OOR COUNTY, ILLINOIS
FILED FOR RECORD

. MAR 15 12 44 PH '74

RECORDER OF DEEDS

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TRUST DEED

22 655 640

CHARGE TO CERT 78488

December 7,

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

LAWRENCE GEAN PERDUE, SR. and LULA CRAFT PERDUE, his wife,

herein referred to as "Mortgagors," and CHICAGO TITLE 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 \_\_\_\_\_\_ Dollars, ONE THOUSAND FIVE HUNDRED and NO/100-\_\_\_\_\_ B1,500,00) \_\_\_\_\_\_ Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and Lavered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at the rate from of - - - eight- - - (8%)- - - - per cent per annum in instalments (including principal and interest) as follows:

the First 'ny ? each month thereafter until said note is fully paid except that the final payment of principal and in orest, if not sconer paid, shall be due on the 31st day of March 1979.

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 remainder of principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of -8- per anr am, and all of said principal and interest being made payable at such banking house or trust company in Chaorge illinois, as the holders of the note may, from time to time, in writing filinois, as the holders of the note may, from time to time, in writing fice of Cuneo & Halsey appoint, and in absence of such appoir ment, then at the office of

in said City,

NOW, THEREFORE, the Mortgagors to accure the payment 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 overnants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the eccir whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and agreements are all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF C

Lot Twenty-one (21) in William Thompon's Subdivision of Block Eight (8) in Bickerdike's Second Addition to rving Park, a subdivision of the West three-quarters of the South half of the North East quarter (except 1.27 acres in the South East corner there'f) of Section 23, Township 40 North, Range 13, East of the Third Princial Meridian,

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

TOGSTHER with all improvements, tenements, casements, fixtures, and apputtenances thereto belonging, and all 1 mts, saves 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 with and real real and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, then, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting foretgoing), secrens, winder, must, store doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of sald real state whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagor or suggest of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the use. "I trust berein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and contine the Mortgagor do hereby expressly release and walve.

This trust dond consists of "many and contine to the state of the s

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

... of Mortgogors the day and year first above written.

Marie Dalicandro a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Lawrence Gean Perdue, Sr. and Lula Craft Perdue, his wife, APO personally known to me to be the same person 6

they free and voluntary act, for the uses and purposes therein set forth.

Given under my hand and Notarial Scal this December

ed, indiv./ instal.-incl. int.

