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TRUST DEED!	22 C48 44 2
CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY
	ne 23, 1972 19 . between YAND EVELYN D. KENNEY, HIS WIFE
CH nois orporation doing business in Chicag I. nf KLAS the Mortgagors are justly egal lola. or holders being hepators for the company of the	herein referred to as "Mortgagors," and IICAGO TITLE AND TRUST COMPANY go, Illinois, herein referred to as TRUSTEE, witnesseth: indebted to the legal holder or holders of the Instalment Note hereinafter described, and the legal holder or holders of the manual property of the principal sumport. The property of the principal sumport. Dollars,
delivered. and by which said June 23, 1972 six and 3/4 Two Hundred Seven and 28/10	the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER FIRST STATE BANK OF WORTH Note the Mortgagors promise to pay the said principal sum and interest 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: Do plus 1/12th of the annual real 1.assessments
Officer of the annual 17 and the state of th	estate taxes and sayes pectal assessments Dollars plus //6//
OW, THEREFORE, the Mortgagors to secure the imitations of this trust deed, and the performant detation of the sum of One Dollar in hand paid,	payment of the said power in the money and said interest in accordance with the terms, provisions et of the covenants and at erner 1 strent contained, by the Mortgagors to be performed, and also in the receipt whereof is here were not edged do by these presents CONYEY and WARRANT unto the bed Real Estate and all of their terms, it right, title and interest therein, situate, lying and being in the COUNTY OF COOR AND STATE OF ILLINOIS,
Lots 6 and 7 and the East.	25 feet of lot 8 (except that portion of
said parcel taken for stre of the South 1/2 of the So Southeast 1/4 of Section 1 Third Principal Meridian i	net) in Robert Bartlett's C if View Subdivision uthwest 1/4 of the Northeast 1// of the 1, Township 37 North, Range 12 3ast of the 1, Took County, Illinois; also a part of North of and adjacent to said Parcel, Said
said parcel taken for stre of the South 1/2 of the So Southeast 1/h of Section 1 Third Principal Meridian i vacated 100th Place lying	net) in Robert Bartlett's C if View Subdivision uthwest 1/4 of the Northeast 1// of the 1, Township 37 North, Range 12 3ast of the 1, Took County, Illinois; also a part of North of and adjacent to said Parcel, Said
said parcel taken for stre of the South 1/2 of the So Southeast 1/4 of Section I Third Principal Meridian i vacated 100th Place lying part 33 feet in width, Nor h, with the property hereinafter described, is refe OGETHER with all improvements, tenements, e and during all such times as Mortgagors may and during all such times as Mortgagors may be all apparatus, equipment or articles now or her there single units or cerually controlled), and thed thereto or not, and it is agreed that all time they described to considered as constituting part of the AVE AND TO HOLD the premises unto the free from all rights and benefits under and by free from all rights and benefits under and by	reet) in Robert Bartlett's C Ir View Subdivision uthwest 1/4 of the Northeast 1// of he 1, Township 37 North, Range 12 3ast of the n Cook County, Illinois; also a purt of North of and adjacent to said Parcel, Seid th and Southphili red to herein as the "premises," assements, fixtures, and appurtenances thereto belonging, and all tents, issues and profits there of for so entitled thereto (which are pledged primarily and on a parity with said real estate and not see ndarily reafter therein or thereon used to supply heat, gas, air conditioning, water, high, power, teff, rativ ventilation, including (without restricting the foregoing), screens, window shades, storm doors and are heaters. All of the foregoing are declared to be a part of said real estate whether physicall or apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors he real estate.
