UNOFFICIAL COPY

,•	12 24 416 005
	TRUST DEEDS COUNTY, ILLINOIS 22 875 120
	OF 11 174 DE PI THE ABOVE SPACE FOR RECORDERS USE ONLY
	THIS INDENTURE MADE OCTOBER WIFE. 1974, between ALNNETH A. WILLIAMS and PATRICIA J. WILLIAMS, HIS WIFE.
	the City of 'Chicago County of Cook Stell of Illinois herein referred to as "Montgagors," and FIRST NATIONAL BANK OF CICERO, a National Fanking Association doing business in Cicero, Illinois, herein referred to as TRUSTEE, witnesseth HAP, "HEREAS the Montgagors are justly indebted to the legal holder or holder of the Installment Note hereinafter describe, said legal holder or holder being herein referred to as Holders of the Note, in the principal sum of Sixty "Hereas": Hundred and no/100 ths (#6,200,00)
	and delivered, in an . by which said Note the Mortgagors promise to pay the said principal sum and interest from After Pats on the balance of principal remaining from time to time unpaid at the rate of 9. per compare annum in installments as follows: One Hundred Twenty-Eight and 72/100 (#120.72) Dollars
	NOW. THEREFORE, the Mortgagors to secure the payment wald principal sum of money and said interest in accordance with the terms, provisions and immittations of this trust dead, and the performant and the accordance where the second contained, by the Mortgagors to be performed, and also in consideration of the sum of One Collett in hand or, a receive whereof is better packnowledged, do by these presents COUNEY and WARRANT unto the Trustee, its successors and sastions in he following described Real Estate and all of their estate, right, title and interest therian, situated, bying and being in the COUNTY OF COOK AND STATE OF ILLINOIS, to
	Lot thirty-two (32) in Block three (3) in H. O. Stone and Company's Second Addition to Believill Terrace, being a subdivision of Lot Six (6) in Assesso a Division of the East Half of Section twenty-four (21, "Lynship forty (40) North, Range twelve (12), East of the Tird Principal Meridian, in Cook County, Illinois;
	This instrument was propaged by William C. Anderson 6000 W. Germak Road, Cicero, Illinois
	which, with the property hereinafter described, is referred to herein as the "premises" TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issue a x of profits intereof for so long and during all such times as Mortgagora may be entitled thereto (which are piedged primarily and on a parity with x of real setting and not secondarily), and all apparatus equipment or articles now or hereafter therein or thereto do supply head, gas, altroadillioni a water, light, power refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the lorage of), soferens, window shades, storm doors and windows, floor coverings, indoor beds, awnings, sloves what water heaters, all of the foregoin, are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or artio, hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part 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 uses and trusts herein set forth, free from all rights and benefits to Mortgagors or bready expressly releases and waive.
	This trust deed consists of two pages. The covenants, conditions and grovisions 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 aand seal.gof Mortgagors the day and year first above written.
•	MENTAL REPORTS (SEAL) LICETTOTA J. WILLTAND (SEAL)
	STATE OF ILLINOIS A NOTALY PUBLIC IN and for and residing in said County, in the State afgresaid, DO HEREBY CERTIFY THAT
3	MANNETH A. WILLIAMS and PATRICIA J. WILLIAMS, HIS VIVE
	substruction to the toragoning instrument, appeared before me this day in person and acknowledged that the said instrument as
	GIVEN under my hand and Notarial Sent this 28 t day of O0 to bor A.D.
	Notary Public

THE COVENANTS, CONDITIONS AND PROVISIONS SEFESSED TO ON PAGEVISIA JAVETSE side of this trust dead