automorphism and the second second

William Co.	Page 2	
THE COVENANTS CONDITI	ONS AND PROVISIONS REPERRED TO ON PA	AGE I (THE REVERSE SIDE OF THIS TRUST DEED): )
Ti Mortunges aball (1) promptly or be destroyed (20 keep sald prem	(Trepair, restore of rebuild any buildings of improvent does in good condition and repair, without waste, and	ents now or hereafter on the premises which may become damage free from mechanic or other liens or claims for lien not expressly by a lien or charge on the premises superior to the lien hereof, an r to holders of the note; (4) complete within a reasonable time an omply with all requirements of law or municipal ordinances wit is except as required by law or municipal ordinance. So claid taxes, special assistments, water charges, sewer service charge to Trustee or to holders of the note duplicate receipts therefor. T led by statute, any tax or assessment which Mortgagors may deal
subordinated to the lien hereof: (3)   upon request exhibit satisfactory ev	pay when due any indebtedness which may be secured idence of the discharge of such prior lien to Trustey of	by a lieft or charge on the premises apperior to the lien hereof, an r to holders of the notes (4) complete within a reasonable time an
building or buildings now that any respect to the president and the use t	time in process of election upon said premises: (5) of hereoft (6) make no material alterations in said premise	ompty with all requirements of law or inunicipal ordinances with except as required by faw or municipal ordinance.
and other charges against the premi	ny penarty attaches an general taxes, and shah pay spe ses when due, and shall, upon written request, furnish	tal taxes, special assessments, water charges, sewer service enarge to Trustee or to holders of the note duplicate receipts therefor, T
to contest.	rs small pay in full under protest, in the manner provi	red by statute, any tax or assessment which mortgagors may desir
windstorm under policies providing	for payment by the insurance companies of moneys w	said premises insured against loss or damage by fire; lightning of Meient either to pay the cost of replacing or repairing the same of rs of the note, under insurance policies payable, in case of loss of
damage, to Trustee for the benefit of	of the holders of the note, such rights to be evidenced	by the standard mortgage clause to be attached to each policy, and e, and in case of insurance about to expire, shall deliver renewa
policies not less than ten days prior t	o the respective dates of expiration,	make any navment or nexform any act hereinhelpte regulted o
Mortgagors in any form and manner	deemed expedient, and may, but need not, make full a	make any payment or perform any act hereinbefore required or partial payments of principal or interest on prior encumbrants title or claim thereof, or redeem from any tax sale or forfeitur, purposes herein authorized and all expenses paid or incurred it or the holders of the note to protect the mortgaged premises and hich action herein authorized may be taken, thall be so muclious notice and with interest thereon at the rate of
affecting said premises or contest a	ny tax or assessment. All moneys paid for any of the	purposes herein authorized and all expenses paid or incurred in or the holders of the note to protect the mortgaged premises and
the lien hereof, plus reasonable cur additional indebtedness secured here	upensation to Trustee for each matter concerning which and shall become immediately due and payable with	hich action herein authorized may be taken, shall be so much hout notice and with interest thereon at the rate of
per ann in Inaction of Trustee or hereur aer in the part of Mortgagors.	holders of the note shall never be considered as a	high action levely authorized may be taken, shall be so much louist notice and with interest thereon at the tate of valver of any right accruing to them on account of any defaul authorized relating to takes or assessments, may do so according pury into the accuracy of such bill, statement or estimate or into d interest, when due according to the terms hereof. At the option ed by hits Trust Deed shall, notwithstanding anything in the note so of default in making payment of any instalment of principal o e performance of any other agreement of the Mortgagors liceting the property of the state of the contragagors in the state of the contragagors in the con-
to any bus statement or estimate pr	the note hereby secured making any payment hereby ocured from the appropriate public office without in	authorized relating to taxes or assessments, may do so according quiry into the accuracy of such bill, statement or estimate or into
the validity ny tax, assessment, sa 6. Me gay - shall pay each iter	le, forfeiture, tax lien or title or claim thereof. n of indebtedness herein mentioned, both principal ar	d interest, when due according to the terms hereof. At the option
of the holder, of the note, and with or in this Tr. et P. ed to the contrar	out notice to Mortgagors, all unpaid indebtedness secu /, become due and payable (a) immediately in the ca	ed by this Trust Deed shall, notwithstanding anything in the not- se of default in making payment of any instalment of principal o
interest on the no., o. (b) when d	efault shall occur and continue for three days in th	e performance of any other agreement of the Mortgagors never
forcelose the lien here for any sul	secured shall become due whether by acceleration of to foreclose the lien hereof, there shall be allowed	re otherwise, holders of the note or Trustee shall have the right to and included as additional indebtedness in the decree for sale, all olders of the note for attorneys' fees, Trustee's fees, appraiser, its and costs (which may be estimated as to litems to be expended tons, fille insurance policies, Torrens certificates, and similar data sonably necessary either to proxecute such suit or to evidence to or the value of the premises. All expenditures and expenses of course dhereby, and immediately due and payable, with interest of the note in connection with (a) any proceeding, including similif, claimant or defendant, by reason of this trust deed or any the foreclosure hereby after accrual of such right to foreclosuit or proceeding which might affect the premises or the security of the following order of priority: First, on account of all cost longed in the preceding paragraph hereof; second, all other litem
expenditures and expen. ** will ima	y ne paid or incurred by or on behalf of Trustee or sport evidence, stenographers' charges, publication co	to one of the note for attorneys lees, Trustee's lees, appraiser's
after entry of the decree) of proc. ch and assurances with respect to the	all such abstracts of title, title searches and examinate a Trustee or holders of the note may deem to be rea	ions, sitte insurance policies, Forrens certificates, and similar data sonably necessary either to prosecute such sult or to evidence to
