## UNOFFICIAL COPY

890E 22 383 435 TRUST DEED THE ABOVE SPACE FOR RECORDER'S USE ONLY و CTTC 7 THIS INDENTURE, made June 11 19 73. between HENRY PACE AND CLEASTER PACE, his wife,
herein referred to as "Mortgagors," and
CHICAGO TITLE AND TRUST COMPANY an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEF, witnesseth: and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest to find 1973 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: One Hurdrad Ten and 00/100 (\$110.00) Dollars on the 15th day of June 19 73 and One Hundred Ten and 00/100(\$110.00) are noted the 15th day of each month thereafter until said note is fully paid except the like line payment of principals of in crosts if the receiver shall be due on the All such payments on your of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of 6-1/2% per a num, and all of said principal and interest being made payable at such banking house or trust company in Chicago 11 rinois Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appoint ten, then at the office of Pole Realty Company in said City. NOW, THEREFORE, the Mortgagors to secure it pays one of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performac of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, use "one whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns the following decelbed, see Bastate and all of their estate, gift, tyle and interest therein, situate, lying and being in the CONTY OF COOK Lot 45 in block 12 in Weddel and Cox's subdivision of the west half of the northeast quarter of Section 20, Township 38km, r.h. Range 14, east of the third principal meridion. THIS IS A PART PURCHASE MONEY MOR"GAGI which, with the property horeinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements. fixtures, and appurenances thereto belonging, and all rer
long and during all such times as Mortgapors may be entitled thereto (which are pledged primarily and on a parity with si
and all apparatus, equipment or articles now or hereafter therein or thereon used to supply hear, gas, air conditioning,
(whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), secrent,
windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part
attached thereto or not, and it is agreed that all similar epparatus, equipment or articles hereafter placed in the premises by
or assign shall be condicted as constituting part of the real estate.

Or assign shall be condicted as constituting part of the real estate.

Some of the condicted as constituting part of the real estate.

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 size of the trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their her s. successors and assigns. SEAL 1 SEAL STATE OF ILLINOIS. a Notary Public in and for and residing in said County, in the State afor Henry Pace and Cleaster Pace, h esaid, DO HEREBY CERTIFY THAT Cool injust, appeared before me this day in person and acknowledged that the said instrument as the injust. are act, for the ses and purposes therein set forth.

