UNOFFICIAL COPY

TRUST *22631979 THIS INDENTURE, made February 15 19 74, between THOMAS J. MULCAHY, A BACHELOR, AND JEAN ANN CALLENDO, A SPINSTER 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)

Dollars, evid ned by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDF. 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 1.77 per cent per annum in instalments as follows: ONE HUNDRED THIRTY SEVEN AND 84/100 (\$137.84) 19 74 and ONE HUNDRED THIRTY SEVEN AND 84/100 Dollars on the lst day of April Dollars on the sr 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 lat day of March 19 98 All such payments on a count of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance in the remainder to principal, provided that the principal of each instalment unless paid when due shall bear interest at the rate of 8 per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in Malrose Park Illinois, as the holders of the note may, from time to Lmc, it writing appoint, and in absence of such appointment, then at the office of Melrose Park National Bank in said City, NOW THEREFORE, the Mortgagors to secure the internal of the said principal sum of money and said unierest in secondance with the ferministration of this trust deed, and the performance of the coverants and agreements herein contained, by the Mortgagors to be performed, and being in the Trustee, its successors and assigns, the following described Real Estate and still of their estates right, tills and interest therein, situate, lying and being in the Village of Maywood COUNTY OF Cook Lot 3 in James Munton's Resubdivision of Lots 11 to 20 inclusive in Block 23' m Maywood, a subdivision in Sections 2, 11, and 14, Township 39 North, Range 12, East of the Third Principa' Meridian, in Cook County, Illinois. The Makers of this Trust Deed also agree to deposit 1/12 of the annual real estate taxes eich month with the holder of the Instalment Note herein described. This trust deed consists of two pages. The covenants, conditions and provisions appearing on gage 2 [the rese side of this trust deed] are incorporated herein by reference and are a part hereof and the mortgagors, their heirs, successors and assigns. of Mortgagors the day and year first above written. WITNESS the hand and seal JEAN ANN CALIENDO (SEAL) THOMAS J. MULCANY [SEAL] Thomas J. Mulcahy, a bachelor, and Jean Ann Caliendo, a spinater their free and voluntary act, for the uses and P. Farley 11 th Ave at Lake St., Melron Park, 911.

UNOFFICIAL COPY

ا ا مع ا				
1. 4	THE COVENANTS, CONDITIONS AND PROVI	SIONS REFERRED TO ON PA	GR 1 (THE REVERSE SIDE OF THIS TRUST	DEED):
pressly H herec Honebid Micipal	THE COVENANTS, CONDITIONS AND PROVI Morregapes shall (1) promptly repair, relations or re- be districted (2) keep said premises in good con- subtordinated to the liten hereoft (2) pay when du- tofs, and upon request schibit satisfactory evidence in a sime any building or buildings now or est any erdinances with respect to the premises and the prefinance.	build any buildings or improved diston and repair; without waste we any indebtedness which may of the discharge of such prior it time in process of erection upo use thereof; (6) make no mater	sents now or hereafter on the premises which , and free from mechanic's or other liens or c be secured by a lien or charge on the premise an to Trustee or to holders of the note; (4) in said premises; (3) comply with all require fel alterations in said premises except as re-	may become dam- laims for lien not is superior to the complete within a ments of law or juired by law or
refor.	and after charges against the promises when due, To prevent default hereunder Mortgagors shall pey	and shall, upon written request, in full under protest, in the me	furnish to Trustee or to holders of the note nner provided by statute, any tax or assessment	duplicate estalpts which Morfgagors
the fit root (it helder helder	Mortsegors shall keep all buildings and improvement full insurable value thereof, and against inormadors, the insurable value for all insurance purposes to be 7 and make all insurance policies payable in case of 7, deliver, all policies including additional and rene 8.	windstorms, or systemes	said property intured against loss or damage or for for for for for per centum of the first per centum	y tire or lightning he insurable value panles satisfactory ty for the benefit hewal policies not
4, li rigagor any, ar acting n there n herec labrado	In gase of defects therein, Trystee or the holders are in any form and manner deamed expedient, and and purchase, discharge, compromise or series any it said permisses of the property of the said permisses of the property of the said	of the note may, but need not, i may, but need not, make full or still no other pitor lien or till ill moneys paid for any of the sty advanced by Trustee or the children or tookening which actic due and payable without notice to be considered as a waiver of	make any payment or perform any act hereinly partial payments of principal or interest on a set of claim thereof, or redeem from any iza hyposes suphorized and all expenses paid or holders of the notes to protect the mortgaged holders of the notes to protect the mortgaged and with interest thereon or the rate of the hyposestic partial thereon account of any visible account of any	efore required of ior encumbrances, sale or forfeiture curred in connect premises and the model and the sale of forfeiture and including the sale of t