said parcel taken for stre of the South 1/2 of the So Southeast 1/4 of Section I Third Principal Meridian i vacated 100th Place lying part 33 feet in width, Nor and the section is seen as the section of the section o	rred to herein as the "premises," assements, fistures, and appurcemence thereto belonging, and all tents issues and profits their of for so entitled thereto (which are piedged primarily and on a parity with said real cetate and not see, ndurily established thereto (which are piedged primarily and on a parity with said real cetate and not see, ndurily established thereto (which are piedged primarily and on a parity with said real cetate and not see, ndurily) established thereto (which are piedged primarily and on a parity with said real cetate and not see, ndurily) established thereto (which are piedged primarily and on a parity with said real cetate and not see, ndurily) established thereto (which are piedged primarily and on a parity with said real cetate and not see, ndurily) established water heaters. All of the foregoing are declared to be a pair of said real estate whether physically are apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors and Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set
said parcel taken for stre of the South 1/2 of the So Southeast 1/4 of Section I Third Principal Meridian i vacated 100th Place lying part 33 feet in width, Nor his width, Nor width, Nor his width, Nor w	rred to herein as the "premises," assements, fistures, and appurtenances thereto belonging, and all rents, issues and profits there of for so entitled thereto (which are pledged primarily and on a parity with said real estate and not see ndarily are restricted to the results. All of the repeated without restricting the foregoing, screen, so the work of the results and a second or are resulted to be remained by the mortgagors or their successors and assigns, forever, for the purposes, and upon the uses and trusts herein set y wirtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the overlands. So the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the The covenants, conditions and provisions appearing on page 2 (the reverse side of this
said parcel taken for stree of the South 1/2 of the So Southeast 1/4 of Section I Third Principal Meridian i vacated 100th Place lying part 33 feet in width, Nor Description of the Principal Meridian is vacated 100th Place lying part 33 feet in width, Nor Description of the Principal Meridian is referenced to the Principal Meridian in the Principal Merid	net) in Robert Bartlett's C IT View Subdivision untiwest 1/4 of the Northeast 1/7 of he 1, Township 37 North, Range 12 3ast of the no Cook County, Illinois; also a part of North of and adjacent to said Parcel, said the and Southpalif. The saments, fixtures, and appurtenances thereto belonging, and all tents, issues and profits there if for so entitled thereto (which are pledged primarily and on a parity with said real estate and not see ndarily) reafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, teff., rative wentlation, including (without restricting the foregoing), segreens, window shades, storm doors and say and water heaters. All of the foregoing are declared to be a part of said real estate whether physically appearance, equipment of articles hereafter placed in the premises by the mortgagers or their successors he real state. The said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set without of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the covenants, conditions and provisions appearing on page 2 (the reverse side of this ference and are a part hereof and shall be binding on the mortgagors, their heirs, of Mortgagors the day and year first above written.
said parcel taken for stree of the South 1/2 of the So Southeast 1/4 of Section I Third Principal Meridian i vacated 100th Place lying part 33 feet in width, Nor had been seen to see the section of the	net) in Robert Bartlett's C IT View Subdivision nuthwest 1/4 of the Northeast 1/7 of he 1. Township 37 North, Range 12 East of the north of and adjacent to said Parcel Stid the north of and adjacent to said Parcel Stid the north of and adjacent to said Parcel Stid the north of
said parcel taken for stree of the South 1/2 of the So Southeast 1/4 of Section I Third Principal Meridian i vacated 100th Place lying part 33 feet in width, Nor part 33 feet in width, Nor and wing all such times as Mortgagors may be all apparaus, equipment or articles now of heter single units or centrally controlled), and down, floor coverings, inador beds, awnings, stown the single units or centrally controlled), and down, floor coverings, inador beds, awnings, stown the single units or centrally controlled), and down, floor coverings, inador beds, awnings, stown the single units or centrally controlled), and down, floor coverings, inador beds, awnings, stown the single units or centrally controlled), and down, floor coverings, inador beds, awnings, stown the single controlled, and down, floor coverings, inador beds, awnings, stown the single controlled, and down, floor coverings, inador beds, awnings, stown the single controlled, and down, floor coverings, inador beds, awnings, stown the single controlled, and down, floor coverings, inador beds, awnings, stown the single controlled, and down, floor coverings, inador beds, awnings, stown the single controlled, and down, floor coverings, inador beds, awnings, stown the single controlled, and down, floor coverings, inador beds, awnings, stown the single covering to a strength controlled, and down, floor coverings, inador beds, awnings, stown the single covering to a strength covering to a strengt	net) in Robert Bartlett's C I View Subdivision uthwest 1/4 of the Northeast 1/7 of the 1, Township 37 North, Range 12 east of the n Cook County, Illinois; also a part of North of and adjacent to said Parcel seid th and Southpater assements, fixtures, and appurtenances thereto belonging, and all tents, issues and profits there of for so entitled thereto (which are pledged primarily and on a parity with said real estate and not see a