1974 NOV 6 AM 10 31

107-6-74 891850 0 22070545 4 A -- Foo

5.00



TRUST DEED

November 1

22 899 565

0.55523

THE ABOVE SPACE FOR RECORDER'S USE ONLY

Tail INDENTURE, made

19 74 , between

-- LARNCE W. KING and BONNIE S. KING, his wife-herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

evidenced by one cert in Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date of 14.55% on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows.

NOW, THEREFORE, the Mortgagors to secure the payment of the said princ of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the cuvenants and agreen into he rein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the recept whereigh shorted has a level of the presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Evate and all of their estates the property of the property o

Lot Three (3) in Schoenfeld's Subdivision of Lot 7 ir Block 9 in Mandell and Hyman's Subdivision of the East Half $(E-\frac{1}{2})$ of the North west Quarter $(NW-\frac{1}{2})$ and the West Half $(W-\frac{1}{2})$ of the Nor heart Quarter (NE-12) of Section 20, Township 39 North. Range 13 East of the Third Principal Meridian, in Cook County, Illinois.



acker Notary Public

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

TOGETHER with all improvements, tenements, easements, fistures, and apputernances thereto-belonging, and all rents, issues and prolong and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real extate an and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, po (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screen, window shades, windows, flour coverings, indiador bods, awmings, stores and water heaters. All of the foregoing are destard to be a part of wild real estate attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors 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 an other, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the Viate of Illinois, which said rights Mortgagors do hereby expressly release and waive.

e rear essace. and Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set virtue of the Homestead Exemption Laws of the State of Illinuis, which said rights and benefits the

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, successors and assigns.

WITH IS the hand and seals of Mortgagors the day and year first above wrigen.

Larnes W. King Bonnie B. King HALL I SEAL !

/	marine n					,,,,,,,,,,	- 0.1111111	U	
mumana aa	seamone in i		\mathcal{L}_{n}^{*} .	5FAI:					hEAL
FATRAIPY!	lihena.		LDONN/	A_MCZAC	HOR				
TATEWHY!	Political	} 44. a M	TAUNCH W	and for god resi	ding in end Con	nery, in the big	te eforeseld, 1%		HEY THAT
37.5	1 2 Y	-	manyon n				" ISTA WET.		
7/462		io ACE perso							
a d		estrument, appea	ared before me t	iliis day bi pers Elieli	on and acknowle	rdged that	they	signed	le sealed and
1.50									
Marie S.	BOLINE	Given un	ider my hand an	6 Notetial Seal	(h)	ds	y ofNOV	umber	, 19 <u>.44</u> ,

Manning W.

done M.

2 668 565

2599565

The state of the s

The same of the sa

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

1. Marrgagors shall (1) promptly report restore or rebuild any buildings or improvements now or hereafter on the premise which may become damaged or be districted (2) acep and premises in good condition and report, without waste and five from mechanic coro other lines or claims for his non-expressly subordinated to the line hereof (3) pay when due any indistinguists which may be secured by a line or charge on the premise superior to the line hereof and upon request exhibit satisfactory sordines of the discharge of such prior him to Trustee or to holders of the note. [4] complict within a resimilable time any building are buildings now-art at my time in process of exection upon said priorises (5) comply with all requirements of law or municipal ordinations with respect to the premises and after the most constant any time in process of exection upon said priorises (5) comply with all requirements of law or municipal ordinations.

2. Marrgagors shall pay be fore, any penalty attaches all general teases and shall pay special assessments water theretees a war service charges and other landages agrained the parimses which indice and shall upon written request furtion for Trustee or the different of the note duplicate recognition of the process of the formal request furtion for the context.

2 Martgagars shall pay be fore, any penalty aftanks all general taxes and shall pay special assessments water charges, sever service thanges and other antages against the penalts when due, and shall upon written request furnish to frostes of to fidents of the note diplicate receiption of the receiption of the note, and and upon written request furnish to frostes of to fidents of the note and assessment which Martgagars may deure to cantext.

3 Mortgagare shall keep all buildings and improvements now or hereafter struated on and premises insured against loss or damage by fire, lightning or windstorm under professor providing for paymont by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or damage, to Trustee for the benefit of the holdes of the note, such additional and the state of the cost of the note, and and professor to holders of the note, and and in case of insurance about to expire shall deliver active and policies to holders of the note, and an ease of insurance about to expire shall deliver active and policies to holders of the note, and an ease of insurance about to expire shall deliver active and policies to holders of the note, and in case of insurance about to expire shall deliver active and policies to holders of the note, and in case of insurance about to expire shall deliver active and policies to holders of the note, and in case of insurance about to expire shall deliver active and policies to holders of the note, and in case of insurance about to expire shall deliver active and policies. In the holders of the note of marked and policies to holders of the note of deliver the policies of the holders of the note of deliver and policies to holders of the note of marked and policies to holders of the note of marked and policies to holders of the note of marked and particular and policies and policies. The policies and policies are also policies and polici

principal and interest retaining unpaid on the note, tourth any overplus to notregagors, mere near negativeness as any appoint a receiver of said premises.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill his filed may appoint a receiver of said premises. Such appointment may be imaging any extractive force of the premises or whether the sunder of the premises of the premises or whether the sunder of the premises of the premises of which the then occupied as a homestead or not and the trustee hereunder may be appointed. Such receiver shall have power to collect the rents, issues and profits of said premises during the prendency of such forectourer suit and in ear of a sale and a defisiency, during the full statutory period of redemption whether there be redemption or not, as well as during any further times whe. Or agasts, except for the intervention of such receiver, would be used to collect the rests such entries, uses and profits, and all other powers which may be increased in a six and a defisiency, during the full statutory period of redemption whether there be redemption or not, as well as during any further times when or agasts, except for the intervention of such receiver, would be used to the such as a support of the premises during the whole of said period. The Court of me may authorize the receiver to apply the net income in his hands in payment in whole or in part of [1]. The indebtedness secured hereby, or by an exception to the line hereof or if such detere, privated such application is made private for forcelosure said; [2] the defencing it case of a sale and deficiency.

10. No action for the enforcement of the line of of any received and are all as a such as

11 Trustee has no duty to examine the title location — — condition of the premises at all reasonable times and access thereto shall be permitted for that purpose.

12 Trustee has no duty to examine the title location — — condition of the premises or to imquire into the validity of the signatures or the dutity, capacity, or authority of the signatures or the note or ust died, on shall Trustee be obligated record that rust ided of to exercise any power herein given unless expressly obligated by the terms hereof nor = loc e for any acts or omissions hereunder, except in case of its own goos negligence or misconduct or that of the agents or employees of Trustee, and it may roc e medimenture satisfactory to the exercising approach properties of the state of the properties of the p

"THIS INSTRUMENT WAS PREPARED BY:" CRAWFORD-CHICAGO CORPORATION 6400 South Pulaski Road Chicago, Illinois 60629 735-2121 Donna Czachor

IMPORTANT

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

555513 CHICAGO TITLE AND THOST COMPANY,

MAIL TO:

1434 S. 58th Avenue

Cicero, Illinois 60650

Acct. #09-10203-05

PLACE IN RECORDER'S OFFICE BOX NUMBER_