## UNOFFICIAL COPY

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	22 359 683		
	TRUST DEED		
7	CTTC 7 THE ABOVE SPACE FOR RECORDER'S USE ONLY		
2	THIS INDENTURE, made June 1, 1973 between James Toth and Elizabeth Toth, '13 wife,		1
8	herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY		
8,	an Illinois Grpo and doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:  THAT, WHER AS he Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holds so being herein referred to as Holders of the Note, in the principal sum of		
× 9 <	Twenty-Nine /hor sand and no/100		-
	and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date on the balance of principal remaining from time to time unpaid at the rate of Seven (7) per cent per annum in instalments (including principal and interest) as follows:		
3	Two Hundred Twenty-Four and 34/100		
/3-	of		
	All such payments on account of the indebtednes evide ced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided hat the principal of each instalment unless paid when due shall bear interest at the rate of 8 per annum, and all of saur pincipal and interest being made payable at such banking house or trust		
	company in Addison, Ilinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the off z or Pecorder of Deeds, DuPage County in said City.		
	NOW THEREFORE the Mortgagors to secure the gayment of the said print in a win of money and said interest in accordance with the terms, organisions		
	and limitations of this trust deed, and the performance of the covenants and ag' ements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt wherefore is here; y acken, e., ed, do NoNNEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their est. e. righ. (tile and interest therein, intuate, lying and being in the COUNTY OF  AND STATE OF ILLINOIS, to wit		
Par ment districts	Lot 5056 in Woodland Heights Unit No. 12, being a 5 th i ision in Section 25, Section 26 and Section 35, Township 41 North, Range 9, Re t of the Third		
	Principal Meridian, in Hamover Township, according to the list thereof recorded in the Recorder's Office on March 6, 1970 as Document No. 21099951 in Cook County, Illinois.		
a de la companya de l	<b>9</b>		7
	C) Egg		
	which, with the property heremafter described, is referred to herein as the "premises."		
	TOGETHER with all improvements, tenements, easements. fixtures, and appurtenances thereto belonging, and all rents issues and the first free for so long and during all such times as Mortgagors may be entitled thereto (which are picked primarily and on a party with said real estate and of any and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, are conditioning, water, light, power, streets and in any analysis of the said		
	windows. floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether play, cally attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their is ice so is 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 and trusts herein set forth, free from all rights and benefits under and by vitrue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the		
	Mortgagors do hereby expressly release and waive.  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.		
	trust deed) are incorporated nerein by reference and are a part nereof and strain be binding on the inorgagors, then helps, successors and assigns.  WITHESS the land 8		J. 3-15
	Duet 1607   [SEAL]   [SEAL]   SEAL]   SEAL]   SEAL]		
	STATE OF ILLINOIS, I. Dorothy Passow	22 (	
	SS. a Notary Public in and for and rending in said County, in the State aforesaid, DO HEREBY CERTIFY THAT  James Toth and Elizabeth Toth, his wife,	359	
85%	who. AIE personally known to me to be the same person B whose name B subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for thy-uses and purposes therein set forth.	583	1
	Given under my hand and Notarial Seal this 1 day of June 1973		
			(4) 中国国际国
	Foling Sept Fig 1998 N. Swed, Indiv., Install—Incl. Int. Page 1		

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77	Page 2 HE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON	DACE I (THE DEVERSE SIDE OF THIS TRUST DEED).	- H
1. or be suboro upon builds respec 2.	Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improved extrayed; (2) keep said premises in good condition and repair, without waster distincted to the fine hereof; (3) pay when due any indebtedness which may be seek request exhibit satisfactory evidence of the discharge of such prior lien to Trost in or buildings now or at any time in process of crection upon said premises; it to the premises and the use thereof; (6) make no material alterations in said professional states of the promise of the premises and the use thereof; (6) make no material alterations in said prior and produced the said programs of the premises and the use thereof; (6) make no material alterations in said prior produced the said programs of the produced the produced the said programs of the produced the said pro	wments now or hereafter on the premises which may become damaged and free from mechanics or other hens or claims for hen not expressly are for by a line or charge on the premises superior to the hen hereof, and eccor to holders of the note. (4) complete within a reasonable time and of the state of the order of the maneraph ordinals exist maneraph ordinals. So comply with all requirements of faw or maneraph ordinals exist maneraph ordinals. So with the state of the stat	
to con	nt default hereunder mortgagers shall pay in full diffuel process, in the mainter p ntest. Mortgagers shall keep all buildings and improvements now or hereafter situate	ed on said premises insured against loss or damage by fire, lightning or	-
to pa dama shall polso	storm under politics; providing for payment by the insurance companies of mone yn in full the inductiveness secured hereby, all in companies assistatory to though age, to Trustee for the benefit of the holders of the note, such rights to be eviden deliver all politics, including additional and renewal politics, to holders of the is not less than ten days prior to the respective dates of expiration.	holders of the note, under insurance policies payable, in case of loss or seed by the standard mortgage clause to be attached to each policy, and e note, and in case of insurance about to expire, shall deliver renewal	