ndrifty) reafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refer, rative ventilation, including (without restricting the foregoing), expense, window shades, storm doors and est and water heaters. All of the foregoing are declared to be a part of said real estate whether physical' apparatus, equipment of articles hereafter placed in the premises by the mortgagors or their successors and Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set y virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the line covenants, conditions and provisions appearing on page 2 (the reverse side of this ference and are a part hereof and shall be binding on the mortgagors, their heirs, of Mortgagors the day annoyear first above written SEAL EVELYN D KENNEY SEAL LOIS FLEMING Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT JAMES M, KENNEY AND EVELYN D, KENNEY, HIS WIFE Ny known to me to be the same person S, whose name S, subscribed to the foregoing
said parcel taken for stree of the South 1/2 of the So Southeast 1/4 of Section I Third Principal Meridian i vacated 100th Place lying part 33 feet in width, Nor part 33 feet in width, Nor the section of the section	net) in Robert Bartlett's C IT View Subdivision nuthwest 1/4 of the Northeast 1/7 of he 1. Township 37 North, Range 12 sast of the north cook County, Illinois; also a part of North of and adjacent to said Parcel Seid the and Southput! The north of and adjacent to said Parcel Seid the and Southput! The north of and adjacent to said Parcel Seid the and Southput! The north of and adjacent to said Parcel Seid the and Southput! The north of and adjacent to said Parcel Seid the and Southput! The north of and adjacent to said Parcel Seid the and Southput! The north of and adjacent to said Parcel Seid the north of the seid of the seid of the said real estate and not see nodarily) reafter therein or thereon used to supply heat gas air conditioning, water, light, power, refr. cratic ventilation, including (without restricting the foregoing), scens, window hades, storm doors and set and water heaters. All of the foregoing are declared to be a part of said real estate whether physical argument or articles hereafter placed in the premises by the mortgagors or their successors he real estate. The categories of the store of the State of Illinois, which said rights and benefits the virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the State and are a part hereof and shall be binding on the mortgagors, their heirs, of Mortgagors the day and year first above written. SEAL SE

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Ž [Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):	
	Mortgagers (3) Leep and (1) primptly repair. Instance of rebuild any buildings or improvements now or hereafter in the premises which may become damaged or the design of the property of the	
	respect to the premises and the use thereoft; (6) make no material alterations in sud premises except as required by law or municipal ordinance. 2. Morresports shall now before any penalty attaches all general taxes and shall we present taxes specified by law or municipal ordinance.	4
	and other charges against the premises when due, and shall, upon written request, Turnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.	
	3. Martin goar shall have all buildings and improvements now as horacles assessed as the state of the state o	
	windstorm under policies prouding for payment by the insurance companies of insures or afficial of the best massed algunate too a drange by Inte. lighting or to pay in full the individuals so, scared hereby, all in companies a statisticately to the holders of the note, under missage policies applicately parties of the standard mortgage clause to be attached to each policy, and shall deliver renewal and renewal policies, to holders of the note, under individuals about to expire, shall deliver renewal shall deliver renewal	
	4. In case of default therein. Trustee or the holders of the note may but need not make any nayment or perform any art hereinheless required of	1
	Mortgagors in any form and manner decimed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or stelle any tax hien or other prior lien or title or claim thereof, or redeem from any taxs pale or foreigning affecting said-premises or context any tax or assessment. All moneys paid for any of the purposes herein subtoned and all expenses paid or incurred in	
	connection therewith, including attorneys' fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the liten hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much	
	connection interwith, including attorneys lees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged germises and facilities to the protection of the pr	1
	5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate grocured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate go into	
	t validity of any tax, assessment, sale, forteiture, tax hen or tule or claim thereof. 6 Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of one is liders of the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the note	
	in the first Deed to the contrary, become due and payable (a) intended by in the case of default in making payment of any instanting above the contrary, become due and payable (a) immediately in the case of default in making payment of any instantinent of principal or intended to the contrary, become due and payable (a) immediately in the case of default in making payment of any instantinent of principal or intended to the contrary, become due and payable (a) immediately in the case of default in making payment of any instrument of principal or intended to the contrary, become and payable (a) in the performance of any other agreement of the Mortgagors herein contain of	
	 free: "c ydebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose, the first oreof, in any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all 	
	expenditures of ex uses which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees outlaws for if un mary and expert evidence, stenographers' charges, publication costs and costs which may be extimated as to items to be expended.	