6. T	The Trustee or the holders of the note hereby secu- till, statement or estimate procured from the appro-	red making any payment hereby opriate public office without inque ar title or claim thereof.	authorized relating to laxes or essessments, ma ulry into the accuracy of such bill, statement of	y do so eccording r estimata or into
none neipel	A prigagors shall pay each item of indebtedness he to holders of the note, and without notice to he or in this Trust Deed to the contrary, become due interest on the note, or (b) when default shall	arein mentioned, both printipal fortgagors, all unpald indebtedne e and payable (a) immediately le occur and continue for thirty da	and interest, when due according to the term as secured by this Trust Doed shall, notwithing in the case of default in making payment of the performance of any other agreement	ns hereof. At the nding snything in sny instalment of of the Mortospors
forecists of the second of the	orbinad. Which is indebtedness hereby secured shall become to in the llan hereof. In any suit to foreclose the sea and re- and eageness which may be paid or it fee and re- and eageness which may be paid or it fee. The security of the sec	s due whether by accaleration or a lian hereof, there shall be all neuroned by or on behalf of frust strength property charges, publication strength of the st	charvius, halders of the note or Trustee is wowed and included as additional indebtodenesses or halders of the note for attorneys' less, on costs and costs (which may be astimated a saminations, guesantee policies, Torrans car of the title store the view of the premous As deness secured hereby and immediately due or holders of the note in connection with (inter as plaintiff, claiman) or defendant, by interesteness with our processing which might effect that the processing which might effect that the processing which might effect that the control of the note in connection with (interest plaintiff, claiman) or defendant, by interesteness with our processing which might effect that the processing which might effect that the control of the note in the note of the note in connection with the processing which might effect that the processing which might effect that the note of the note o	III have the right in my december of the property of the prope
B. 7 d expe	vity hereef, whether or not actually commenced. The proceeds of any f-octours sale of the premise enses incident to the varer as proceedings, inclu- nder the terms hereof confusts sourced indebted and interest remaining ungain on the note; four	es shall be distributed and applied uding all such learns as are more reas additional to that evidenced the any everylus to Markages	d in the following order of priority, Pirst on a tioned in the preceding personable hereof; second by the note, with inferent thereon as herein in their here.	scount of all costs id, all other Items roylded; third, all
Pear. 9. L	Upon, or at any time after the fill ig of a bill to fi	oreclass this trust deed, the cour- sale, without notice, without re	i in which such bill is filed may appoint a rece gard to the solvency or insolvency of Mortgan	iver of said prem-
Trustendency well a f all oring the ref of [ne sup	Upon, or at any time after the filling of a bill to fit happointment may be made atth. I be fire a distribution on for such receiver and without the state of the fire of the	the value of the premises or when the control of th	er the same shall be then occupied as a home collect the rents, issues and profits of sald p stutory period of redemption whether there be collect youth be antified to collect such rants, possession, control, management and operation a spipty the ner income in his kands in payme / any iss, special assessment or other lian wh / to forsicious sale (2) the deficiency in c.	isted or not and emiliar during the deministrating the edemption or not, issues and profits, or the premises in in whole or in the control or in the set of a sale and
10.	No action for the enforcement of the lien or of a interposing same in an action at law upon the ni Trustee or the holders of the note shall have the	n provision hereof shell be sub or her by secured.	ject to any defense which would not be good	and available to