- Montgagors shall (1) promptly repair restors reduced any building of improvements now or-breakler on the premises which may become damaged or additional of 23 keep said primaries any good received without sold as the first form mechanics as or other times of course for line not appearable substitutional for the first form mechanics as or other times appeared to the sense of the premise support to the sense and upon requires skinlife statistical provisions or other discounts. It is not supported by a liter or chapter or the premise support to the sense of upon requires skinlife statistical provisions or the circletting or the sense or of chapters of the notes of the other sense of the notes of the n
- 2. Mortgagors shall pay heldre any possity attaches all general tarse, and shall gay spocial taxes, apocula assessments, varier charges, sewer service charges, and once sharpes, and once sharpes, and once sharpes, and once hadres or the holders of include complicate receipts insender. To prevent default hereunder Mortgagors shall pay in full under protect in the manner provided by situate, any last or assessment which Mortgagors are delired to the process of the manner provided by situate, any last or assessment which Mortgagors are delired to the protect in the manner provided by situate, any last or assessment which Mortgagors are delired to the protect of the manner provided by situate.
- 3. Mortgagers shell keep all buildings and improvements own or interesters instituted on eard premises present against loss or damage by fire, lightning or windstorm under positions providing for symmetry by the insurance companies and moneys satisfaction of the mode and the opposition of the providing of the indebthickets secured inversy, all in companies satisfaction to the high satisfaction under insurance positions payable, in case of loss or to pay in this high additional control of the providing satisfaction of the providing satisfact
- 4. In case of default therein, Trustee or the holders of the noise may, but need nijk, make any payment or partorn any act hareinstains required a Mortgagore in any form and manner deemed septient, and may but need nijk, make full or partial payments of ligitaging or internal on prior encumbrances. It any, and pruchase, discharge, compromise or selftle any is a lien or other prior lien or title or claim thereof, or septem from any is a sation or infallitus affecting said premises or consists any set or seasements. It is money paid to any of the purposes harein subjects and all a premise paid or incurred in connection thereits, including altiturary's less, and any other moneys advanced by Trustee or the holders of the noise top told the mortgaged premises and other intervents. In consist, and any other moneys advanced by Trustee or the holders of the noise top told the mortgaged premises and other intervents it examined to the mort of the mortgaged or the set of the mortgaged premises and other harders. All the set of the mortgaged premises are the set of the mortgaged premises and other themselves to the mortgaged premises and other than the control of the mortgaged premises and other than the control of the mortgaged premises and other than the control of the mortgaged premises and the set of the mo
- 5. The Trustee or the holders of the note hereby secured making any payment hereby subnorted retaining to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accouracy of such bill, statement of estimate or into the vidicity of any flag, assessment, sale fortifular, as floor of title, as floor of title, as floor of title, as floor of title, as floor of title.
- 4. Mortgagers shall pay seeh item of industrieness herein mentioned, both principal and interest, when due according to the terms hereof. At the option is heldered for the note, and without notice to Mortgages, all uppeal undeplatedness secured by the France Boad shall, noteding anything interest or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of detault in making payment of shy installment of principal or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of detault in making payment of shy installment of principal or in the structure of the contrary.
- 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the notice of Trustee shall have the right to in-ricide the little hereof in any stull to functions the line hereof there shall be allowed and included as a deditional indebtedness in the decree for sale all periodic products of the notice of the
- 8. The proceeds of any inscription of the premises shall be distributed and applied in the following order of provide, First, on account of elicosts and expenses incleded to the force in user. Seedings including all such thems as are manhored in the pre-ceding paragraph Prior, second, all other which under the terms is, not / on, it is accured indebtedness additional to that evidenced by the note with interest themson, paid on the note to court any other prior to the provided, thint, all begins all of the prior to be provided, thint, all begins all the prior to the prior
- 9. Upon, or all any time after the filing of __oil for_reclose this fust deed, the court in which such bills filed may applying a receiver of said premises. Such appointment may be made either before or a first a __owithout regard to the solvency or insolvency of Morgania at the time of application appointment may be made either before or a window receiver the time of application hersunder may be appointed as such is __ower. Such receiver shell have power to collect the rent, assure accordance as __ower. The receiver shell have power to collect the rent, assure accordance are assured as __ower. The rent of the premise accordance are collected as __ower. The receiver would be entitled to collect such rent, issues and profits and all the whole of stall periods. The collected periods are collected as __ower. The receiver would be entitled to collect such rent, issues and profits and all the whole of stall periods. The court from time to were accordance are collected as __ower. The receiver would be entitled to collect such rent, issues and profits and all the whole of stall periods. The Court from time to were __ower. The receiver would be entitled to collect such rent, issues and profits and all the whole of stall periods. The Court from time to were __ower. The receiver would be entitled to collect such rent, issues and profits and all the whole of stall periods. The court from time to were __ower. The receiver __ower. The receiver of the period of the periods of the collection of the period of the perio
- 10. No action for the enforcement of the fign or of any provided to the party interposing same in an action at law upon the note hereby so
- 11 Trustee or the holders of the note shall have the right to ir spect the premises at all reasonable times and access thereto shall be permitted for that purpose
- 12. Trustes has no duly to assemine the title location, existence, or cond "unof this premises, nor shall Trustee be obligated to record this trust deed or to exercise any power harding igner unless acquessly obligated by the terms etch, on bot liable for any acts or ormsulons hereunder, except in case of its own or gross negligence or misconcular or has of the agents of employees of 17 stee, and it may require indemnities statisfactly to the confirmation of experience or misconcular or has of the agents of employees of 17 stee, and it may require indemnities statisfactly to the confirmation of experience.
- 13 Trustee half release this first deed and the lien thereof by proper instrument _pon_ : sentation of astisfactory evidence that all lindebledness secured by this trust deed sha been fully pend, and Trustee may execute and deliver a relix set of to and at the request of any pend with which is the produce and exhibit to Trustee the pole, representing this _all '_eb _all sets hareby secured hab been paid, which the representation as usual pendent of the produce and exhibit to Trustee the pole, representing this _all '_eb _all sets hareby secured hab been paid, which representation as the produce and a produce and exhibit to Trustee the pole, representing this _all '_eb _all sets hareby secured hab been paid, which representation and the produce and any produce and exhibit the produce and the produce and
- 14 Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of T/ a in inich this instrument shall have been recorded or lifted to case of the registration in behing or released to act of Trustee, the their Recorder of Deeds of this cour y in which the praintees are situated shall be Successor in Trust Any Successor hall have the destinated the ordered and that we have and such this year or harmage relies, and any trustee or successor hall be entitled to prastonable the recorder hand have the destinated to reverse and such, this year phrating entries, and any trustee or
- 15 This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all _____ons claiming in feror through Mortgagors and the word "Mortgagors" when used herem shall include all such persons and all persons liable for the payment of thindey righes or any part thereof
- whether or not such persons shall have executed the note or the Trust Deed

 If Without the proprient the consens of the holder or his holder actually descured hereby the Mortgagor or Mortgago shall not come you encumer title to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate the entire or an adjunctor. Detained as provided in the note for breach of this conventional and no delay in such election later actually or constructive holders of each breach.

 The provided in the convention of the conventional and no delay in such election later actually or constructive holders of each breach.

 The provided in the note of the provided in the provided in the note of the provided in the provided in the note of the provided in the provided in the note of the

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been

Villiam Canderson

Vice President

DEL T

NAME STREET

CITY

RECORDER'S OFFICE BOX NUMBER 984

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

3341 No. Oriole Avenue

Chicago, Illinois

NO OF RECORDED DOCUMENT