

D

195,

TRUST DEED

22 297 691

CTTC 9

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

March 12

19 73. between FRANK DOWERY

herein referred to as "Mortgagors", and

CHICAGO TILLE AND TRUST COMPANY,
an III'm is corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, withnesseth
THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal hold. For holders being herein referred to as Holders of the Note, in the principal sum of

, Eight Thousand (8,000) --- Dollars, evidenced by the partain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and (y) thich said Note the Mortgagors promise to pay the said principal sum in instalments as follows.

Two Hundred (\$7.00 00) or more Dollars on the First day of October 1973 and Two Hundred (\$200.00) or more Dollars on the First day of ach month the with a final payment of the valance due on the First thereafter to and including First day of September rst day of October 1975 on the First 19 75 . with interest

from March 30, 1973 on the principal balance from time to time unpaid at the rate of 7 1/2 per cent per annum, each of said instalments of principal braining interest after maturity at the rate of 8 per cent per annum, and all of said principal and interest being made payable at such bank light of second trust company in Chicago Illinois, as the holders of the note may, from time to time in writing appoint, and in absence of such appointment, then at the office of ALEXANDER EDWARD TOWN.

NOW THEREFORE, the Mortgagors to secure the particular of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the said principal sum of money and said interest in accordance with the terms, provisions consideration of the sum of One Dollar in hand paid the rece piece were of a hereby acknowledged due to these presents CONNEY and WARRANT unto the Trustee its successors and assigns, the following described Real Est. C. did all of their estate right title and interest therein situate lying and being in the AND STATE OF Ill LINOIS.

The North 1/2 of Lot 4 (except that part thereof lying East of a line drawn 127 feet East of and Parallel with the East line of Larrabee Street taken for iley) in Mackubins subdivision of part of the East 1/2 of the South West 1/4 of Section 4, Township 39 North, Range 74 East of the Third Principal Meridian, in Cook County, Thirnois.



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

TOJECTHER with all improvements, tenements, easements, listures, and appurtenances thereto belonging, and acrees, it is estand profits thereof for to long and during all such times as Moragagors may be entitled thereto which are pledged primarily and on a parity with and "all estate and not excondarily, and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat gas, air conditioning account of the controlled. And ventilation including without restricting the foregoing), screens, will does hades, storm doors and windows. Boor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of six, real acre the whether physically actached therefore or not, and it is agreed that all similar apparatus, equipment or articles herein placed in the premises by the mert, agree of the real espace.

TO HAVE AND TO HOLD the substituting part of the real espace.

TO HAVE AND TO HOLD this substituting to a said frustree its subsecsions and assigns, forever for the purposes, and upon the uses and account of the first higher form all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said right, and enefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The convenants, conditions and provisions appearing on page 2 (the reverse 2 de 17 ds trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successive and

WITNESS the hand and seal of Mortgagors the day and year first about

STATE OF ILLINOIS inty, in the State aforesaid, DO HEREBY CERTIFY THAT nt, appeared before me this day in person and ack Page 1

