UNOFFICIAL COPY

51-10 Milan A. Oliver TRUSTCOR E. E.D. LLINOIS 22 842 201 SSAFILED FOR RECORD *22842201 SEP 10 '74 10 SE AH THE ABOVE SPACE FOR RECORDERS USE ONLY THIS IT DEL TURE, made August 27, 1974, between DFAN S. ROBERTS and MARTHA ROBERTS, his wife N: herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, Ċ CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation d ing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Moder or holders are justly indebted to the legal holder or holders of the Instalment Note here-maîter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of THIR TEEN THOUSAND no no/100 Dollars, evidenced by one certain Instaln and N e of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said Note th. Moi gagors promise to pay the said principal sum and interest from September 20, 1974 on ne ball nce of principal remaining from time to time unpaid at the rate of EIGHT per cent per annum in install, cets follows: ONE HUNDRED TWENTY FOUR and _4'100 (\$124.24) or more 20th day of October 10.4 and One Hundred Twenty Four and Dollars on the 20th day of 24/100 (\$124.24) or more Dollars on the 20th day of day of each month pereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be do on he 20th day of October 19 89.

All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid All such payments on account of the indebtedness evidenced by said n. to to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the new remainder to principal in the provided that the new remainder to principal and interest at the rate of the provided that the new remainder that the rate of the provided that the new remainder that the rate of the provided that the prov being in the City of Chicago Lot Twelve (12) in Block One (1) in COLLINS and GAUNTLETT'S FRANCISCO AVENUE SUBDIVISION of the West 665 feet of Lot 4 in County Cle. '18 Division of the East Half of the North West Quarter of Section Twenty Four (24), Township Forty (40) North, Range Thirteen (13), East of the Third Principal Meridian, in Cook County, Illinois (THIS IS A PART PURCHASE MONEY MORTGAGE (Trust Deed) This trust doed 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, successors and assigns.

WITNESS the hand of and seal of Mortgagors the day and year first above written.

X Way Roberts

[SEAL] x Martha Roberts

[SEAL] Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT DEAN S. ROBERTS and MARTHA ROBERTS, his wife are personally known to me to be the same person. S. whose name S. are subscribed to the foregoing in-distributed, appeared before me this day in person and acknowledged that they signed, scaled and delivered the inhibit. appeared before me this day in person and acknowledged that IGOV signed, sealed and delivered the present of the result of the right of homestead. Maeshoog. Will

UNOFFICIAL COPY

| Mortgagors shali (1) promptly repair, restore or rebuild any bull iged or be destroyed, (2) keep said premises in good condition and repail expressly subordinated to the lien hereof, (3) pay when due any indebte | RED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) dding or improvements now or hereafter on the premises which may become damir, without waste, and free from mechanic to other lens or claims for len on dness which may be secured by a lien or charge on the premises superior to the gof of such prior len to Trustee or to holders of the note; (4) complete within a say of erection upon said premises; (5) comply with all requirements of law or (6) make no material alterations in said premises except as required by law or (6) make no material alterations in said premises except as required by law or |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | |
| Mortgagors shall pay before any penalty attaches all general tax tharges, and other charges against the premises when due and shall, up therefor To prevent default hereunder Mortgagors shall pay in full under the prevent default hereunder Mortgagors shall pay in full under the prevent of the preve | es and shall pay special taxes, special assessments, water charges, sewer service on written request, furnish to Trustee or to holders of the note duplicate receipts re protest, in the manner provided by statute, any tax or assessment which Mort- |
| ir windstorm under policies providing for payment by the insurance con ame or to pay in full the indebtedness secured hereby, all in companies of loss or damage, to Trustee for the benefit of the holders of the note, su- policy, and shall deliver all policies, including additional and renewal; p liver renewal policies not less than ten days prior to the respective da: | prestice altunice on said premises insured sealest loss or damage by fire. Ighthing names of moneys sufficient alther to pay the cost of replacing or replaining the satisfactory to the holders of the note, under insurance policies payable, in case the rights to be videnced by the standard mortage clause to be attached to each collicies, to holders of the note, and in case of insurance about to expire, shall desire of explaining the property of the property o |
