NOFFICIAL CC



TRUST DEED 560367

22 078 624

THE ABOVE SPACE FOR RECORDER'S USE-ONL

THIS INDENTURE, made October 6

19 **72** , between

ROBERT L. GRIGGS and MARY GRIGGS, His Wife

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY
an Illinoi corp ration doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
THAT, WH. "AS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder to holders being herein referred to as Holders of the Note, in the principal sum of
THIRTY ONF THOUSAND AND NO/100 (\$31,000.00) - - - - - Dollars.

evidenced by of e ce tain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

on the balance of principal remaining from time to time unpaid at the rate SEVEN AND CAF-HALF (7½%) er cent per annum in instalments (including principal and interest) as follows: and delivered,

TWO HUNDRED EIGHTY SIVEN AND 38/100

of November 19 77 and TWO HUNDRED EIGHTY-SEVEN AND 38/1001s on the 25th day of each Month thereafter until said note is fully paid except that the final payment of principal and interest, if not oon it paid, shall be due on the 25th day of November 19 82. All such payments on account of the incise of sevidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; Prov sed that the principal of each instalment unless paid when due shall bear interest at the rate of 8% per annum, and all of ind pincipal and interest being made payable at such banking house or trust company in CHCACO Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then a the frice of SOLOMON MICHAEL appoint, and in absence of such appointment, then at the ffice of SOLOMON MICHAEL

NOW, THEREFORE, the Mortgagors to secure the payment of the sair precipal sum of money and said interest in accordar and limitations of this trust deed, and the performance of the covenant and greenents herein contained, by the Mortgagors consideration of the sum of One Dollar in hand paid, the receipt wheree is rely acknowledged, do by these presents CONV Trustee, increases and the precipal department of the precipal state and all of the precipal department of the precipal state and all of the precipal department of the precipal state and all of the precipal state and Mortgagors to be performed, and a nts CONVEY and WARRANT un state, right, title and interest therein, situate, lying and being in the AND STATE OF ILLINOIS,

ng and during an isoch times as motigagors may be entitued und all apparatus, equipment or articles now or hereafter there hether single units or centrally controlled), and ventilation andows, floor coverings, inador beds, awnings, stoves and water tached thereto or not, and it is agreed that all similar apparatus, assigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, th, free from all rights and benefits under and by virtue of thortgagogs do hereby expressly release and waive. ustee, its successors and assigns, forever, for the purposes, and upon the uses and trust here is set to the Homestead Exemption Laws of the State of Illinois, which said rights and bene its the

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of t is deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their hei

	eal of Mortgagors the d		 [SEAL]
ROBERT I. GRICGS /a	riggs [SEAL]		(SEAL)
MARY GRIGGS	Max Applel	paum.	

are subscribed to the foregoing personally known to me to be the same person_S instrument, appeared before me this day in person and acknowledged that delivered the said Instrument as their free and voluntary they free and voluntary act, for the uses and purposes therein set forth.

6th October Given under my hand and Notarial Seal this.