9

	Pa	age 2		7
1 Mortgagors shall (1) or be destroyed. (2) keep s subordinated to the lien her upon request exhibit satisfs building or buildings now c respect to the premises and 2. Mortgagors shall pay and other charges against 1	and premises in good condition and repair. White coft: (3) pay when due any indebtedness which in actory evidence of the discharge of such prior lies of at any time in process of erection upon said the use thereof; (6) make no material alterations before any penalty attaches all general taxes, and he memises when due, and shall, upon written re	s or improvements now or hereal unable waste, and free from mechan hay be secured by a lien or charge in to Trustee or to holders of the premises: (5) comply with all re in said premises except as required d shall pay special taxes, special request, furnish to Trustee or to h	tier on the premises which may become damaged inc's or other liens or claims for lien not expressly gr on the premises superior to the lien hereof, and note; (4) complete within a reasonable time any quarements of law or municipal ordinances with each by law or municipal ordinance. assessments, water charges, sewer service charges, louders of the note duplicate recepts therefor. To	
prevent default hereunder its contest. 3. Mortgagors shall kee windstorm under policies pto pay in full the indebted	Acregagors shall pay in full under protest, in the p all buildings and improvements now or hereal coviding for payment by the insurance companie ness secured hereby, all in companies satisfacto	manner provided by statute, an feer situated on said premises in its of moneys sufficient either to ry to the holders of the note, is	y tax or assessment which Mortgagers may desire sured against loss or damage by fire, lightning or pay the cost of replacing or repairing the same or inder insurance policies payable, in case of loss or moder insurance policies payable, in case of loss or	1
damage, to Trustee for the shall deliver all policies, in policies not less than ten da 4., "ause of default t. More agons in any form an if my and purchase, discienting, and premises or	benefit of the holders of the note, such rights to chiding additional and renewal policies, to hol ys prior to the respective dates of expuration, nerein. Trustee or the holders of the note may d manner deemed expedient, and may, but need large, compromise or settle any tax lien or oth contest any tax or assessment. All moneys pass	be evidenced by the standard in ders of the note, and in case of but need not, make any paym not, make full or partial paymen er prior lien or title or claim th I for any of the purposes herein	y tax or assessment which Mortgagors may desire surred against hom or damage by fire, lightning or pay the cost of replacing or reparing the aime or more more policies payable, in case of loss or horregage clause to be attached to each policy, and imsurance about to expire, shall deliver renewal sent or perform any act hereinbefore required to tax of principal or interest on prior encumbrances, serior, or redeem from any tax sale or forfeiture authorized and all expenses paid or incurred in of the note to protect the mortgaged premises and ein authorized and all expenses, shall be so much with interest thereon at the rate of seven per cut and the sale of the serior	
connection exertify inch the lien become plus rease addition ind dness see per annum, naction of Ti hereunder of the art of M	ding attorneys 'tees, and any other moneys adva- nable compensation to Trustee for each matte ured hereby and shall become immediately due utstee or holders of the note shall never be cortugators.	and payable without notice and onsidered as a waiver of any re	ein authorized may be taken, shall be so much with interest thereon at the rate of seven per cent ght accruing to them on account of any default ting to taxes or accessments, may do so according	
to any bill, stater int o e the validity of y tax. see 6. Mortgagues a. for of the holders of the not or in this Trust Deed to to	stimate procured from the appropriate public o sament, sale, forfeiture, tax lien or title or claim the time of indebtedness herein mentioned. I at d without notice to Mortgagors all unpaid in b. oprugry, become due and payable (a) imme-	ffice without inquiry into the authoreof both principal and interest, when debtedness secured by this Trust diately in the case of default in	ccuracy of such bill, statement or estimate or into idue according to the terms hereof. At the option Deed shall, notwithstanding anything in the note making payment of any instalment of principal or	
foreclose the lien hereof.	In ar sui to foreclose the lien hereof, there s	hall be allowed and encluded as	some for attorneys fees. Trustee's fees, appraisers	
fees, outlays for documen after entry of the decree) and assurances with respe- bidders at any sale which the nature in this paragra- thereon at the rate of sew probate and bankruptcy ; indebtedness hereby secu-	iary and ert evidence, stenographers' charge of pro-uring all such abstracts of title, title earci, it to title as Trus — holders of the note may any be had purs ant tu such decree the true con-ph mentioned i sall 1 cc — so much addition in per cent per a , hen pad or incurred I roccedings, to which ther of them shall be a reciding to which there of them shall be a reciding to which there of them shall be a reciding to the management of the management	s, publication costs and costs (when and examinations, tittle insur- y deem to be reasonably necessadimon of the title to or the value al indebtedness secured hereby by Trustee or holders of the nou- party, either as plaintiff, claiman it of any suit for the foreclosur	which may be extinated as to items to be expended ance polices. To reme a certificates, and smaller data by either to prosecute such suit or to evidence to of the premises. All expenditures and expenses of and immediately due and payable, with must be a considerable of the property of	
and expenses incident to which under the terms he	the foreclosure proceedings, eligine all such a reof constitute secured indebteane, and chonal	tems as are mentioned in the pr to that evidenced by the note, his to Mortgagors, their hem, l	receding paragraph nereof, second, all other nems with interest thereon as herein provided; third, all legal representatives or assigns, as their rights may	
during the whole of said of: (1) The indebtedness superior to the lien hereot 10. No action for the	period. The Court from time to time may author secured hereby, or by any decree foreclosing the or of such decree, provided such application is enforcement of the lien or of any provision has	use the occurrer o apply the net this true deed, or any tax, special made poor to foreclosure sale, (2 ereof shall be apport to any def	bill is filed may appoint a receiver of said premises, livency or insolvency of Mortgagors at the time of all be then occupied as a homestead or not and the ents, susces and profits of said premises during the redemption confect such rents, usues and profits observed the confect such rents, usues and profits, control, management and operation of the premises uncome in his hands in payment in whole or in part il assessment or other hen which may be or become 1; the deficency in case of a sale and deficiency. Fense which would not be good and available to the	
11. Trustee or the ho purpose 12. Trustee has no d	lders of the note shall have the right to inspect outy to examine the title, location, existence or	condition of the permise, or to	times and access thereto shall be permitted for that of inquire mot the validity of the signatures or the d to record this trust deed or to exercise any power runder, except in case of its own grous negligence of before exercising any power hereing given. Indicate the signature of the signatur	
14. Trustee may res	gn by instrument in writing filed in the office	t of Trustee, the then Recorder	of Tuties, which has instrument shall have been of Deeds on the Justy in which the premises are re and authority as rein given Trustee, and any persons claiming indee a through Mortgagors, and payament of the into Seed in orang part threed, used in this instrument, all to construed to mean	
16. Mort	gagors may prepay wit interest due upon any	thout penalty	the balance of principal	
co	OK COUNTY, ILLINOIS FILED FOR RECORD		22297691	
	R 23'73 41 Pt		22291031	
14		Identification	,	
	ORTANT	1 1 7	GO TITLE AND TRUST COMPANY,	- 4
I M P THE NOTE SECURE BE IDENTIFIED BY Chic	ORTANT D BY THIS TRUST DEED SHOULD ago Title and Trust Company D IS FILED FOR RECORD.	CHICA	Cofficer Ass't Secy Ast't Voe Pres	
I M P THE NOTE SECURE BE IDENTIFIED BY Chic	D BY THIS TRUST DEED SHOULD ago Title and Trust Company	CHICA	Officer Ast's Secy Act of the Purposes	
I M P THE NOTE SECURE BE IDENTIFIED BY Chic BEFORE THE TRUST DEE	D BY THIS TRUST DEED SHOULD ago Title and Trust Company	CHICA	1 Officer Ass't Secy Activ you Press	

END OF RECORDED DOCUMENT