| 4 in case of default therein. Trustee or the holders of the note murtageors in any form and manner deemed expedient, and may, but ne trances if any, and purchase discharge, compromise or settle any tax it orienture affecting asid premises or contest any tax or assessment. All recurred in connection therewith including attorneys' fees, and any oth taxed premises and the lies better of the translate compensation to T. | tes or expiration. "You but need not make any payment or perform any set hereinbelors equired to you but need not like a smits and the performance of the prior like or expired to more you have been or other prior like no rillie or claim thereof, or redeem from any tax sale or moneys paid for any of the purposes herein sutherized and all expenses paid or or moneys advanced by Trustee or the holders of the note to protect the morter of the protect of th |
| hall be so much additional indebtedness secured hereby and shall be he rate of the per cent per annum. Inaction of Trustee or holders on account of any default hereunder on the part of Mortgagors 5. The Trustee or the holders of the note hereby secured making a | recome immediately due and payable without notice and with interest thereon at of the note shall never be considered as a waiver of any right accruing to them my payment hereby authorized relating to taxes or assessments, may do so accord- |
| b Morigagors shall pay each item of indebtedness herein mentioner pition of the holders of the note and without notice to Morigagors, all thing in the note or in this Trust Deed to the contrary, become due and taliment of principal or interest on the note, or (b) when default shall | my payment hereby authorized retaining to taxes or assessments, may do so accordite order without inquiry into the accuracy of such bill, statement or estimate or or claim thereof. do both principal and interest, when due according to the terms hereof. At the unpaid indebledness secured by this Trust Deed shall, notwithstanding anything payable is; immediately in the case of default in making payment of any in-occur and continue for three days in the performance of any other agreement of |
| T When the indebtedness hereby secured shall become due wheth right to foreclose the lien hereof. In any suit to foreclose the lien here for sale all expenditures and expenses which may be paid or incurred by appraiser's fees outlays for documentary and expert evidence, stenogra | her by acceleration or otherwise, holders of the note or Trustee shall have the of, there shall be allowed and included as additional indebtedness in the decree or on behalf of Trustee or holders of the note for attorneys' fees. Trustee's fees phers' charges, publication costs and costs (which may be estimated as to items |
| rates, and similar data and assurances with respect to litle as Trustee or such suit or to evidence to bidders at any sale which may be had pursually expenditures and expenses of the nature in this paragraph mentions up any payable with interest thereon at the rate of seven per cent pay | ser by acceleration or otherwise, holders of the note or Trustee shall have the off, there shall be allowed and included as additional indebtedness in the decree piper? charges, publication costs and costs (which may be estimated as to item, test of title, title eserches and examinations, guarantee policies. Torrans certificated in the note may deem to be reasonably necessary either to protecute and an absolute of the note may deem to be reasonably necessary either to protecute and as the protection of the note may deem to be reasonably necessary either to protecute and the protection of the note of |
| any proceeding, including probate and bankrupky proceeding or unit, y reason of this trust deed or any indebtedness hereby secure of et. Iter accrual of such right to foreclose whether or not actually eding which might affect the premises or the security hereof, whether 8 me proceeds of any foreclosure sale of the premises shall be dis | ed. or the presentation for the commentationed of any suit for the fact closer commenced or (c) preparations for the defense of any threatened suit or pro- or not actually commenced. tributed and spoiled in the following order of priority: First, on account of all |
| 6 and expenses incident to the foreclosure proceedings, including all terms which un'. 'he terms hereof constitute secured indebtedness add hird all prin pal a d interest remaining unpaid on the note, fourth, a lights may ap ear. | or not actually commissions. Iribuled and spiled in the following order of priority: First, on account of all such items as are mentioned in the preceding paragraph hereof, second, all other items are videnced by the noise, with interest thereon as herein provided, my overplus to Mortgagors, their hairs, legal representatives or assigns, as their vidence of the provided of the p |
| ses Such appointme , may be made either before or after sale, without of application for r , th receiver and without regard to the then value q and the Trustee hereunder r , p . Appointed as such receiver Such reclaiming the pendency of sur, forecl. ture sult and, in case of a sale and | notice, without regard to the solvency or insolvency of Mortgagors at the time of the premises or whether the same shall be then occupied as a homestead or not reiver shall have power to collect the rents, issues and profits of said premise is a deficiency, during the full statutory period of redemption, whether there |
