UNOFFICIAL COPY

COOK COUNTY, LLINGIE
TRUST DEEDED FOR RECORD

Jan 2 '75 B 39 Ah

22 952 363

*22952363

THE ABOVE SPACE FOR RECORDERS USE ONLY

, between Marquette National Bank, a National THIS INDENTURE, Made December 17 1974 Banking Association, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated December 17, 1974 and 1 no vn as trust number 6707 , herein referred to as "First Party," and

CHICAGO TITLE AND TRUST COMPANY an Illine's corporation herein referred to as TRUSTEE, witnesseth:

THAT, Wal REAS First Party has concurrently herewith executed its note bearing even date herewith in the Princ. Dal Sum of

TWELVE (H')USAND AND NO/100 -----made payable of B. ARER

and delivered, it and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said T ist Agreement and hereinafter specifically described, the said principal sum and

\$152.02 or no e on the first day of February, 1975, and \$152.02 or more on the first day of each month thereafter until said note is frin, paid except that the final payment of principal and interest, if not sooner paid, shall be due on the first day of January, 1985.



including with interest on the principal balance per cent | er annum payable monthly. from time to time unpaid at the rate of

All such payments on account of the indebtedness evalered by said note to be first applied to interest on the unpaid principal balance and the remainder to pri cir a provided that the principal of each instalment unless paid when due shall bear interest at the rate of appropriate per cent per annum, and all of said principal and interest being made payable at such banking hous course company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in the absence of such appointment, then at the office of Marquette National Bank

Lots one hundred fifty four (154) and one hundred fifty f v ? (155) in Britigan's Westwood, being a subdivision of the East half of two South East quarter of Section twenty four (24), Township thirty eight (38) North, Range thirteen (13), East of the Third Principal Merid an except the South half of the North East quarter of the South East quarter of Section twenty four (24) aforesaid);

> This Instrument Prepare Robert M. Clark 6316 So. Western Ave.,

	RECORDER'S OFFICE BOX NUMBER_	
R Y	OR	600
I V E	СІТУ	
D E L	STREET	

6912-14 So. Western Avenue

Chicago, Illinois

UNOFFICIAL COPY

the little increed, in the relationsh accordingly stated to Trustee for each 3, 3,44 concerning which action herein authorized may be taken, shall be a significant in the little increased hereby and shall become immediately due and payable without notice and the interest thereon at the rate of 2000 per cent per annum. Inscribenose Trustee or the holders of the noise shall never be considered as a walver of any right accruing to them on account of any of the per annum. Inscribenose the per annum. Inscr 11. The Holder of the Note may collect a "late charge" not to recent two cents (2c) for each dollar (\$1) for each payment more than fifteen (15) days in arrears, to cover the extra expense-involved in handling detung on handling detung on handling detung on handling detung on the payments.

12. In addition to the monthly payments of principal and interer the eless specified, the Mortgagors shall pay 1/12th the annual amount of the general taxes with each monthly payment in the event such payment in 1 or the sufficient to pay such taxes when due. Mortgagors agree to deposit on demand, such additional amounts as may be required for that p' pose.

13. With respect to any deposits of funds made by the Mortgagors he cur er it is agreed as follows: (a) Mortgagors shall not be entitled to any interest on any such deposits, (b) Such deposits shall be held and use xx x y y as herein provided, and shall be trevocably appropriated by the holder of the note for such purposes and shall not be subject to the direction or control when the holder of the Note, the holder of the holder of the Note, the holder of the charges then accrued, or to b as "ed, secured by this Trust Deed."

13. The Holder of the Note the holder of other charges then accrued or to be as "ed, secured by this Trust Deed."

14. The Holder of the Note secured hereby, the entire balance gue on the Note shall then become "e and payable in full." THIS TRUST DEED is executed by the Marquette National Bank, not personally but us Trustee as af creed in the exercise of the power and authority conferred upon and vested in it as such Trustee tend said Marquette National Bank, hereby warrants th. i not esses full power and authority to execute the property of the party of the p STATE OF TILES.

SS.

COUNTY OF COOK II O Gloria J. Nemeth

Notary Public in and for said County, in the state aforesaid, DO HEREHY CERTIFY, that Robert M. Clark
Vice-President of the Marquette National Bank, and William L. Johnston December FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED CHICAGO TITLE AND TRUST COMPANY, TRUSTING BY Moreon Trongle
ASSISTANT TRUST OFFICER - SECRETARY. IS FILED FOR RECORD. REL#5348

END OF RECORDED DOCUMEN.

Property of the control of the second of the