orti if n affi	In case of default therein. Trustee or the holders of the note may, but need not, make years in any form and manner deemed expedent, and may, but need not, make y, and purchase, discharge, compromise or settle any tax lien or other prior ling said premises or cointest any tax or assessment. All moneys paid for any ection therewith, meluding attorneys fees, and all any other moneys advanced by T in the property of the property	full of partial payments of principal of interest on prior encumorances, on or title or claim thereof, or redeem from any tax sale or forfeiture of the purposes herein authorized and all expenses paid or incurred in rustee or the holders of the note to protect the mortgaged premises and	
	on hereof, plus reasonable compensation to Tracker for each matter concerning indicates secured every and half become immediate due and graduate of the contract of the contra		
of the	he holders c. he otc. and without notice to Morraggors, all unpaid indebtednes in this Trust Dec. to the contrary, become due and payable (a) immediately in rest un the ore. or "i when default shall occur and continue for three days	the case of default in making nayment of any instalment of principal or	
fore- expe fees	tained.  7. When the indepted as hereby secured shall become due whether by accelerations: the lien hereof in a sy suit to foreclose the lien hereof, there shall be all endurines and expens as with a sy be paid or incurred by or on behalf of Trust outlays for documents and expert evidence, stenographers charges, publicate entry of the decree, or procuring all such abstracts of title. It tale searches and ex-	owed and included as additional indeptedness in the decree for Sale ali- ce or holders of the note for attorneys' fees, Trustee's fees, appraiser's ion costs and costs (which may be estimated as to items to be expended appraisable tale interprise polyies. Torrens certificates, and similar data	
and bidd	rentry or includerer, or protuing an user assessance with especies of the content and deem to least at any sale which may be his pury and much of holders of the note may deem to least at any sale which may be his pury and much of come so much additional mideline con at the rate of seven per cent jet, "nation, when paid or incurred by Trustee to the rate of seven per cent jet," nation, when paid or incurred by Trustee hate and banktupic proceedings, to "which within of them shall be a party, eith briefliness hereby secured, or (b) preparation or a commencement of any their or not actually confinement on any	he title to or the value of the premises. All expenditures and expenses of	
and	8. The proceeds of any foreclosure sale of the premises shall be distributed and expenses incident to the foreclosure proceedings of the new ng all such items as at the hander the terms hereof constitute secured and the terms handle to that the proceedings of the premise of the proceedings of the premise	d applied in the following order of priority: First, on account of all costs re mentioned in the preceding paragraph hereof, second, all other items widenced by the note, with interest thereon as herein provided, third, all	
prıı	neighbor and interest remaining unpaid on the note. (our summy overplus to Me- war.  9. Upon, or at any time after the filling of a bill to fore lose it is, sat deed, the summy of the appointment may be made either before or after sals, who is, notice, with objection for such receiver and without regard to the then value greinises; sistee hereunder may be appointed as such receiver. Such likes in the receiver shall have the	ortgagors, their heirs, legal representatives or assigns, as their rights may	
app Tru per as	olication for such receiver and without regard to the then value generals we assect herrounder may be appointed as such receiver. Such lines in clear of such foreclosure suit and, in case of a sale and a define cy, during well as during any further times when Morragors, except for the intervision of all other powers which may be necessary or are usual in such cases fither ring the whole of said period. The Court from time to time may author; the re-	or whether the same shall be time occupied as a nonlessed to not an appower to collect the rents, issues and profits of said premises during the full statutory period of redemption, whether there be redemption or not such receiver, would be entitled to collect such rents, issues and profits exercise, processing, control, management and operation of the premise	
sut	(1) The indeptedness secured nereby, or by any decree to rectishing this to- perior to the hen hereof or of such decree, provided such application is made printing. The action for the enforcement of the lien or of any provision hereof ships.		
par pu	rty 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 prentipose.	nises, all masonable times and access thereto shall be permitted for the	at
by aft Tr de	entity, capacity, or authority in the signatories on the role of visit deck, not as reen given unless expressly obligated by the term hereof, not bus deck, not as secondact or that of the agents or employees of Trustee, and it may require under 13. Trustee, which are the stress that the secondary is the secondary of the seconda	and to or impay a beamder, except in case of its own gross negligence to the control of the cont	ed or on the control of the control
an th	requested of the original trustee and it has never placed its identification numery to note which may be presented and which conforms in substance with the description of the persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the office of the conformation in which is not of the persons the persons the properties in which we refusal to act of Trustee.	Recorder or Registrar of Titles in which purports to be executed.	by con are
Tr th w	tuated shall be Successor in Trust. Any Successor in Trust hereunder shall have t rustee or successor shall be centriled to reasonable compensation for all acts perfor 15. This Trust Deed and all provisions hereof, shall extend to and be binding the the word "Mortgagors" when used herein shall include all such persons and all hether or not such persons shall have executed the note or this Trust Deed. T	emed hereunder.	and
	notes" when more than one note is used.  COOK COUNTY, ILLINOIS	Enium H. Olas -	
	FILED FOR REGORD.	22359683°	
	Jun 13 "73 2 23 PK	,22335003	
	IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD	Identification No	
	BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	By South officer / Association Association States	
MAIL TO:	777 ARMY TRAIL ROAD	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	
	ADDISON, ILLINOIS 60101  BOX	533 -	
	PLACE IN RECORDER'S OFFICE BOX NUMBER		
****		DOCUMENT	