| ents, issues and profits, e.f. all other powers which may be necessary a person of the premises of the powers which may be necessary appetation of the premises of the shole of said period. The Court for nayment in whole or in pay | ast deed, the court in which such bill is filed may appoint a receiver of said prem- notice. Without regard to the solvency of intolvency of Mortgagors as the time center shall have power to collect the rents, issues and profits of said premises is a deficiency, during the full assutory period of redemption, whether there be a secret for the intervention of such receiver, would be entitled to collect such as except for the intervention of such receiver, would be entitled to collect such on tile. You there are subject to the subject to apply the net income in his hands on tile. You time may authorize the receiver to apply the net income in his hands or by any deep received the subject to apply the net income in his hands or the contract of the subject to any carried the subject to the subject to the subject to a variety and the subject to any carried shall be subject to any carried shall be soulted to any carried assument or |
| he party interposing same in an action it law ipon the note hereby see 11. Trustee or the holders of the note shall " we the right to inspend numbers." | ured. et the premises at all reasonable times and access thereto shall be permitted for |
| 12 Trustee has no duty to examine the six location existence, or feed or to exercise any power herein given unless expressly obligated it asses of its own gross negligence or misconduct or that or agents o exercising any power herein given. | r condition of the premises, nor shall Trustee be obligated to record this trust by the terms hereof, nor be liable for any acts or omissions hereunder, except in a remployees of Trustee, and it may require indemnities satisfactory to it before |
| secured by this trust deed has been fully paid; and T istee ma, execution before or after maturity thereof, produce and ex libit to Trustee the representation Trustee may accept as true without inqu. Where the femuine mote herein described any note which bears a cellification for the maturity is substance with the description herein contained if the no | reper instrument upon preentation of satisfactory evidence that all indebtedness is and deliver a release hereof to end at the request of any person who since the note, representing that all indebtedness hereby secured has been paid, which lease its requested of a successor trustee, such successor trustee may accept as I identification purporting to be executed by a prior trustee thereunder or which we have been appropriated to be executed by a prior trustee hereunder or which we and it has never executed a certificate on any instrument identifying same described any note which may be presented and which conforms in substance to per executed by the person herein designated as makers thereof. |
| makers thereof, and where the release is requested of the ori, include the note described herein, it may accept as the genuine note here is with the description herein contained of the note and which purp its 14. Trustee may resign by instrument in writing filed in the office. | We and it has never executed a certificate on any instrument identifying same described any note which may be presented and which conforms in substance to be executed by the persons herein designated as makers thereof. |
| | of 1' - Recorder or Registrar of Titles in ch this instrument shall have been |
| recorded or filed in case of the resignation, inability or refusal to a situated shall be Successor in Trust Any Successor in Trust hereunder and any Trustee or successor shall be entitled to reasonable compensation 15. This Trust Deed and all provisions hereof, shall extend to and assors and the word. Morigagors when used herein shall include all | of truitse, the then Recorder of Deeds of the county in which the premises are all his the identical title, powers and authority as are herein given Trustee, on for it a performed hereunder. |
| If the makers hereof shall at anytime If the makers hereof shall at anytime | i of rou lee, the then facorder of Deedi of the county in which the premises are all his or by identical tillies, powers and suthority as are herein given Trustee, on for a 16 performed hereunder. be 1.46 per now Mortgagors and all persons elabming under or through Mortsuch priors and all persons liable for the payment of the indebtedness or any or this year. But the second liable for the payment of the indebtedness or any or this year. |
| If the makers hereof shall at your line have seeing to and an interest shall at you to an interest of the fact that the fact and the fact that the fact and the fact that | c of rou lee, the then fiscorder of Derdi of the county in which the premises are all hir or by identical title, powers and suthority as or herring given Trustee, on for a 16 operational hereunder. be 1.0f. y your Mortgagors and all persons claiming under or through Mortsuch by control all persons itselfs for the payment of the indevtedness or any or third your base. |
