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TRUST DEED

569413

THIS INDENTURE, made March

THE ABOVE SPACE FOR RECORDER'S USE ONLY

73 between Dalphania O. Rhodes

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herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

a' l''.nr corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THA , WI EREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal rollinois, being herein referred to as Holders of the Note, in the principal sum of

Eight Tryusand One Hundred Fifty-Five and no/100 (\$8,155.00)-----Dollars, evidenced by o'r certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from April 1 1973 on the balance of principal remaining from time to time unpaid at the rate of seven and three-quarters per cent per annum in instalments (including principal, 1/12 of the prior year's tixe; and interest) as follows:

Two Hundred Fix+ . nd no/100 .(\$250.00).—Dollars on the last day of April 1973 and Two Hundred Fifty .(\$250.00).—Dollars on the last day of gage most the last day of gage most the summer of principal and interest; i not sconer paid, shall be due on the last day of March 1984 all such payments or account of the idea deeps evidenced by said onto tender the summer of the sum

All such payments on a score pair, stands due to the control of the payments on a score pair, stands due to the payments on a score pair, and the payments on the payments of the payments of

in said City, in said City,

NOW, THEREFORE, the Mortgagors to secure the paymen, of the aid p. neipal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the cover ints and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt will receipt in the consideration of the sum of One Dollar in hand paid, the receipt will receipt in the Consideration of the sum of the CONVEY and WARRANT unto the Trustee, it is not to the consideration of the sum of the con

Lots Forty Two (42), Forty Three (43), rooty Four (44) and Forty Five (45) in block Five (5) in Flagg and Mc Urile's Subdivision of the East Half of the West Sixty (60) Acres of the Bast Half of the South West Quarter of Section Four (4), Township Thirty Seven (37) North, Range Fourteen (14), East of the Third Principal Loridian in Cook County, Illinois, commonly known as 9309 South Normal Avenue, Chicago, Illinois.

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rentr issues more politis thereof for so for gand during all such times as Mortagoses may be entitled thereto (which are pledged primarily and on a parity with sal. real " as and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, ward, the controlled, and ventilation, including (without restricting the foreign), screens, wind w lades, storm doors and windows. floor coverings, inador bods, awnings, stores and water heaters. All of the foregoing are declared to be a part of said real state where physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles beneative placed in the permisse by the mortgagors or assigns shall be considered as constituting part of the real restate.

The provided as considered as constituting part of the real restate. It is successors and assigns, forever, for the purposes, and upon the uses in drug where it is the forth, free from all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said right and see its 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 sid of his trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their net successors and assigns.

and seal of Mortgagor the day and year first above written. WITNESS the hand Dayska STATE OF ILLINOIS.

a Notary Rubic in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Dalphania O. Rhodes she

nt, appeared before me this day in person and acknowledged that the said Instrument as her free and voluntary _free and voluntary act, for the uses and purposes therein set forth. delivered the said Instrument as _ 30th , 19<u>7</u>3 March

