NOFFICIAL CO

COOK COUNTY, ILLINOIS FILED FOR RECORD

RECORDED COM. DEEDS

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DEC 6 '73 12 42 PM TRUST DEED

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THE ABOVE SPACE FOR RECORDER'S USE ONL

JAMES J. MURRAY AND MARGARET ANNE MURRAY, his wife
ROSE A. MURRAY, a Widow not remarriage
herein referred to as Mortgagors," and
CHICAGO TILLE AND TRUST COMPANY
an Illinois corporation 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 hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of
TWENTY-FOUR THOUSAND AND NO/100

Dollars,
not need by one 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 and interest from November 30, 1973 on the balance of principal remaining from time to time unpaid at the rate of set ex and three-quarters - - per cent per annum in instalments (including principal and interest) as follows:

One hundred ninety-seven and 03/160 or penre on the 25th day of December 19 74.

All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainde. The principal principal of cach instalment unless paid when due shall be ar interest at the rate of -8- pe annum and all of said principal and interest being made payable at such banking house or trust company in Forest Part, and principal principal principal sevidences by said note to be first applied to interest on the unpaid principal balance and the remainde. The principal of cach instalment unless paid when due shall bear interest at the rate of -8- pe annum and all of said principal and interest being made payable at such banking house or trust company in Forest Part, and principal said principal and interest being made payable at such banking house or trust company in Forest Part, and principal said principal said interest being made payable at such banking house or trust company in Forest Part, and principal said principal said interest being made payable at such banking house or trust company in Forest Part, and principal said interest being made payable at such banking house or trust company in Forest Part, and principal said interest being made payable at such banking house or trust company in Forest Part, and principal said interest being made payable at such banking house or trust payable payable at such banking house or trust payable.

company in Forest Par', lilinois, as the holders of the note may, from t appoint, and in absence of such app intme.t, then at the office of FOREST PARK NATIONAL BANK in said City,

NOW. THEREFORE, the Mortgagors to seem the reyment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performant in the covenants and agreements herein contained. by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand past, rect just hereof is hereby acknowledged, do by these presents CONEY and WARRANT unto the Trustee, its successor; and assign, the following describ die? I get and all of their extate, right, title and interest therein, situate, tying and being in the VIIIAGE OF FOREST PARK.

Lot 24 in Block 5 in the Rusubd'valion of Lot 6 in Block 3, Lots 6 and 7 in Block 4, Lots 1 and ? in Block 5 in Block 7 and part of Block 6 in Carney's addition to Farlem being a Subdivision of the North East 1/4 of the North East 1/4 of Section 13, Township 39 North, Range 12 East of the Third our ipal Meridian (except parcels marked A and B on plat of sa'd Sabdivision) in Cook County, Illinois

which, with the property hereinster described, hireferred to herein as the "premises."

TO EFRIER to the property hereinster described, hireferred to herein as the "premises."

TO EFRIER to the property hereinster elements, elements, distures and apparenances thereto belong, ..., and all rents itsues and profits thereof for to the property of the p

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (1.2 everse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagor, then heirs,

ISBAL

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT JAMES J. MURRAY, AND MARGARET ANNE MURRAY, his wife ROSE A. MURRAY, a Widow not remarried

are trument, appeared before me this day in person and acknowledged that ... ered the said Instrument as free and voluntary act, for the uses and purposes

