UNOFFICIAL COPY

CUOR COUNTY, ILLANDS -73 - 348 *22578314 TRUST DEED 22 578 310 571.1. CTTC 7 THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made December 17 ,1973 , between Bula Johnson, a widow herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY and deliver, it and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal sum and interest on the ate of disbursement 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: One hundre, et they two and OO/100 Dollar/on the Tirst day of February 19 74..., and One hundred eighty-two and OO/100 Blary of Month thereafter unlisted note is fully pad except that the final payment of principal and interest, if not sooner paid, shall be due on the First day of January 1984. All such payments on account of the indevedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal. Anded that the principal of each instantium unless paid when due thail bear interest at the rate of seven per cent per annum and all of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointmen then at the office of Pullman Bank and Trust Co. in said City. NOW, THEREFORE, the Mortgagors to secure the payr int of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the events and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand pland, the receipt here of is hereby schowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real E are at a 10 MTV OF COOK

AND STATE OF ILLINOIS. Lot 32 in Block 4 in Thomas Scarlon Adition to Pullman, being a Subdivision of the East half of the South West Quarter of the South East Quarter of Section 21, Township 37 North, Range 14 East of the Third Principal Meridian, in Cook Courty Illinois. which, with the property hereinafter described, it referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and 'll rents, 'wes and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity w.m. sa' real estate and not secondarily) and all apparatus, equipment or articles now of hereafter therein or thereon used to supply heat, gas, all conditioning w.m. light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, w.m. whates, storm doors and windows, floor coverings, insider both, switches therefore the controlled as constituting part of the foregoing are declared to be a part of a dire, or are whether physically attached thereto or not, and it is agreed that all initiate appearants, equipment or articles hereafter placed by the more species or their successors or astgin shall be considered as constituting part of the real estate.

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The considered as constituting part of the real estate. This trust deed consists of two page. The covenants, conditions and provisions appearing on page 2 (the reverse tice of this it deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagor. heir heirs, WITNESS the hand .. STATE OF ILLINOIS unty, in the State aforesaid, DO HEREBY CERTIFY THAT a Noury Public in and for and residing in said County, Eula Johnson, a widow instrument, appeared before me this day delivered the said instrument as _______ ner uses and purposes therein set forth. December