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1 !		Page 2	
1 !	THE COVENANTS, CONDITIONS AND PROVISIONS REFER	Page 2 RED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):	
1 :	<ol> <li>Mortgagors shall (1) promptly repair, restore or rebuild any build wheel destroyed; (2) keep said premises in good condition and repair, we ubordinated to the lien hierod; (3) pay when due any indebtons white poin regulest exhibit satisfactory evidence of the discharge of such prior ultiling or buildings now or at any time in process of erection upon su- spect to the premises and the use thereof. (6) make no material alterain 2. Mortgagors shall pay before any penalty statches all general taxes, or many properties of the process of the process of the process.</li> </ol>	ings or improvements now or hereafter in the premises which may become dama attitud waxe, and free from mechanic's or other hers are dains for hen not expre- h may be exceeded by a hin or daing on the premises superior to the lien hered,  fren to Trustee or its hilders of the note; (4) complete within a reasonable time,  of premises, (5) comply with all requirements of law or insuringal ordinative was in said promises (5) comply with all requirements of law or insuringal ordinative was in said promises except as required by law or municipal ordinative was in said promises except as required by law or municipal ordinative with said shall pay special assessments, water charges, severe service charges in equal to the control of the co	and any outh To sare
d d	3. Mortgagors shall keep all buildings and improvements now or her modatorm under policies providing for payment by the instrucce companies pay in full the indebtedness secured hereby, all in companies satisface mange, to Trustee for the benefit of the hulders of the note, such right- lail deliver all policies, including additional and renewal policies, to the obligion not less than ten days once to the resource dates of containing.	eafter situated on asid genunes impact-signant loss or damage by fire, lightning mess of moneys, wifficent either to pay the cost of replacing or repaining the same early to the holders of the more under insurance policies payable, in case of loss to be evidenced by the standard innergae clause to be statehed to each policy, a holders of the note, and in case of insurance about to expire, while deliver remo-	rd rd
M if	4. In case of default therein, Trustee or the holders of the note mortgagers in any form and manner decemed expedient, and may, but need any, and purchase, discharge, compromise or settle any tax lien or effecting said premises or contest any tax or assessment. All moneys pronnection therewith, including attorneys fees, and any other moneys at the processing and the processing attorneys fees, and any other moneys at the processing attorneys fees, and any other moneys at the processing attorneys fees, and any other moneys at the processing attorneys fees, and any other moneys at the processing attorneys fees, and any other moneys at the processing attorneys fees, and any other moneys at the processing a	ay, but need not, make any payment or perform any act hereinbefore required a not, make full or partial payments of principal or interest on prior encumbrane their prior lien or title or claim thereof, or redeem from any tas sale or forfeit under the prior lien or title or claim thereof, or the propose the prior in our propose the propose the propose the propose paid or incurred wanced by Thastee or the holders of the note to protect the morgaged germins a titer concerning which action herein authorized may be taken, shall be so muse and navable without raction and with interest thempon, the beautiful proposed to the proposed to t	in nd
	re index on the natt of Maintenagers	considered as a waiver of any right accruing to them on account of any dela-	
th		r payment hereby authorized relating to taxes or assessments, may do so accordi office without inquiry into the accuracy of such bill, statement or estimate or in thereof.	
in	the halder of the note, and without notice to Mortgagors, all unpaid in this Trist. Cod to the contrary, become due and payable (a) immerent on the note, or (b) when default shall occur and continue for notained.	both principal and interest, when due according to the term hereof. At the opti- ndebtedness excited by this Trust Deed shall, nowthstanding anything in the noi dately in the case of default in making payment of any instalment of principal three days in the performance of any other agreement of the Mortgapors here by acceleration or otherwise, holders of the note of Trustee shall have the right:	of ein
l ex	reclose the lien h real in a suit to foreclose the lien hereof, there is	hall be allowed and included as additional indebtedness in the decree for sale : If of Trustee or holders of the note for attorneys' fees. Trustee's fees, appraise	211
a f	is outlays for documer, ary and execut evidence, stenographers' charge or entry of the decree) of proce and all ach abstracts of title, title searc d assurances with respect to the as Tru ee or holders of the note may	s, publication costs and costs (which may be estimated as to items to be expende hes and examinations, title insurance policies, Torens certificates, and similar da ( deem to be trasponably necessary either to prosecute such suit or to evidence	ta to
b <sub>1</sub>	Iders at any sale which may be rad pursuant to such decree the true con	dition of the title to or the value of the premises. All expenditures and expenses a al indebtedness secured hereby and immediately due and payable, with intere by Trustee or holders of the note in connection, with (a) any proceeding, includir	of ]