the nature in this paragraph marrie	red shall become so much additional indebtedness	to or the value of the premises. All expenditures and expenses of course hereby and immediately due and payable, with interest days of the note in connection with (a) and payable, with interest
probate and bankruptcy proceedings	per ar, when paid or incurred by Trustee or ho to v sich lither of them shall be a party, either as pl	ders of the note in connection with (a) any proceeding, including aintiff, claimant or defendant, by reason of this trust deed or any the ferrelessue beston the second of the second second of the second se
whether or not actually commenced	or (c) propositions for the defense of any suit to	suit or proceeding which might affect the premises or the security
8. The proceeds of any foreclosu	re sale of the pre sises a all be distributed and applic	d in the following order of priority: First, on account of all cost
which under the terms hereof constitution	aid on the note:th a viovernlus to Mortgagor	their heirs, legal representatives or assigns, as their rights may
appear.  9. Unon, or at any time after the	filing of a bill to fore lor the rost deed, the court	in which such bill is filed may appoint a receiver of said premises and to the solvency for insolvency of Mortgagors at the time of the the same shall be then occupied as a homestead or not and the collect the rents, issues and profits of said premises during the story period of frederation, whether there be redemption or not series, would be entitled to collect such rents. Issues and profits, pousession, control, management and operation of the premise apply the net income in his hands in payment in whole or in parany tax, special assessment or other len which may be or become closure sale; (2) the deficiency in case of a sale and deficiency, ict to any defense which would not be good and available to the
Such appointment may be made cit	her before or after sale, wi nout notice, without re	and to the solveney or insolveney of Mortgagors at the time of fer the same shall be then occupied as a homestead or not and th
Trustee hereunder may be appointed	as such receiver. Such receiver all have power to	o collect the rents, issues and profits of said premises during the utory period of redemption, whether there he redemption or not
is well as during any further times wind all other powers which may be r	hen Mortgagors, except for the intervention of such receivery or are usual in such cases for the protection	eceiver, would be entitled to collect such tents, issues and profits , possession, control, management and operation of the premise
juring the whole of said period. The office (1) The indebtedness secured here	Court from time to time may authorize it / teceive to	apply the net income in his hands in payment in whole or in par any tax, special assessment or other lien which may be or become
superior to the lien hereof or of such a 10. No action for the enforcement	iceree, provided such application is made position in the lien or of any provision hereof shall to sub	ict to any defense which would not be good and available to the
11. Trustee or the holders of the	note shall have the right to inspect the premises at	reasonable times and access thereto shall be permitted for tha
purpose	ine the title, location, existence or condition of the	p. m' .s. or to inquire into the validity of the signatures or the
dentity, capacity, or authority of the serein given unless expressly obligate	d by the terms hereof, nor be liable for any acts or	mission, he . inder, except in case of its own gross negligence of
13. Trustee shall release this trust	deed and the lien thereof by proper instrument upon	presentation of satt factory evidence that all indebtedness secures
fier maturity thereof, produce and	exhibit to Trustee the note, representing that all in	debiedness hereby ser has been paid, which representation
described any note which bears an id	entification number purporting to be placed thereon	reliable to record this trust deed on the executed any power mission. He ander, except in ease of its own grist negligence of interesting the execution of the execution of the execution of said factory evidence that all individual execute of to and a request of any person which shall, a three before of debtedness hereby see that been paid, which representation is ruster, such succes of the truster, such succes of the truster may accept as the note herein a herein designated. When we are paid, which conforms in substance will make the release note described interest, it may be expected and where the release note described interest, it may be expected and where the release note described interest, it may be expected in the reliable to the profession of the ladder of throw Mortgagors. In the ladder of throw Mortgagors and the ladder of throw Mortgagors and the ladder of throw Mortgagors.
s requested of the original trustee an	d it has never placed its identification number on the	note described herein, it my scrept as the note herein described
he persons herein designated as maker	s thereof,	or Registrar of Titles in which the mate ment shall have been
ecorded or filed. In case of the resi	gnation, inability or refusal to act of Trustee, the tiny Successor in Trust hereunder shall have the identic	ten Recorder of Deeds of the county is which the premises are it title, powers and authority as are he is not on Trustee, and any
Frustee or successor shall be entitled to	o reasonable compensation for all acts performed here long hereof, shall extend to and be binding upon Mort	under. gagors and all persons claiming under or throu Mortgagors, and
he-word "Mortgagors" when used he whether or not such persons shall he	erein shall include all such persons and all persons we executed the note or this Trust Deed. The word	under.  sagers and all persons claiming under or throu. Mortgagors, and liable for the payment of the indebtedness or ar, part thereof once when used in this instrument shall be entired to meat the payment because the payment that the right to the content of the payment that the right to the payment that the right to the payment that the paymen
prepay all or any par	t of the balance due thereun	der at anytime without penalty of
ny port.		by this Trust Deed pay to the
Danway the total gim	$\sim 6.81.500.00$ , including payme	nt of interest and principal, on -
or before January 1.	1975 then all interest due h	reunder will be waived and that
Note will become paid	1 in Aill	表示 化硫酸 化二基苯酚 医基氯酚 医水黄素的 医多虫虫 医骨髓 化二氯甲酚亚
00-00-	(JOHN B CUNES 4B)	101 W. ADDISONS. CHICAGO, 1
PREPARED BY		
IMPOR	TANT Iden	ification No578488
	THIS TRUST DEED SHOULD	CHICAGO TITLE AND TRUST COMPANY,
BE IDENTIFIED BY Chicago T BEFORE THE TRUST DEED IS		supl + Postal
DELONE THE TRUST DEED IS	100 Miles	Ass'ffines Officer / Ass's Sec'y / Ass's Vice Pees.
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· Cuneo & Hal	sey.	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
6101 W. Add	ilson St.	3601 N. Drake Ave.
Chicago, 11	linois 60634	
	·/····////////////////////////////////	Chicago, Illinois
	EINE DON'S RUBBORD . 4.22	보다는 사람이 나가 되는 가게 된 가장하는 하는 것이 되었다.
PLACE IN RECORDER'S OF	FICE IBUX INDIVIDEN	지하다 마음 사람들은 아들은 바람들은 나를 사고하다.