| 13 Thus Trust theed and all provisions hereof, shall estund to and unit thereof, whether or not such persons that have essettled the hote If the makers hereof shall at anytime the title to the within described real of | to fail be the then facorder of Dedd of the county in which the premises are all he see by dentical title, power and suthonty as are brein given Trustee, on for a 14 performed hereunder. be full, up no Mortgagon and all persons elabming under or through Mortsuch pt sons and all persons liable for the payment of the indebtedness or any or title task payment. Convey or otherwise transfer nestate, then in su h event the then unpaid ereby shall to one, become due and payable |
| 13 This Trust Beed and all provisions hereof, shall estund to and part thereof, whether or not such persons that have essented the hote fait thereof, whether or not such persons that have essented the hote fait the makers hereof shall at anytime the title to the within described real of | to fail be the then facorder of Dedd of the county in which the premises are all he see by dentical title, power and suthonty as are brein given Trustee, on for a 14 performed hereunder. be full, up no Mortgagon and all persons elabming under or through Mortsuch pt sons and all persons liable for the payment of the indebtedness or any or title task payment. Convey or otherwise transfer nestate, then in su h event the then unpaid ereby shall to one, become due and payable |
| 13 This Trust Beed and all provisions hereof, shall estund to and part thereof, whether or not such persons that have essented the hote fait thereof, whether or not such persons that have essented the hote fait the makers hereof shall at anytime the title to the within described real of | to from the the then facorder of Dardi or the county in which the premises he all his or by identical title, powers and suthering says from Trustee, on for a 1 s. performed hereunder. be findly upon Mortgagon and all persons elabling under or through Morts to the findly one of the persons lable for the payment of the indervietness or any or this rough seed. here—ster sell, convey or otherwise transfer estate, then in su h event the then unpaid hereby shall it one, become due and payable. |
| 13 This Trust Beed and all provisions hereof, shall estund to and part thereof, whether or not such persons that have essented the hote fait thereof, whether or not such persons that have essented the hote fait the makers hereof shall at anytime the title to the within described real of | to from the the then facorder of Dardi or the county in which the premises he all his or by identical title, powers and suthering says from Trustee, on for a 1 s. performed hereunder. be findly upon Mortgagon and all persons elabling under or through Morts to the findly one of the persons lable for the payment of the indervietness or any or this rough seed. here—ster sell, convey or otherwise transfer estate, then in su h event the then unpaid hereby shall it one, become due and payable. |
| 13 This Trust Beed and all provisions hereof, shall estund to and part thereof, whether or not duch persons that have rescuted the hote lift the makers hereof shall at anytime the title to the within described real of | to fail be the then facorder of Dedd of the county in which the premises are all he see by dentical title, power and suthonty as are brein given Trustee, on for a 14 performed hereunder. be full, up no Mortgagon and all persons elabming under or through Mortsuch pt sons and all persons liable for the payment of the indebtedness or any or title task payment. Convey or otherwise transfer nestate, then in su h event the then unpaid ereby shall to one, become due and payable |
| If the makers hereof shall actually be a second the note of the control of the co | to cruites the then facorder of David or the county in which the premises are all his do by definited titles, powers and sutherny as are herein given Trustee, on for a 1 s. performed hereinder. by the first on Mortgagon and all persons elabning under or through Mortgagon by the first of the payment of the indeptedness or any or this number. here—ster 801, convey or otherwise transfer estate, then in such event the then unpaid ereby shall it one, become due and payable 22842201 The Instalment Note mentioned in the within Trust David, as 1 or 16 and 18 |
| If the makers hereof shall at anytime the title to the within described real collections of the balance of the indebtedness secured h | to from the the then facorder of Dardi of the county in which the premises are all his to be identical titles, powers and sutherny as are herein given Trustee, on for a 1 s. performed hereunder. be their our Mortgagon and all persons elabiling under or through Mortgagon by the form of the independence of the county of the independence or any or this way. Asset the proposal lastle for the payment of the independence or any or this way. Asset the proposal lastle for the payment of the independence or any or this way. Asset the proposal lastle for the payment of the independence or any or the state, then in su h event the then unpaid hereby shall it one, become due and payable 22342201 The Instalment Note mentioned in the within Trust Deed, as to it can be herewithgrafter Identification No. |
