## **UNOFFICIAL COPY**

TRUST DEED

Alley Robans

1974 MAY 15 AM 10 07 22 717 41 MAY-15-74 801890 • 22717460 • A

THIS INDE TIC'RE made May 6.

19<sub>74</sub>, between

Jesse A. Burns and wife

THE ABOVE SPACE FOR RECORDERS USE ONLY

Mary L. Burns, herein referred to as "Mortgagor", and

HYDE PARK BANK AND TRUST COMPANY,

an Illinois corporation doing business in Chicago, Illinois, herein referred to as Trustee, witnesseth:

THAT, WHEREAS the wing agors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or helpers, seing herein referred to as Holders of this Note, in the principal sum of

TWO THOUSAND (1.N) HUNDRED FOURTEEN DOLLARS AND TWELVE CENTS (\$2,914.12) evidenced by one certain in tell. or Note of the Mortgagors of even date herewith, made psyable to BEARER

and delivered, in and by which sai. Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of 10.24 per cent per annum in instalments as follows:

EIGHTY DOLLARS AND EIGHTY SEVEN CENTS (\$80.87)

Dollars on the 15th day of two 1974 and

EIGHTY DOLLARS AND NINETY FIVE CENTS (\$80.95)

Dollars on the 15th day of each month the after until said note is fully paid except the final payment of principal and interest, if not sooner paid, shall be duy on this 15th day of May 1977. All such payments on account of the indebtedness evidenced was a note to be first applied to interest on the unpaid principal balance payments on account of the indebtedness evidenced. "" so" note to be first applied to interest on the unpaid principal belance and the remainder to principal; provided that the principal of a ch. installment unterspect paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal of a ch. installment unterspect payable at such banking house or trust company in Chicago, Illinois, as the holders of the note may, from the total may be found that the office of HYDE PARK BANK AND TRUST """ "PARY in said City,

NOW, THEREFORE, the Mortgogors to secure payment of the sold principal as not money and sold interest in occordance with the terms, provisions and instructions of this trust deed, and the performance of the coverants and agreements here." In table 10, the Mortgogors to be performed, and also in the County of Cook

AND STATE OF ILLINOIS,

Unit 815-3 as delineated on survey of Lot 7 in George C. Walker's Subdivision of Lots 1, 2, 3 and 4 and of the North ½ of Lots 5 and 6 1. Block 11 in Drexel and Smith's Subdivision of the West ½ of the North West 1/1 and of the West 1/4 of the South West 1/4 Section 11, Township 38 North, Far e 14 East of the Third Principal Meridian, in Cook County, Illinois.

Prepared by:

Hyde Park Bank on Tr. Co. 1525 East 53rd Street Chicago, Illinois 60 15

STATE OF ILLINOIS

MY COMMISSION EXPIRES NOV. 14, 1977

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1. Mortgagors shall (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other less no reclaims for liem not expressly subordinated to the less hereof; (3) pay when due any indebtedness which may be secured by a fine or charge on the premise superior to the lies hereof, and not be substituted to the less hereof; (3) may when due any indebtedness now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.  2. Mortgajors shall be liable for the payment of all general real estate taxes and shall deposit or cause to be deposited with the Trustee auncil in this Trust Deed receptal real estate taxes next accruing against and premises competed on the amount of the last secretainable real estate taxes and shall pay special saxes, special assessment water charges, sewer charges and other charges against the premises dependent of the content of the state taxes and shall put period taxes, special assessment water displicate recepts therefore.  If the displacement of the property of the property of the state of the property of the state taxes and shall repair the property of the state taxes are state taxes. Mortgagors shall pay special taxes, special assessment water charges, sewer charges and other charges against the premises when doe and shall upon written request furnish to Trustee or to holders of the state taxes are considered to the state taxes are considered to the state taxes. The property of the property of the state taxes are considered to the state taxes.	AND THE PROPERTY OF THE PERSON AND T
including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the expective dates of expiration. Mortgagors shall decopies with the Trustee an amount equivalent to one twelfth of the annual insurance premiums on the first day of each and every we fit during the term of said loss. The amounts deposited under the real catate tax reserve and insurance reserve referred to the order of the note.	The state of the s
two and three hereot? If the field by the runter or the legal holder of the more established to the control of	THE PROPERTY OF STREET
expenses which may be paid or incurred by or on beautiful of Treates or holders of the note for automore's fees, Treater's fees, appraiser's fees, outlays for documentary and expert evidence, sterographers' clarges, public one costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all stands abstracts of title, title searches ame, constant costs (which may be estimated as to items to be expended after entry of the decree of the constant o	
11 The state of the nate shall have the wight to inspect the promises at all courses the times and access thereto shall be permitted for that purpose.	
12. Trustice has no duty to examine the title, location, enimence, or condition of the premises, or shall Trustee be obligated to record this trust deed or to exercise any power berein given unless expressly obligated by the terms hereof, nor be liable for any acts or saw is hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactor to it before exercising any power berein given.  13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentatio. O at factory evidence that all indebteness secured by this trust cell and the same than the same trustees the s	
to reasonable compensation for all acts performed hereunder.  15. This Trust Deed and all provisions hereol, shall extend to and be binding upon Mortgagors and all persons claiming und or to cogh Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or an part to cogh, whether or not such persons shall have executed the note or this Trust Deed.	
22 7.17	
The Instalment Note mentioned in the within Trust Deed has been identified herewith/under identification No	THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAM
D NAME Hype Potric Brail  E STREET 1565 £ 53 kd  I CITY Chicing 0, 1/LL,  V  E  R  INSTRUCTIONS  POR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE  STREET 1565 £ 53 kd  DESCRIBED PROPERTY HERE  STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE  Chicago 1/LL.	STATE OF THE PARTY
END OF RECORDED DOCUMENT	
197	