UNOFFICIAL COPY

6 ∞ TRUST DEED

22 569 868

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE made December 7 VITO MANNA and ANTOINETTE MANNA, his wife and

1973 between JOSEPH MANNA and GLORIA MANNA, His wife

herein referred to as "Mortgagors," and MELROSE PARK NATIONAL BANK, a National Banking Association

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 Eighteen thousand and no/100----(\$18,000.00)---evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE OR-DER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of per, cent per annum in instalments as follows: One hundred thirty-five and 96/100---(\$135.96)

or acre Dollars on the 15th

day of January

19 74 and One hundred thirty-five and 96/100-

or mree (\$135.96)

Dollars/on the 15th day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of December 19 98. All such payment on count of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal cale core and the remainder to principal; provided that the principal of each instalment unless paid when due shall be rinterest at the rate of the principal of each instalment unless. 8 per cent per annum, and all of said principal and interest st company in Melrose Park Illinois, as the holders paid when due shall har interest at the rate of paid when due shall rear interest at the rate of oper cent per almining. Be and of said principal and interest being made payable at such oank og house or trust company in Melrose Park Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of in said City,

Melrose Park National Bank

Mow, THEREFORE, the Mortgagers to foure to payment of the said principal sum of money and said interest in accordance and limitations of this trust deed, and the formance of the covenans and genements herein contained, by the Mortga sho in consideration of the sum of One Boltar in and aid, the receipt whereof is hereby acknowledged, do by these present on the future, its successors and essigns, the slower of colored Real State and all of their estate, right, and interest to the state of the sum Village of River Grov AND STATE OF ILLINOIS being in the

Lot twenty (20) in Block one (1) /. Tr mbulls RiverRoad Subdivision of the North West quarter of the North W st quarter of Section thirty five (35), Township forty (40) North, Range tw.y.(2), East of the Third Principal Meridian, (except the North fifteen (5) chains thereof), in Cook County, Illinois.

The Makers of this Trust Deed alsoagree to deposit with the holder of the Instalment Note described herein 1/12 of the angual real estate taxes each

This trust deed consists of two pages. The covenants, conditions and provisions appearing on pare 2 [Le reverse side of this trust deed] are incorporated herein by reference and are a part hereof and shall be birding on the mortgagors, their heirs, successors and assigns.

WITNESS the hands..... and seal..s... of Mortgagors the day and year first above written.

[SEAL] (VITO MANNA) (SEAL) oseph

(JOSEPH MANNA) Gloria Man (GLORIA MANNA)

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT
SS. VITO MANNA and ANTOINETTE MANNA, his wife and JOSEPH MANNA and GLORIA MANNA, his wife

their free and voluntary act, for the uses and reliver of the right of homestead.

Ath dry of Dacember A.O. 19 73

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 now or hereafter or, the premises which may become done be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanicly or other liess or free from the premise of the premise o

10. No ection for the enforcement of the liercor at a c provision-hereof shall be subject to any definitive party interpolagorance in an action at law upon the note here.

Trust Deed and all provisions hereof, shall earand to and be binding upon Mortpapors and as per una claiming under or through Mortpapors, and as per una claiming under or through Mortpapors, and all persons liable for the per unit or indebtedness or any part thereof, of such persons shall have executed the note or this Trust Deed.

A Oliv RECORDS OF STOR

COOK COUNTY, ILLIANIE FILED FOR RECORD

Dec 12 '73 12 58 PH

*225698F6

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HERE-IN BEFORE THE TRUST DEED IS FILED FOR RECORD.

loan Identification No. 5069

MELROSE CAK NATIONAL RANK AN THURSE.
by Struck & July
Real Estate Loan Officer

٠D NAME MELROSE PARK NATIONALBANK E 17th Avenue at Lake Street 60160 Melrose Park, Illinois

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

8643 Lyndale, River Grove, Illinois

CITY OR

INSTRUCTIONS

J

RECORDER'S OFFICE BOX NUMBER 669

MELROSE PARK NATIONAL BANK

END OF RECORDED DOCUMENT