| If the makers hereof shall attend to and control the note of the indebtedness secured he note of the indebtedness secured he note of the indebtedness secured hereof of the inde | to find the the then facorder of David or the county in which the premises and all his do be identical titles powers and sutherny as are herein given Trustee, no for it is performed bereinder. In the proposed present and all persons liability in the proposed prop |
| If the makers hereof shall at anytime the title to the within described real of balance of the indebtedness secured he indebtedne | The Instalment Note mentioned in the within Trust Deed as 1 and herewitheysfer Identification No. CHICAGO TITLE AND WRUST COMPANY, at 7 ustee, |
| If the makers hereof shall at anytime the title to the within described real control between the title to the within described real control between the title to the within described real control between the title to the within described real control between the title to the within described real control between the title to the within described real control between the title to the within described real control between the title to the within described real control between the title to the within described real control between the title to the within described real control between the title title to the within the between the title title to the within the between the title title title to the within the between the title title title to the within the between the title ti | to from the the then facorder of Dardi of the county in which the premises are all his to be identical titles powers and sutherny as are herein given Trustee, on for it is performed hereunder. In the third, your Mortgagon and all persons elaiming under or through Mortgagon be fully upon lastic for the payment of the indervieness or any or this way lose. In the country to the country of the country of the indervieness or any or this way lose. In the country to the country of the country of the indervieness or any or this way lose. In the country to the country of the country of the indervieness or any or this way lose. In the country of the country of the country in which the premise may be come due and payable. The instalment Note mentioned in the within Trust Deed as has because herewith the country of the countr |
| If the makers hereof shall at anytime the title to the within described real of balance of the indebtedness secured he balance of the indebtedness secured he balance of the indebtedness secured he had not seen the property of the property | The initialized Note mentioned in the within Trust Deed as 1 in Chaiffe Title AND TRUST CHICAGO TITLE AND TRUST COMPANY, at 7 ustees the chicago trust chica |
| If the makers hereof shall at anytime the title to the within described real experience of the title to the within described real experience of the title to the within described real experience of the indebtedness secured hereof the title to the within described real experience of the indebtedness secured hereof the title to the within described real experience of the indebtedness secured hereof the protection of hoth the borness and lender hereof secured by this trust deed should be identified by the truste named herein before the trust deed stilled for record. D NAME ARTHUR H. RENIER E STREET 5900 N. Forest Glen Aver | and the device the standard of Device of the county in which the premises and all he deviced the county in which the premises are not of a performed berainders in powers and sutherny as are been given Trustee. The property of the property |
| If the makers hereof shall at anytime the title to the within described real characters hereof shall at anytime the title to the within described real characters hereof shall at anytime the title to the within described real characters of the indebtedness secured has a secured has | The instalment Note mentioned in the within Trust Deed, as had idealed in the withing for the individual of the country of the individual |
| If the makers hereof shall at anytime the title to the within described real challenges of the indebtedness secured hereof shall at anytime the title to the within described real challenges of the indebtedness secured hereof shall at anytime the title to the within described real challenges of the indebtedness secured hereof shall at anytime the title to the within described real challenges of the indebtedness secured hereof the protection of north the Borrower and Lender the the protection of north the Borrower and Lender the the trust excused by the Trust deep should be identified by the Trustee named herein before the trust deep stilled for Record D MAME ARTHUR H. RENIER E STREET 5900 N. Forest Glen Aver the Chicago Illinois 60646 E R. OR. | The Instalment Note mentioned in the within Trust Deed as 1 in Chainfa to the company of the com |
| If the makers hereof shall at anytime the title to the within described real contains the state secured he have secured he had been secured to the state the title to the within described real contains the title to the | The Instalment Note mentioned in the within Trust Deed as 1 in Chalded TITLE AND TRUST COMPANY, at 7 usters Deed Title Trust Deed TITLE AND TRUST COMPANY, at 7 usters Deed Trust States of Title And Trust Deed TITLE AND TRUST COMPANY, at 7 usters Deed TITLE AND TRUST COMPANY ADDRESS TRUST COMPANY AND TRUST COMPANY ADDRESS TRUST COMPANY AND TRUST COMPANY ADDRESS TRUST COMPANY AND TRUST COMPANY A |