807 Pt 1-69 Tr. Deed, Indiv., Instal.-Ind. Int.

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THE COVENANTS, CONDITIONS AND PRO	Page 2 VISIONS REFERRED TO ON PAGE 1 (T	HE REVERSE SIDE OF THIS TRUST DEED):	7 📕 :
 Murizagors shall (1) promptly repair, restore on be destroyed? (2) keep said premises in good cone suppordinated to the lien hereof; (3) pay when due any 	r rebuild any buildings of improvements now i lition and repair, without waste, and free from indebtedness which may be secured by a lien	or hereafter on the premises which may become damaged mechanic's or other liens or claims for lien not expressly or charge on the premises superior to the lien hereof, and	
respect to the premises and the use thereofs (6) make 2. Macting our shall pay before any popularly strate, and other charges pasting the premises when due, and prevent default/chrounder Mortgagors shall pay in fore conces.	no material alterations in said premises except a exail general taxes, and shill pay special taxes, abail, upon written request, furnish to Trustee Il under protest, in the manner provided by sta	for the outer (5) complete within a treasmable time any that all requirements of law or monetipal codinances with as required by law or munitelpal codinance. Superlai assuments, water charges, sewer scrivice charges, seen so holders of the noise doplicate receipts therefor. To too holders of the noise doplicate receipts therefor. To tuto, any tax or assessment which Mortegagors may desire	
 3. Morthagbrs shall keep all buildings and improve windstibers under policies providing for payment by the real payin full the indebtedness secured betches all in 	le insurance companies of moneys sufficient el	nice insured against loss or damage by fire, lightning or ther to pay the cost of replacing or repaining the same or note, under insurance policies payable, in case of loss or addard mortgage clause to be attached to each policy, and case of insurance about to expire, shall deliver renewal	
4. In case of default therein, Trustee or the hol Mortgagors in any form and manner deemed expedie if any, and purchase, discharge, comprountse or set affecting said premises or contest any tax or assess connection therewith, including attorneys' fees, and a	ders of the note may, but need not, make an, th, and may, but need not, make full or partial le any tax lien or other prior lien or title or e ment. All moneys paid for any of the purpose ity other moneys advanced by Trustee or the he	y payment or perform any act hereinbefore required of payments of principal or interest on prior encumbrances, laim thereof, or redeem from any tax sale or forfeiture is herein authorized and all expenses paid or incurred in olders of the note to protect the mortgaged premises and	
		on herein authorized may be taken, shall be so much ce and with interest thereon as the rate of seven per cent any right accruing to them on account of any default ed relating to take or accomments, may do so according to the accuracy of such bill, statement or estimate or into it, when due according to the terms hereof. At the option	
interest on the lote, ir (b) when default shall occu	ut and continue for three days in the perform	is Trust Deed shall notwithstanding anything in the note sult in making payment of any instalment of principal or nance of any other agreement of the Mortgagors berein law, holders of the note of Trustee shall have the right to	
after outry of the december per large and lauch abuta and asset of the december per large and lauch abuta and asset of asset of the december of the rate of seven per cer per anum, we probate and bankrupte, proceedings, to differ out the december of the d	cts of title. Ittle searches and examinations, etch ders of the note may deem to be reasonably in the decree the true condition of the title to or the sea on much additional indebtedness secured he past or incurred by Trustee or holders of to of them shall be a party, either as plantiff, etc. of them shall be a party, either as plantiff, et nhe commencement of any suit for the for the commencement of any suit for the for	use, holders of the note or Trustee shall have the right to ded as additional indebtedness in the decree for sale all of the note for attorneys' fees, Trustee's fees, appraisar's oats (which may be estimated at to items to be expended in insurance policies. Tomens certificates, and similar data necessary either to protecute such suit to to evidence to evalue of the premises. All expenditures and expenses of everby and immediately due and payable, with interest he note in connection with (a) any proceeding, including lamman or defendant, by reason of this trust deed or any eclosure hereof after accrual of such right to foreclosic oxeeding which might affect the premises or the security	7 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
hereof, whether or not actually commenced. 8. The proceeds of any foreclosure sale of ne ps and expenses incident to the foreclosure proces line which under the terms hereof constitute secured and principal and interest remaining unpaid on the not	me shall be distributed and applied in the if iding all such items as are mentioned in electrons additional to that evidenced by the fourth. Overplus to Mortgagors, their is	following order of priority: First, on account of all costs the preceding paragraph hereof second, all other items note, with interest thereon as herein provided, third, all heirs, legal representatives or assigns, as their rights may	
appear. 9. Upon, or at any time after the filing of a bill Such appointment may be made either before or a application for such receiver and without regard to 1 trustee hersunder may be appointed as such receive not appear to a such receive of a such appear to	to fore lose the trust deed, the court in which fire as a, without notice, without regard to 5 the then, value of the premises or whether the seer, Such receive as all have power to collect and effect one, union the full statuters of	such bill is filed may appoint a receiver of said premises, the solvency or unoivency of Mortgagors at the time of same shall be then occupied as a homestead or not and the the rents, issues and profits of said premises during the rids of referention, whether there he redemention or not	
as well as during any further times when Mortagone and all other powers which may be necessary or are during the whole of said period. The Goart from time of (1) The indebtedness weuzed hereby, or by any superior to the lien hereof or of such decree, provided 1). No action for the enforcement of the lien or party interposing same in an action at lew upon the or	except for it a in a final on of such receiver, usual in such cases or it is protection, posses to lime may authouse it is the receiver to apply the dectree foreclosing it. "In deed, or any tax, and application is made, "In of foreclosure a of any provision hereous it. It be subject to a not kereby secured."	such bill in flied may appoint a receiver of said premises, the tolleng or "insolvency of Mortgagors at the time of time shall be then occupied as a homestead or not and the the rents, issues and profits of said premises during the road of redemption, whether there be redemption or not, would be untiled to collect such rents, issues and profits, and the rents of the	
purpose. 12. Trustee has no duty to examine the title, le identity, capacity, or authority of the signatories on	cation, existence or condition of the premises	s, or to inquire into the validity of the signatures or the	
by this crust deed has been fully paid; and Trustee steer maturity thereof, produce and exhibit to Trustee may accept as true without inquiry. When described any note which beyrs an identification much description herein contained of the note and whis requested of the original trustee and it has never any note which may be presented and which conform	may execute and deliver a release hereof to an stee the note, representing that all indebted a stelease is requested of a successor truster that the purporting to be placed thereon by a price to purports to be executed by the persons here! placed its identification number on the note the main substance with the description herein cor	a hereunder, except in case of its own-gross negligence or to it before serretuing any power herein given. The of utilactory evidence that all indebtedness scured at the request of any person who shall, either before or to a ref y secured has been gaid, which representation e. A. A. G. S.	
the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writin recorded or filed. In case of the resignation, inabilitated shall be successor in Trust. Any Successor is Trustee or successor shall be entitled to reasonable or 15. This Trust Deed and all provisions hereof, shith word "Mortgagors" when used herein shall inc whether or not such persons shall have executed th "notes" when more than one note is used.	g flisd in the office of the Recorder or Reg ity or refusel to act of Trustee, the then Re Trust hereunder shall have the identical citic, impensation for all acts performed hereunder, all extend to and be binding upon Mortgagors lude all such persons and all persons liable fo e note or this Trust Deed. The word "note" v	istrar of Tiber in which this instrument shall have been cordet of Deeds of the entiry which the premises are powers and subortly at zero tree; given Trustee, and any and all persons claiming under or though Mortgagors, and or the payment of the inconcerdes or any part thereof, when used in this instrument, all an onstrued to mean	
	Identification	on No	
I M P O R T A N T THE NOTE SECURED BY THIS TRUST BE IDENTIFIED BY Chicago Title and Tru	DEED SHOULD By	CAGO TITLE AND TRUST COMPANY	
BEFORE THE TRUST DEED IS FILED FOR I	RECORD.	Andrant Phili Upicer Andriant Secretary Assistant Vice President	
	1.71. dlas	FOR RECORDER'S INDEX PURPOSES	
Name: Micay	1/12/ 1/60	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	
Name:	lest Shington	INSERT STREET ADDRESS OF ABOVE	22 5
Address: 111 0(4)	Let Shington 477 7 533	INSERT STREET ADDRESS OF ABOVE	22 578 -3
Address: May Hell City: Chap Hell Form 104 R 5/72	4777 533	INSERT STREET ADDRESS OF ABOVE	22 578_310