Given under my hand and Notarial Seal this... Reditt Blackburn

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UNOFFICIAL COPY

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THE COVERNATIO, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERS SIDE OF THIS TRAIT DEED): (***C. **Adaptage**) and **D. **P. **Adaptage** and **Ad
o. S. Mortgager's stall keep all buildings and improvements now or cheresfier situated on said premises insured against loss or damage by fire, lightning or windstorm under policles providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or windstorm under policles providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or damage, to Trustee for the benefit of the holders of the notes, under the date of a payment of principal or interest on the repair of the respective dates of applications, but noted and an analysis of the control of the notes, and in case of insurance about to expire, shall deliver renewal policles, including additional and renewal policles, to holders of the note and the noted of the note and the payment or perfect of the renewal policles, including additional and renewal policles, to holders of the note and the noted of the note and the noted of the note and the noted of the noted of the noted of the noted of the note of the noted
**Mortgagen's skall keep all buildings and improvements now or heresiter situated on said premises insured against loss or change by fire, lightning or windown under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or damage, to Trustee for the behalf of the holders of the note, such rights to be evidenced by the standard more and an advantage of the holders of the note, and in ease of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration. **A. In case of default thrent, Trustee of the holders of the note may, but ned not, make any payment or perform any set hereinbefore required of the following of the control of the
7. Wr 1. he indebtedness hereby secured what become due washier by acceleration of otherwise, noders of the note of Trustee that have the right to foreclose he in hereof, there shall be allowed and included as additional indebtedness in the deress for asia all exponential and a service of the control of t
7. Wr. i. the indebtedness hereby secured shall become due whather by acceleration or difference in before the new forestock the line hereof, there shall be allowed and included as additional indebtedness in the deress for sais all expenditure, and any answ which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appealant and the state of the control of the contro
7. We it in indeptedness necessary secured shall become due washine by acceleration or otherwise, holders of the note of Tuistee that have the regist to foreclose the in hereof, there shall be allowed and included as a story in the decree of sale all expenditure, and a, a men which may be gaid or incurred by or one behalf of Tuistee or holders of the note for storyery feet. Turties feet, appraisary and the story of the cree of preceding and the story of the cree of the cree of preceding and the story of the cree of the cree of the cree of the cree of the story of the cree of the preceding which and the cree of the
7. Wr. i. the indebtedness hereby secured shall become due whather by acceleration or difference in before the new forestock the line hereof, there shall be allowed and included as additional indebtedness in the deress for sais all expenditure, and any answ which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys fees, Trustee's fees, appealant and the state of the control of the contro
and expenses incident to the forecloure r second us including all such items as are mentioned in the preceding paragraph hereof. Brother and which under the terms hereof constitute, caused is indepensed additional to that evidenced by the note. In this interest thereof constitute, caused in the principal and interest remaining unpaid in the notes fourth, any overplus to Mortgagors, their, heirs, legal representatives or assigns, as their rights may person, or asking from after the filling of a sill to freedoclose this trivial deed, the ectivity is the sill ask filled may appoint a receiver of said premises. Such appointment, may be made either before at after sale, without notice, without regard to the solvency of inoverscy of Mortgagors at the time of application for such receiver and without regard . a "value of the premises of whether the same shed as a homestess of not and the Trustee hereunder may be appointed as such receive. Sur receiver, shall have power to collect the rents, issues and profits of said premises during the prediction, of such foreclours suit and, in case of a said as after a strength or such as a strength or not, as well as during any further times when Mortgagors, e
9. Upon, or at any time after the filing of a lat to foreclose this triast dead, the object in which such bills filled may appoint a receiver of said premises. Such appointment may be made eithigh before at all raise, without notice, without repard to the object of Morragions as the time of application for such receiver and without regard a walks on the property of the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. But we were the same shall be then occupied as a homestead or not and the producing of such foreclosure that and, in each of the same shall be then occupied as a homestead or not and the producing of such foreclosure that and the same shall be then occupied as a homestead or not and the producing of such foreclosure that and the same shall be then occupied as a homestead or not and the producing of such foreclosure that and the same shall be then occupied as a homestead or not and the producing of such foreclosure that all the producing the which we have a same shall be then of such details and the same shall be then of such details and the same shall be the same shall be then of such details and the same shall be then occupied as a homestead or not and the producing the same shall be subject to any defense which would not be good and available to the same shall be subject to any defense which would not be good and available to the same shall be subject to any defense which would not be good and available to the same shall be subject to any defense which would not be good and available to the same shall be subject to any defense which would not be good and available to the same shall be subject to any defense which would not be good and available to the same shall be subject to any defense which would not be good and available to the same shall be subject to a
Things hearunder may be appointed as such weeker. Sur receiver shall have power to collect the territa-issue and profits of sale premises during the productive of unch foreclours with an an action at a set of a sit and a left encry, during the full statutory period dempition, whether there is redemption or not, as well as during any further times when Mortagoris;
during the whole of said period. The Court from time to time to y authorize the receiver to apply the net income in his hands in payment in whole or in part of 11) The indebtedness secured hereby, or by any decree fo actoins, "ust dead, or any tax, special assessment or other lies which may be or become superior to the lien hereof or of such decree, provided such application; a made you to to foreclosure saics (2) the deficiency in case of a sale and deficiency. 10. No action for the enforcement of the lien or of any provisi. hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby sex is d. 11. Trustee or the holders of the note shall have the right to insp. "he mises as all reasonable times and access thereto shall be permitted for that pure the control of the provided of the provided of the control
11. Trustee or the holders of the note half have the right to large misses at all reasonable times and access thereto shall be permitted for that purpose. 11. Trustee or the holders of the note half have the right to large misses at all reasonable times and access thereto shall be permitted for that purpose. 12. Trustee shall receive the standards on the note or trust deed. 13. Trustee shall release this trust deed and the lien thereof by proper instrument p.p. p. vantation of autifactory or idence that all includes and the lien thereof by proper instrument p.p. p. vantation of autifactory or idence that all includes and the lien thereof by proper instrument p.p. p. vantation of autifactory or idence that all includes and the lien thereof by proper instrument p.p. p. vantation of autifactory or idence that all indebtedness accured by this trust deed has been fully paid and Trustee may accure and deliver a release after of 10 and at the request of any person who shall, either before or after maturity thereof, produce and carbibit to Trustee the note, representing that all b abit mean hereby occured has been paid, which representation Trustee may accept as true without inquiry, Where a release is requested of a success of 1 and 2 and 1 and
identity, apacity, or autonity, and the property of the term hereof, nor be liable for any acts of contisions hereunder, escept in case of its own gross negligence of herein given unless expressly obligated by the property of the continued of the property of the propert
14. Trustee may reign by instrument in writing filed in the office of the Recorder of Regulary of Inter, in which that have been recorded or filed in case of the reignation, inability or refusal to act of Trustee, the them Recorder of Deeds. The county in which the premise are situated shall be Successor in Trust Any Successor in Trust hereunder shall have the identical title, powers — any ority-as we herein given Trustee, and any Trustee or accessor shall be entitled to recombine compensation for a behaling upon Mortgagors and all persons. — in a under or through Mortgagors and 15. This Trust Deed, and all used herein shall include all such persons and all persons lable for the paymen, of a redebtedness or any part thereof, whether or not such persons shall have accused the note or this Trust Deed. The word "note" when used in this art of the persons shall have accused the note or this Trust Deed. The word "note" when used in this art of the construed to mean "notes" when more than one note is used.
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THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company. BEFORE THE TRUST DEED IS FILED FOR RECORD. Identification No
FOREST PARK NATIONAL BANK FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
Forest Park, Illinois 60130
PLACE IN RECORDER'S OFFICE BOX NUMBER 533
END OF RECORDED DOCUMENT