12. 10 exe	Trustee has no duty to exemine the title, focation, ercise any power herein given unless expressly obli- gross negligence or miscondect or that of the age-	, existence / r adision of the g gated by the hereof, nor als or smalt see of Trustee, and	remises, nor shall Trustee be obligated to reco be liable for any acts or omissions hereunder, f it may require indemnities satisfactory to it	rd this trust dead satept in case of before skercising
13. ured b	Trustee shall release this trust deed and the iten to by this trust deed has been fully paid; and Trustee a efter naturity thereof produce and exhibit to Tr	thereof by proper Instruent up may execute and defizer a rile ustee the note, representing the	on presentation of satisfactory evidence that see hereof to and at the request of any person	all indebtedness who shall, either
lore or itation is here nce wi	Trustee may accept as true without inquiry. When all described any note which beers a cartificate of ith the description herein contained of the note and the release is requested of the opticial trustee.	e a release is requested of a to identification purport; in the id which purports to be use re- and it has never executed a fe-	all indebtedness hereby secured has been piccessor trustee may accessor trustee may accessor trustee may accessor trustee hereunder or which by the persons herein designated as the mixturement identifications seems and likete on any instrument identifications.	ald, which repre- pt as the genuine conforms in sub- kers thereof; and
terion is here ince wi iere th herein co 14. trumen nois co	refrience of the second of the	e a release is requested of a su- identification purports on be- d which purports to be-size re- and. If he never executed a ca- bed any note which may 1 to socured by the persons herein- by instrument in writing filled in resignation, inability or refusel of its resignation, inability.	all indebtedness hereby secured has been call indebtedness hereby secured has been secured by a prilor trustes hereunder or which by the persons herein destignated as the militate on any interment identifying same as the side as makers thereof. In substance will start the makers thereof. In substance will see that the side of the Recorder or Registers of 11 are of frustee, CHICAGO TITLE AND TRUE.	aid, which repre- or as the genuine conforms in sub- kers thereof; and the noise describ- in the description these in which this IT COMPANY, an country in which
trumen note co d prop	nt shall have been recorded or filed. In case of the corporation, shall be Successor in Trust, and in case perty is situated shall be such Successor in Trust, liven Trustes.	resignation, inability or refusal of its resignation, inability or Any Successor in Trust heraund	ar of Trustee, CHICAGO TITLE AND TRU re- it, the Recorder of Deeds of the er shall have the identical title, powers and	T COMPANY, an county in which authority as are
trumen note co d prop	nt shall have been recorded or filed. In case of the corporation, shell be Successor in Trust, and in case perty is situated shell be such Successor in Trust.	resignation, inability or refusal of its resignation, inability or Any Successor in Trust heraund	er of Trustee, CHICAGO TITE AND TEU result : the Recorder of Deeds of the er wha' have the identical title, powers and lorizagons and an ersons claiming under or the lieble for it, se ment of the indebtedness or	T COMPANY, an county in which sufficient get are outherly set are outherly set are ough Marigagors, any part thereof,
trumen note co d prop	nt shall have been recorded or filed. In case of the corporation, shall be Successor in Trust, and in case perty is situated shall be such Successor in Trust, liven Trustes.	resignation, inability or refusal of its resignation, inability or Any Successor in Trust heraund	er of Trustee, CHICAGO TITE AND TEU result : the Recorder of Deeds of the er wha' have the identical title, powers and lorizagons and an ersons claiming under or the lieble for it, se ment of the indebtedness or	T COMPANY, an county in which sufficient get are outherly set are outherly set are ough Marigagors, any part thereof,
trumen note co d prop	nt shall have been recorded or filed. In case of the corporation, shall be Successor in Trust, and in case perty is situated shall be such Successor in Trust, liven Trustes.	resignation, inability or refusal of its resignation, inability or Any Successor in Trust heraund	er of Trustee, CHICAGO TITE AND TEU result : the Recorder of Deeds of the er wha' have the identical title, powers and lorizagons and an ersons claiming under or the lieble for it, se ment of the indebtedness or	T COMPANY, an county in which sufficient get are outherly set are outherly set are ough Marigagors, any part thereof,
trumen note co d prop	nt shall have been recorded or filed. In case of the corporation, shall be Successor in Trust, and in case perty is situated shall be such Successor in Trust, liven Trustes.	resignation, inability or refusal of its resignation, inability or Any Successor in Trust heraund	ar of Trustee, CHICAGO TITLE AND TRU re- it, the Recorder of Deeds of the er shall have the identical title, powers and	T COMPANY, an county in which sufficient get are outherly set are outherly set are ough Marigagors, any part thereof,
