or mis	ete within a reasonable time a iw or municipal ordinabces w nicipal ordinance	iny ith	
2. Morrgagors shall pay before a nd other charges against the premi revent default hereunder Mortgago	my penalty attaches all general tax	es, and shall pay special t ten request, furnish to Ti	axes, special assessments, wat	er charges, sewer service charg	ges. To	
o contest.  Morgagors shall keepsall buil indstorm under policies providing to pay in full the indebtedness seeu amage, to Trustee for the benefit						#
			f the note, under insurance p ie standard mortgage clause to nd in case of insurance about	olicies payable, in case of loss be attached to each policy, a to expire, shall deliver rene	cor cor cor cor cul and wal	1.4
olicies not less than ten days prior  4. In case of default therein, Thortgagors in any form and manner any, and purchase, discharge, co	Frustee or the holders of the note r deemed expedient, and may, but	may, but need not, mal need not, make full or pa				
ffecting said premises or contest onnection therewith including atte he lien hereof, plus reasonable co dditional indebtedness secured her	any tax or assessment. All money orneys' fees, and any other money ompensation to Trustee for each	s paid for any of the pu sadvanced by Trustee or matter concerning which	rposes herein authorized and the holders of the note to pro h action herein authorized n	all expenses paid or incurred steet the mortgaged premises may be taken, shall be so m	in and uch	
dditional indebtedness secured her fer annum. Inaction of Trustee or fereunder on the part of Mortgagors	reby and shall become immediately r holders of the note shall never s	due and payable withou be considered as a waiv	t notice and with interest the er of any right accruing to	reon at the rate of seven per of them on account of any defi	ent ault	
5. The Trustee of the holders of oany ''ll, statement or estimate; he v dit, of any tax, assessment, More agors shall pay each its	procured from the appropriate pul sale, forfeiture, tax lien or title or om of indebtedness herein mentio					
of the it. ers of the note, and with or in this T of Deed to the contra interest of the note, or (b) when	thout notice to Mortgagors, all unp	aid indebtedness secured	by this Trust Deed shall, not u	vithstanding anything in the p	note I	
ontained.						
ifter entry of one en en procur	ring all such abstracts of sitle sitle	scarches and avamination	and costs (which may be esti	rons certificates and similar	1000	
and assurances with respect to title bidders at any sale which may be he the nature in this paragraph sense thereon at the rate of seven per co						1:
hereon at the rate of seven per corobate and bankruptcy-proceed and bankruptcy-proceed and better or not actually commence whether or not actually commence whether or not actually commence of whether or not actually complete the proceeding of the formula or not actually commence of the proceeding of the proceeding the p	gs, to which either of them shall b) pregarations for the commence (c) preparations for the defe	be a party, either as plain ement of any suit for t use of any threatened sui	itiff, claimant or defendant, b he foreclosure hereof after a t or proceeding which might a	y reason of this trust deed or accrual of such right to forec affect the premises or the secu	any close urity	
8. The proceeds of any foreclo and expenses incident to the forec which under the terms hereof con-	losure r occer ings including all s	uch items as are mention	ed in the preceding paragrap	h hereof: second, all other i	tems	
principal and interest remaining us appear.  9. Upon, or at any time after	mpaid on one ote; fourth, any other filing of a bill to orecove the	overplus to Mortgagors, is trust deed, the court in	their heirs, legal representati which such bill is filed may a	ves or assigns, as their rights ppoint a receiver of said pren	may nises.	
Such appointment may be made	either before or af ir sale, vithe	ut notice, svithout regar	d to the solvency or insolve	ncy of Mortgagors at the tin	ne of	
application for such receiver and x. Trustee hereunder may be appoin pendency of such foreelosure suit as well as during any, further time and all other powers which may be during the whole of said period. To of: (1) The indebtedness secured superior to the lien hereof or of su 10. No action for the enforce party interposing same in an action	s when Mortgagors, excep for the necessary or are usual in	e intervention of such rec for the protection.	ory period of redemption, wheiver, would be entitled to co possession, control, managen	ether there be redemption or llect such rents, issues and pr tent and operation of the pre-	r not, ofits, mises	
of: (1) The indebtedness secured superior to the lien hereof or of su	hereby, or by any decree fored sech decree, provided such application ment of the lien or of any provision.	ing the receiver to a ing the crust deed, or ar ou is the prior to forecl	pply the net income in his has by tax, special assessment or o osure sale; (2) the deficiency	ther lien which may be or be in case of a sale and deficience ld not be good and available t	come y,	
11. Trustee or the holders of purpose.	the note shall have the right to ir	spect the pre-uses . all	reasonable times and access	thereto shall be permitted for	r that	13
identity, capacity, or authority of	goted his the terms hereof nor he	ust deed, nor half Treese	e be obligated to record this t	rust deed or to exercise any p	power	
misconduct or that of the agents of 13. Trustee shall release this tr by this trust deed has been fully after maturity thereof, produce	remployees of Trustee, and it may rust deed and the lien thereof by p paid; and Trustee may execute ar and exhibit to Trustee the note.	roper instrument up of and deliver a release herer representing that all in	e ntation of satisfactory evi to a d at the request of any	dence that all indebtedness se person who shall, either bef as been naid, which represen	cured are or tation	
Trustee may accept as true with	n identification number purportir	ig to be placed thereon b	y a cor truster hereunder or	which conforms in substance	e with	
is requested of the original truste any note which may be presented the persons herein designated as in 14. Trustee may resign by in	d and which conforms in substance	e with the description be:	rein coutai and cothe note and	which ournorts to be execu	ted by	
returned shall be Suggested in Tax	resignation, madenty of reducat	des shall have the identic	d title course and and ority	ar tre berein oven Truetee a	nd nov	
Trustee or successor shall be entited.  15. This Trust Deed and all per the word "Mortgagors" when us whether or not such persons shall be entited.	provisions hereof, shall extend to a sed herein shall include all such all have executed the note or this	nd be binding upon Mort persons and all persons Trust Deed. The word."	gagors and all persons called liable for the payment of the note" when used in this insc	g inder or through Mortgago me conserved to any part the ru int. hall be construed to	rs, and hereof, o mean	
"notes" when more than one note	e is used.			1//4		
		Iden	tiffication No575	604		
			CHICAGO TITLE AN	D TRUST OF ME ANY	.156.	
	ORTANT  BY THIS TRUST DEED SHO	n.o. I d.n		Tr		
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THE NOTE SECURED BE IDENTIFIED BY Chicag	BY THIS TRUST DEED SHO To Title and Trust Compan		Gesa	Some !	idens-	
THE NOTE SECURED BE IDENTIFIED BY Chicag	BY THIS TRUST DEED SHO To Title and Trust Compan DIS FILED FOR RECORD	γ   β <sup>β</sup> ν	Gen.	Application Co. Application Vice Pres	etar idente- iron	
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