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		7,72		,
KENN	IIS Instrument was Prepared by ETH G. MEYER, ATTORNEY AT LAW COOK COUNTY, ILLINGIS ACCOPAGE TO DEEDS!			-
1 29	Lee St. Des Plaines, III. 60016 FILED FOR RECORD			٠.,
4	Aug 22.74-, 2.59 PH * 2.2.8.2.5.0.5.3			
N	TRUST DEED 22 825 053			
N				
163	583570 THE ABOVE SPACE FOR RECORDER'S USE ONLY			•
PS.	THIS I.D or made August 8, 19 74, between			
9	TLOWAS R. GILLEN and GENEVIEVE M. GILLEN, his wife			
22	herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY			
9	an Illinois corporation doing by miess 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,		i i.,	
-	suit build in the helder street to authorize at the fair on the helder of the fair on the helder of the fair of th			
·	and made no real implementation of Branch			
	and delivered, in and by which and Note the Morphygor promise to pay the said principal sum and interest from date of disbursement on the balance of principal remaining from time to time unpaid at the rate	100	·	
	of ten (10%)	1000		
	Three hundred twenty three and 1/100-/60lars on the of October. 19.74 and Three hundred twenty three and nowling (\$323.00)			
	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 di : on the 15th day of September, 1989.			
	payment of principal and interest, it not society parts are not as the payment of principal and interest on the unpaid principal All such payments on account of the indebtedness evidenced by said r be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal c each it istalment unless paid when due shall bear interest at			
	the rate of 15% per annum, and all of said principal and therest being made payable at some balking house of these			.*.
	appoint, and in absence of such appointment, then at the office of Firs N tional Bank of Des Plaines		tild e	
	in said City, NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and distinct in accordance with the terms, provisions NOW, THEREFORE, the Mortgagors to secure the payment of the covenants and agreements herein co are the mortgagors to be performed, and also in	120		
	IN SIDE CLLY, NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and dinterest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein conducted to the covenance of the consideration of the sum of One Dollar in hand paul, the receipt whereof is hereby acknowledged, do but the resemble coverage of the consideration of the sum of One Dollar in hand paul, the receipt whereof is hereby acknowledged, do but the resemble coverage of the consideration of the sum of the consideration of the sum of the coverage of the consideration of the sum of the coverage of			
	Part of the East 15 acres of the North 30 acres of the West		.) -dį	-
	1/2 of the Northwest 1/4 of Section 32, Township 42 fort.		4	7 7
	Range 11, commencing at a point 248 feet South from the Northwest corner of said 15 acre tract running thence Larc	\ [] [
	132 feet, thence South 62 feet, thence West 132 feet, the ce North 62 feet to the place of beginning and also describe	\[\]	· .	
	as Lot Number 40 in the Mitchells Subdivision of said 15	4		.
	acres, situated in the Village of Arlington Heights, County of Cook, State of Illinois	4	. `.	. '.]
- 1		4		1
,	which, with the property hercinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tenements, easements, fixtures, and apputenances thereto belonging, and all rents, issues and profits thereof for so TOGETHER with all improvements, tenements, easements, fixtures, and apputentially and a parity with said real estate and not secondarily) long and during all such times as Morgagori may be entitled thereto (which are pedged primarily and on a parity with said real estate and not secondarily) long and during all such times as Morgagori may be entitled thereto (which are pedged primarily and on a parity with said real estate and not secondarily) long and all rents, issues and profits thereof for so			
	long and during all such times as Mortgagort may be entitled thereto (which are pleaged primarry and on a parry with some cases are not economically and all apparatus, equipment or articles now or hereafter therein or therein out the supple heat, gas, are conditioning, water, hight, power, refrigeration and all apparatus, equipment or articles now or hereafter therein or therein used to supple heat, gas are conditioning, water, hight, power, refrigeration and whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, would be about a finite production of the supplementation o		C.	
	TOGETHER with all improvements, reterminy be entitled thereto (which are pleaged primarily and on a parity with said real estate and not secondarily) long and during all such mines or articles now or hereafter theretin or thereino used to supply heat, gas, at conditioning, water, light, power, refigeration (which the ringle units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shader, storm doors and windows. floor coverings, mador beds, awnings, stowes and water heaters. All of the foregoing are declared to be for said real estates or staid real estates or their necessars attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the morgagito or their necessars or assigns, shall be considered as constituting part of the fed ancient, its successors and assigns, forever, for the purpose, and upon the uses and trusts herein set forth, free from all rights and benefits under and by vitue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Morraggott of hereby expressly release and wadve.			
	TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purpose, and which said rights and benefits the 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 benefits the Mortgagots do hereby expressly release and waive.	3	Ch	
	This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust-deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,		C	
	successors and assigns. successors and assigns. wirry pross the hand			
	Thanks (SEAL SELECTION SEAL)			
	Genevieve M. Gillen [SEAL]	E .	•	ء د ت
	STATE OF ILLINOIS, I, E., Staat			
	STATE OF ILLINOIS. SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Thomas R. Gillen and Genevieve M. Gillen, his		10 10	
	11. 2 0 2 1 to me to be the same person S whose nameS BY authorited to the foregoing			
	me this day in person and acknowledged that they signed, scaled and as their free and voluntary act, for the uses and purposes therein set forth.	15		¥,
.	d and Notarial Scal this 20% day of Quy 1973			<u> </u>
	Ellerian E. Start Notary Public	100		
	Page 1			s, 14
	Throng Cartine and the second of the second	TANKS.	والمستحدد	3 41

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

"Mortgagors abail pay before any penalty attaches all general taxes, and shall pay special taxes, and states against the premises when due, and shall pay meltin mention request, in the manner prouded by attaints, any tax or assessment, which Murtgagors may desire the pay in full under protest, in the manner prouded by attaints, any tax or assessment which Murtgagors may desire to a superior shall keep all buildings and unprovements now on thereafter states to not adjust the control replacing or repairing the same or to pay in full the indebtendess secured hereby, all in companies sustification of the control replacing or repairing the same or to pay in full the indebtendess secured hereby, all in companies sustification is to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and reveal policies, to holders of the note, under instance corps; shall deliver all policies, problems of the standard mortgage clause to be attached to each policy, and shall deliver all policies, problems of the policy, and shall deliver all policies, problems additional and reveal policies, to holders of the note, under instance or instance about the policies and the policy of the policy and the policy of the policy and the policies of the note may, but need not, make full or partial payments of principal problems of the policy and policies to the policy and the policy of the policy and the policy and policies and the policy of the policy of the policy policy policies of the note and policies and the policy of the policies of the note of the policies of the note to policies of the n

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

MAIL TO:

KENNETH G. MEYER Attorney at Law 749 Lee St. Des Plaines, Dr. 60016 Phone 824-4101

END OF RECORDED DOCUMENT