trumen nots co d prop rein gli 13, d the s sether d	nr shall have been recorded or filed. In case of the coporation, shall be successor in Just, and in case incoporation, shall be such successor in Just, and in case in the coporation of the cop	resignation, inability or refuse of its resignation, inability or Any Successor in Trust harsund stand in and he binding upon k all such persons and all persons or this Trust Deed,	we of Trustee, CHICAGO TITE AND THE LEVEL IT IN the Records of beeds of the re shall have the Identical title, powers and nortgagors not an exercise claiming under or the Itable for it, per ment of the Indebtedness or liable for it, per ment of the Indebtedness or mentioned in the within Trust Deed has be	IT COMPAY, "An country in which authority as are ough maringagors, any part thereby,"
trumen nois ace of property of property of the	If MP O R T A N T If MP O R T A N T THE PROTECTION OF BOTH THE BORROWER AN R, THE NOTE SECURED BY THIS TRUST DEER	resignation, inability or refused to dispersion, inability or and in resignation, inability or Any Successor in Trust hareund in and he bil refuse a second and in the second	we of Trustee, CHICAGO TITE AND THE FROM THE AND THE FROM THE AND THE FROM THE Identical title, powers and From The Identical title, powers and From The Identical title, powers From The Identical title, powers From The Identical title, powers From The Identical Trust Dead has be fertification No.	IT COMPAY, "An country in which authority as are ough maringagors, any part thereby,"
trumen nois ace of property of property of the	nr shall have been recorded or filed. In case of the corporation, shall be successor in Tutt, and in case porty is this and the case of the corporation with the corporation of the case o	The installment Note	er of Trustee, CHICAGO TITLE AND THE END THE LET AND T	IT COMPAY, "An country in which authority as are ough maringagors, any part thereby,"
roumen noise controlled to the	I M P O R T A N T THE PROTECTION OF BOTH THE BORROWER AN R, THE NOTE SECURED BY THIS TRUST DE B I BOTE SECURED BY THIS TRUST DE B I BOTE SECURED BY THIS TRUST DE B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B I BOTE SECURED BY THIS TRUST DE B B B B THIS TRUST DE B B B B THIS TRUST B B B B B B B B B B B B B B B B B B B	The installment Note	er of Trustee, CHICAGO TITLE AND THE END THE LEVEL AT THE RECORD of Deeds of the er shall have the identical title, powers and aurigagors and in persons claiming under or the lieble for the person of the indebtedness or lieble for the person of the indebtedness or lieble for the person of the indebtedness or demand of the indebtedness	IT COMPANY on country in which authority is writed authority as are cough Mariagory, any part therapt,
trumen noise control of the control	I M P O R T A N T IM P O R T A N T HE PROTECTION OF BOTH THE BREWER AN I M P O R T A N T HE PROTECTION OF BOTH THE BREWER AN R, THE NOTE SECURED BY THIS TRUST DEED THE RESTRICT OF RECORD B EL DERNITHED BY THE TRUST DEED IS FILED FOR RECORD FORE THE TRUST DEED IS FILED FOR RECORD	The installment Note	er of Trustee, CHICAGO TITLE AND THE END THE LET AND T	IT COMPANY on country in which authority is writed authority as are cough Mariagory, any part therapt,
roman noise control of the control o	I M P O R T A N T IM P O R T A N T HE PROTECTION OF BOTH THE BORROWER AN R, THE NOTE SECURED BY THIS TRUST DEE D SE IDENTIFIED STRUST DEED IS FILED FOR RECORD NAME NAME NAME NAME STREET	The installment Note	er of Trustee, CHICAGO TITLE AND THE ERECULATE TO THE RECORDER OF Deeds of the er shall have the identical title, powers and Aurigagors and "i persons claiming under or the Ilebia for the person of the indebtedness or mentioned in the within Trust Deed has be demittication No. NAL BANK as Trustee. FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE	IT COMPANY on country in which authority is writed authority as are cough Mariagory, any part therapt,
income to the control of the control	I M P O R T A N T I M P O R T A N T HE PROTECTION OF BOTH THE BORROWER AN I, THE NOTE SECURED BY THIS TRUST DEE I M P O R T A N T HE PROTECTION OF BOTH THE BORROWER AN I, THE NOTE SECURED BY THIS TRUST DEE D BE IDENTIFIED BY THE TRUSTER NAMED HER FORE THE TRUST DEED IS FILED FOR RECORD NAME	The installment Note	er of Trustee, CHICAGO TITLE AND THE ERECULATE TO THE RECORDER OF Deeds of the er shall have the identical title, powers and Aurigagors and "i persons claiming under or the Ilebia for the person of the indebtedness or mentioned in the within Trust Deed has be demittication No. NAL BANK as Trustee. FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE	IT COMPAY, "An country in which authority as are ough maringagors, any part thereby,"

END OF RECORDED DOCUMENT