	Pa	ge 2	x * - *		
ATT Same Shall (1) promptly repair to the shall (1) promptly to the the shall (1) promptly to the shall (1) promptly to the shall (1) promptly to the shall (1) promptly to the shall (1) promptly to the shall (1) promptly to the shall (1) promptly to the shall (1) promptly to the the shall (1) promptly to the shall (1) promptly to the the shall (1) promptly to the shall (1) promptly to	AND PROVISIONS REFERRE	TO ON PAGE 1 (TH	E REVERSE SIDE (hereafter on the premi- echanic's or other lien charge on the premises of the note; (4) comple all requirements of la- required by law or mu- ecial assessments, water to holders of the not- te, any tax or assessments,	DF THIS TRUST sees which may bece s or claims for lien superior to the lie ete within a reason, w or municipal ore sicipal ordinance, or charges, sewer see et uplicate receipts nt which Mortgago	DEED): ome damaged mot expressly n hereof, and able time any linahees with rvice charges, therefor. To rs may desire
Agriculture had been all buildings: had been been been been buildings of the parties of the buildings of the benefit of the sizell deliverial policies, including addition policies for pleases than ten days prior to the "4" in case of default therein, Trustee Mortagions in any form and manuer deem	and improvements now or hereafty yment by the insurance companies reby, all in companies satisfactory holders of the note, such rights to I mal and renewal policies, to hold- respective dates of expiration, or the holders of the note may, led expedient, and may, but need no like or wells any tay like no rebye.	er situated on said premis of moneys sufficient eith to the holders of the no be evidenced by the stand- ers of the note, and in ca- but need not, make any g ot, make full or partial pa- prise lien or title or chai-	ies insured against loss er to pay the cost of re- te, under insurance, pe and mortgage clause to se of insurance about payment or perform a priments of principal or in these of redden	or damage by fire placing or repairing licies payable, in c be attached to eac to expire, shall de my act hereinbefore interest on prior en from any tax sale	, lightning or g the same or ase of loss or h policy, and liver renewal e required of conferences, or forfeiture
affecting said premises or contest any tax connection therewith, including attorneys' the 'en hereof, plus reasonable compens, aditic hal indebtedness secured hereby and per an um. Inaction of Trustee or holder hereby on the part of Motterpors.	k or assessment. All moneys paid if fees, and any other moneys advance ation to Trustee for each matter d shall become immediately due an is of the note shall never be con-	or any of the purposes hed by Trustee or the hold concerning which action d payable without notice sidered as a waiver of an	erein authorized and : ers of the note to prot herein authorized in and with interest there by right accruing to the	ill expenses paid of ect the mortgaged by be taken, shall on at the rate of nem on account of	r incurred in premises and be so much f any default
5. Trustee or the holders of the metor of the notice of bill "aretement or estimate procure the valid y of my tax, assessment, sale, for of the ho." of the ho." of the ho. "o" or notice and without no or in this Tri. Dee! to the contrary, of the contrary of the contrary.	feiture, tax lien or title or claim thi idebtedness herein mentioned, bot otice to Mortgagors, all unpaid indel ome due and payable (a) immedia	ereof. h principal and interest, w btedness secured by this T tely in the case of default	then due according to rust Deed shall, notwi- t in making payment o	the terms hereof. A thstanding anythin f any instalment of	t the option g in the note f principal or
7. When the inc but dess hereby secur foreclose the lien host, 1, 9 suit to fe expenditures and expens, white may be proceed to the foreclose the foreclose the foreclose the foreclose and expensive after entry of the decree) of oroc ring all stand assurances with respect to tle. True bidders at any sale which me: had pursue the nature in this paragraph mentioned probate and bankrupes; forecidings, it, will indebtedness hereby secured: (or [b]) pre-whether or not actually commenced; or [c] hereof, whether or not actually commenced.	oreclose the lien hereof, there shall apid or incurred by or on behalf o evidence, stenographers' charges, p uch abstracts of title, title searches tree or holders of the note may de ant to such decree the true conditi "I become so much additional in nn m, when paid or incurred by " it a," ner of them shall be a part act in so for the commencement or coparations for the defense of an	l be allowed and included f Trustee or holders of the ublication costs and costs and examinations, title in tern to be reasonably nec-	l as additional indebte ne note for attorneys' s (which may be estima surance policies, Torre essary either to prosec	dness in the decre- fees, Trustee's fee- ited as to items to As certificates, and ate such suit or to	e for sale all s, appraiser's be expended similar data o evidence to
8. The proceeds of any foreclosure sale and expenses incident to the foreclosure pr which under the terms hereof constitute se principal and interest remaining unpaid or appear.	of the remises hall be distribut roccedir s, including all such item cured in bledness additional to to the note: rov. o, any overplus	ed and applied in the foll s as are mentioned in the that evidenced by the no- to Mortgagors, their heir	owing order of priorit preceding paragraph te, with interest there s. legal representatives	y: First, on account hereof. second. all on as herein provid or assigns, as their	other items other items ed; third, all r rights may
Soft popolis or at any time and citizen against application and received and without application for such excess and without a register of the such forcelosure suit and, inc. as well as during any further times when M and all other powers which may be necessed during the whole of said period. The Court of: (1) The indebedness secured hereby, on superior to the lien hereof or of such decree, 10, No action for the enforcement of; party interposing same in an action at law up 11. Trustee or the holders of the note:	so or a sale and a utilitie, y, form for the injurently or are usual in such cases for the from time to time may authorize to the pany decree foreclosing this tit, provided such application is made he lien or of any provision hereof non the note hereby secured.	tion of such receiver, wou he protestion, possession is receive to apply the mass deed, or any tax, spe- prior to foreelosure sale; shall be subject to any of	ld be entitled to collect, control, management in come in his hands cial assessment or other (2) the deficiency in clefense which would n	et such rents, issues and operation of in payment in who r lien which may b ase of a sale and do ot be good and ava	and profits, the premises ale or in part the or become eficiency.
purpose. 12. Trustee has no duty to examine th identity, capacity, or authority of the signal herein given unless expressly obligated by the misconduct or that of the agents or employe 13. Trustee shall release this trust deed and fere maturity thereof, produce and exhib Trustee may accept as true without inquit described any note which bears an identifie the description herein contained of the note is requested of the original trustee and it his any note, which may be presented and which here persons herein designated as makers then persons herein designated as makers then persons herein designated as makers then.	atories on the note or trust deed, need in the terms hereof, nor be liable for sets of Trustee, and it may require in und the lien thereof by proper instructee may execute and deliver it to Trustee the note, represent it to Trustee the note, represent ye, where a release is requested vation number purporting to be pland which purports to be executed and which purports to be executed.	or shall Trustee oe olig, any acts or omis, ons hademnities satisfactor to ument upon presentational a release hereof to and any that all indebtedness of a successor trustee, succed thereon by a prior trafty by the persons herein de	ted to record this trust rev der, except in cas i efore exercising an of s disfactory evident the records of any per he successor tee ustee herev der or wh signated a the malers	deed or to exercise of its own gross re y power herein give that all indebted son who shall, eithen paid, which re nay accept as the ich conforms in su thereof; and where	e any power negligence or en. lness secured her before or presentation note herein bstance with e the release
the persons herein designated as makers ther 14. Trustee may resign by instrument recorded or filed. In case of the resignatio situated shall be Successor in Trust. Any Su Trustee or successor shall be entitled to rease 15. This Trust Deed and all provisions in the word "Mortgagors" when used herein whether or not such persons shall have exe "notes" when-more-than-one note is used.	on, inability or refusal to act of a ccessor in Trust hereunder shall ha	rustee, the then Records ve the identical title, pow	er of Deeds of the outers and authority as a	n. / ir which the che in gir in Trus	premises are stee, and any
COOK COUNTY. ILLINOIS FILED FOR RECORD			Chu K. Oli	in O	
THIS OCT 10 '72 12 23 PK	IS A PURCHASE MO	ONEY MORTGAG		4	
IMPORTAL THE NOTE SECURED BY THIS BE IDENTIFIED BY Chicago Title a		Identification N	_	RUST COMPAI	NY,

END OF RECORDED DOCUMENT