Cook

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THE COVENANTS, CONDITIONS A 1. Mortgagurs shall (1) promptly repair	Page 2 ND PROVISIONS REFERRED TO restore or rebuild any buildings or improved condition and repair, without was	ON PAGE 1 (THE REV	PERSE SIDE OF THIS TRUST DEED): er on the premises which may become damaged et's or other liens or claims for lien not expressly	
subordinated to the lien bereof; (3) pay who upon fequest exhibit satisfactory evidence building or bu	or due any indebtedness which may be soft the discharge of such prior lien to Tr process of erection upon said premise (6) make no material alterations in said alty attaches all general rates, and shall be also a said to the said of t	ecured by a lien or charge ustee or to holders of the ss: (5) comply with all rec premises except as require pry special taxus, special a	er on the premises which may become damaged c's or other lines or claims for lien and expresdy on the premises superior to the lien hereof, and note: (4) complete within a reasonable time any ultrements of law or municipal ordinances with d by law or municipal mance. \$\$\$\$\text{Statements}\$ water charges, sewer service charges, lders of the note duplicate receipts therefor, To	
prevent default hereunder Mortgagors shall to contest. 3. Mortgagors shall keep all buildings a windstorm under policies providing for pa- to pay in full the indebtedness secured he	pay in full under protest, in the mann- and improvements now or hereafter situ ment by the insurance companies of in- reby, all in companies satisfactory to the	er provided by statute, any nated on said premises ins uneys sufficient either to p ne holders of the note, un	tax or assessment which Mortgagors may desire used against loss or damage by fire, lightning or ay the cost of replacing or repairing the same or der insurance politics payable, in case of loss or	
shall deliver all policies, including addition policies not less than ten days prior to the: 4. In case of default therein, Trustee Mortzgagors in any form and manner deem if any, and purchase, discharge, comprou affecting said premises or contest any ta connection therewith, including attorneys's he lien hereof, oldsy reasonable compens	nal and renewal policies, to holders of espective dates of expiration. or the holders of the note may, but ned expedient, and may, but need not, misse or settle any tax lien or other prior or settle any tax lien or other prior or assessment. All moneys paid for at fees, and any other moneys advanced b ation to Trustee for each matter cone	the note, and in case of eed not, make any paymen ake full or partial payment tilen or title or claim the ay of the purposes herein y Trustee or the holders of trustee or the holders of erning which action here	ortgage clause to be attached to each policy, and insurance about to expire, shall deliver renewal into or perform any act hereinbefore required of a of principal or interest on prior encumbrances, reof, or redeem from any tax sale or forfeituse authorized and all expenses paid or incurred in the note to protect the mortgaged premises and in authorized and may be taken, shall be so much	1
a ditional indebtedness secured hereby an r annum. Inaction of Trustee or holde nervunder on the part of Mortgagors. The Trustee or the holders of the r o any bill, statement or estimate procure the alio ty of any tax, assessment, sale, for 6. M. rtgagors shall pay each tiem of	rs of the note shall never be considere note hereby secured making any payme d from the appropriate public office w	ed as a waiver of any rig nt hereby authorized relat ithout inquiry into the ac	ing to taxes or assessments, may do so according curacy of such bill, statement or estimate or into	
			due according to the terms hereof. At the option Deed shall, notwithstanding anything in the note taking payment of any instalment of princips of a stating payment of any other agreement of the Mortgagors herein	κ e s
expenditures a. 'exr s which may be fees outlays for d' unner 'ey and expert after entry of the decre', of yrocuring all and assurances with r', peet to title as Tr bidders at any sale which r av' had pur the nature in this paray? mentioned thereon at the rate of seven per cent per probate and bankruptery proceedings, and the probate and t	paid or incurred by or on behalf of Ti- evidence, stenographers' charges, publis such abstracts of title, title searches and state or holders of the note may deem mant to such decree the true condition of shall become so much additional inde- annum, when paid or incurred by Tru- which either of them shall be a party, can preparations for the defense of any di-	ustee or holders of the nication costs (whe examinations, title insurate to be reasonably necessar) of the title to or the value between the title to or the value between the title to or the note titler as plaintiff, claimant y suit for the foreclosur reatened suit or proceeding the proceeding the proceeding the top to the toreclosur treatened suit or proceeding the title to the toreclosure the	ters of the note or Trustee shall have the right to diditional indebtedness in the decree for sale all lote for attorneys' fees, Trustee's fees, appraiser's tich may be estimated as to items to be expended nee policies, Torrens certificates, and similar data yeither to prosecute such suit or to evidence to design the same processed of the same proceeding, including or defendant, by reason of this trust deed or any the hereof after accrual of such right to foreclose gwitch might affect the premises or the security are odder, of groups account of all crusts.	
and expenses incident to the foreclosure which under the terms hereof constitute principal and interest remaining unpaid	proceding, including all such items as seed ed indentedness additional to that on the note fourth, any overplus to	s are mentioned in the protection of the protection of the content	receding paragraph hereof, second, all other items with interest thereon as herein provided; third, all gal representatives or assigns, as their rights may	
9. Upon, or at any time after the till such appointment may be made either application for such receiver and without pendency of such foreclosure suit and, it as well as during any further times where and all other powers which may be need during the whole of said period. The Cooff (1) The indebtedness secured hereby superior to the lien hereof or of such deed 10. No action for the enforcement or the enforcement of the contraction.	assary or are usual in states for the art from time to time and authorize the core provided such application is ade of the lien or of any provision ereof swappen are not provided such application is ade of the lien or of any provision ereof swappen the note hereby secure.	protection, possession, c receiver to apply the net it deed, or any tax, specia rior to foreclosure sale: (2 all be subject to any def	Ill is filed may appoint a receiver of kald premises, prency or insolvency of Mortgagors at the time of all be then occupied as a homestead or not and the test, issues and profits of said premises during the redemption, whether there be redemption or not be entitled to collect such rents, issues and profits, only the profits of the premises and profits of the premises profits of the premises the profits of the premises profits of the premises profits p	
by this trust deed has been fully paid; after maturity thereof, produce and ex Trustee may accept as true without it described any note which bears an iden the description herein contained of the	and the lien thereor by proper instru- ind Trustee may execute and deliver a chibit to Trustee the note, representin quiry. Where a release is requested of clification number purporting to be plan tote and which purports to be executed	release he cof o and at it g that a, inde ted ass he is a successor rur co, sucled thereon oy pric trus by the persons here a desi	inquire into the validity of the signatures or the to record this trust deed or to exercise any power under, except in case of its own gross negligence or before exercising any power herein given. **satisfactory evidence that all indebtedness secured he request of any person who shall, either before or richy secured has been passed as the note herein the contract of the property	
14. I rustee may resign by instrum	ent in writing thed in the office of the	rustee, the then Recorder	Titles in which this instrument shall have been of Deed, of the county in which the premises are and auth ity as are herein given Trustee, and any person of many under or through Mortgagors, and paymen of the indebtedness or any part thereoforced in this in trunch shall be construed to mean special trees and special	1
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	OOK COUNTY, ILLINOIS FILED FOR RECORD		22168376	3
	iun 20 73 12 28 PF.			•
I M P O R THE NOTE SECURED BY BE IDENTIFIED BY 'Chicago T BEFORE THE TRUST DEED IS	THIS TRUST DEED SHOULD itle and Trust Company	Identification A	0. 569413 0 TIPLE AND TRUST COMPANY.	
IL TO: SIDLEY & AUSTI			FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	
ONE FIRST NAT CHICAGO, ILL. (IL PLAZA	-	9309 South Normal Ave	nue
PLACE IN RECORDER'S OF		533	Chicago, Illinois	