j pr	Doubte and Dankruptcy proceedings, to which either of them shall be a	by frustee or noticers of the note in connection with (a) any proceeding, includes party, either as plaintiff, claimant or defendant, by reason of this trust deed or and t of any suit for the foreclosure hereof after accrual of such right to foreclo- any threatened suit or proceeding which might affect the premises or the securit	19 1
he	col, whether or not actually commenced.	any threatened suit or proceeding which might affect the premises or the securit buted and applied in the following order of priority: First, on account of all cos	1
pri	l expenses incident to the foreclosure proceedings, ir Juding all such it ich under the terms hereof constitute secured indeb, dness at lime all neipal and interest remaining unpaid on the note; fourth, my over the ear.	cms as are mentioned in the preceding paragraph ficesof, second, all other item to that evidenced by the note, with interest thereon as herein provided; third, a as to Mortagaors, their heirs, legal representatives or assigns, as their rights and deed, the court in which such bill is filed may appoint a receiver of said premise	28 네 IY
Suc			
per as	dency of such foreclosure tuit and, in case of a sale and a deficiency, do well as during any further times when Mortgagors, except for the inter-	to hister or whether the same shall bothen occupied as a homestead or not and the beginning of the control of t	t. 5.
and dur of:	all other powers which may be necessary or are usual in such cases it ing the whole of said period. The Court from time to time may authoris (1) The indebtedness secured hereby, or by any decree foreclosine this	or the project, in possession, control, management and operation of the premise e the review or by the net income in his hands in payment in whole or in pain strust deef or ", tas, special sassament or other lien which may be or beauting adoption to force to sale; (2) the deficiency in case of a sale and deficiency that the sale is the project of the sale is the sale and deficiency or the sale and deficiency or the sale is the sale and deficiency.	es rt
par	1). Trustee or the holders of the note shall have the right to inspect to	he premises as all reasonable and access thereto shall be permitted for the	nt
ider	12. Trustee has no duty to examine the title, location, existence or c titly, capacity, or authority of the signatories on the note or trust deer	ondition of the premises. In to ingure into the validity of the signatures or the shall Trustee be oblighted to recruid this trust deed on to exercise any power for any acts or omissions here and except in case of its own gross negligence of	tf [
mis	conduct or that of the agents or employees of Trustee, and it may require.  3. Trustee shall release this trust deed and the lien thereof by proper in	e indemnities satisfactory to it be are use, ising any power herein given, strument upon presentation of satisfactory evidence that all indebtedness secure	d
afte Tru	his trust deed has been fully paid; and trustee may execute and deliv i maturity thereof, produce and exhibit to Trustee the note, represe tee may accept as true without inquiry. Where a release is requeste	er a release hereof to and at the request of armorrom who shall, either before centing that all indebtedness hereby secure in as bun paid, which representation of of a successor trustee, such successor truster may accept as the note herei placed thereon by a prior trustee hereunder is which conforms in substance with	or in
the	description herein contained of the note and which purports to be execu	placed thereon by a prior trustee hereunder ("with co. forms in substance with ted by the persons herein designated as the make a thereof, and where the releas a number on the note described herein, it may accept as ne note herein describe	kr [
any	note which may be presented and which conforms in substance with the	e description herein contained of the note and which put roots to be executed b	y
reca nitus Trus	4. Trustee may resign by instrument in writing filed in the office of ided in filed. In case of the regignation, inability or refusal to act of ted shall be Successor in Trust. Any Successor in Trust hereunder shall two or nucressor shall be entitled to reasonable compensation for all acts. This Trust Dved and all provisions hereof, shall extend to and be bit.	I the Recorder or Registrar of Titles in which this instrument analy, we bee Trustee, the then Recorder of Deeds of the county, in which the pre-lies at have the identitied title, powers and authority as the hering site. Trustee and an performed heresunder. diding upon Mortagoria and all persons elaiming under or through Mortes airs and all persons liable for the payment of the indebtedness or any p.c. if the code. The word "most" when used in this instrument shall be construed on the "time" when used in this instrument shall be construed on the construction.	n 'd y
the whe	wing "Montpagors" wine used nerein shall include all such persons, they or not such persons all laws executed the note or this Trust Dies." when more than one note is used.		
		RECORDER (FOR DEEDS	
{	COOK COUNTY, ILLINGIS FILED FOR RECORD	RECORDER OF DEEDS	.
1	-	22383435	
	Jul 2:73 3 03 Ph		
	I M P O R.T A N T	Identification No.	
	THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BY Chicago Title and Trust Company ORE THE TRUST DEED IS FILED FOR RECORD.	CHICAGO TITLE AND TRUST COMPANY.  Trustee.  Ass. Team Officer / Ass. Sec. 7 / Ass. Her. Team.	
MAIL TO:	•	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	
i kuluwi Cari	JAY GORAN	6508 S. May	
78. L	19 S. LA SALLE ST. CHICAGO ILLINOIS 60603	-39-	
PLA	CE IN RECORDER'S OFFICE BOX NUMBER		