	after entry of the deer e) of procuring all such abstracts of title, title searches and examinations, title insurance policies, Tomens certificates, and similar data and assurances with 'so-', to title as Trustee or holders of the note may deem to be reasonably necessary either to procure such suit or the ovudence to bidders at any poley of may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of	
	owners at any ser, with may or nat approximant to such accree the true condition of the title to or the value of time premises, and expenditures and the nature in this paragraph monitorial shall become so much additional indobtedness secured hereby and immediately due and payable, with interest thereon at the fact of South 24.2 Her annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankrupters pre-cedim, i.e. thick other of them shall be a party, either as planniff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secures on or) parations for the commencement of any out for the foreclosure hereof after account of such triple to foreclose the control of the control of the defense of any threatened such or proceeding which might affect the premises or the security because the control of the control of the defense of any threatened such or proceeding which might affect the premises or the security	
	proper and describe the country for the enter of them shall be a party, either as plantiff, claimant of defendant, by reason of this trust deed or any indebtedness hereby secured or 3) - parations for the commencement of any suit for the foreclosure hereof after account of such right to foreclose whether or not actually commence. (or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security	
8	hereof, whether or not actually commenced. 8. The proceeds of any foreclosure salf of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure roccedure, including all such items as are mentioned in the preceding paragraph hereof, second, all other items	
	which under the terms hereof constitute ecured indebtedness additional to that evidenced by the note, with interest theteon as herein provided; third, all principal and interest tensaining unpaid is the noire fourth, any overplus to Moregagors, their heirs, legal representatives or assigns, as their tights may	
	appear. 9 Upon, or at any time after the filing of a pill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before a side of said premises.	
	appear. 9 Lyon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before a six of the said of the premises of the thin of the premises of the said of the premises of whether the same shall be then occupied as a housestead or not and the application for such receiver and without regard to the dress label of the premises of whether the same shall be then occupied as a housestead or not and the predictive of the said o	
	pendency of such foreclosure suit and, in case of a sale and of ciency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except a mitervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual to such cases for the protection, possession, control, management and operation of the premises	
	during the whole of said period. The Court from time to time in y author: be receiver to apply the net income in his hands in payment in whole or in part of: (1) The industralness segured hereby, or hy any degree furgelosing six to: deed, or any ty, special assessment or other lies which may be or become	
	superior to the lien hereot or of such decree, provided such application is made go for to foreclosure sale; (2) the deficiency in case of a sale and deficiency. 10. No action for the enforcement of the lien or of any provision hereof stall explicate to subject to any defense which would not be good and available to the	
	party interposing same in an action at law upon the note hereby secured. 11. Trustee or the holders of the note shall have the right to inspect the remi as at all reasonable times and access thereto shall be permitted for that purpose.	
	12. Trustee has no duty to examine the title, location, existence or concline of a premises, or to inquire into the validity of the signatures or the identity, capacity, or suthority of the signatories on the note or trust deed, nor so, large the signatories deed or to exercise any power	
	herein given unless expressly obligated by the terms hereof, nor be liable for any a tsoo sonissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemning that it to be force exercising any power bretting inventions. 11. Trustee shall release this trust deed and the lien thereof by proper instrument upon, green axion of satisfactory evidence that all indebtedness secured.	
	13. Trustee shall release this trust deed and the lien thereof by proper instrument upon preser ation of suitfactory evidence that all indebtedness secured by this trust deed has been fully paid; and frustee may exceed and elevier a release hereof ? and at the request of any persons who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all inc forc loss hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor in ce., but succept trustee may accept as the note herein	
	described any note which bears an identification number purporting to be placed thereon by a prior curv'; thereunder or which for conforms in substance with the description herein contained of the note and which purports to be executed by the persons here! signated as the makers thereof; and where the release	
n	is requested of the original trustee and it has never placed its identification number on the note vescribed here:	
	the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of \(\bullet \cdot \cdot of \cdot \cdot \cdot \cdot of \text{.} \cdot \cdot of \cdot \	
	15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortzagors and all persons clair ing or feer or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of "anico" new or any part thereof, whether on on such persons shall have executed the note or this Trust Deed. The word "more" when used in this instrum at shy be construed to mean	
	"notes" when more than one note is used.	
	COOK COUNTY, ILL MOIS. and accompany of deeps	
	COOK COUNTY, ILLINOIS RECORDER OF DEEDS	
	FILED FUR RECORD.	
T	SEP 13 '72 9 52 AK 22048442	
	OEL 17 IF C 26 III.	
	1MBORTANT 550000) [
	THE NOTE SECURED BY THIS TRUST DEED SHOULD CHEAGO TILE AND TRUST COMPANY,	
13	BE IDENTIFIED BY Chicago Title and Trust Company	
	BEFORE THE TRUST DEED IS FILED FOR RECORD. By Ass't See'y Mach Vice Pros.	
(1) E	FIRST STATE BANK OF WORTH FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE	
MAI	6825 WEST 111th STREET DESCRIBED PROPERTY HERE	
H	WORTH, ILLINOIS 60482	•
) · E	PLACE IN RECORDER'S OFFICE BOX NUMBER 533	
701		[編]
: T		
- a		
file.		