## **UNOFFICIAL COPY**

	ulaini Diba	100					
23	3 431.	1.08	TRUST	DEED	400-9906		
	m	**********		March 19,		76 between	
JOHN LAG		INDENTURE, SESSIE L.	LAGON, HIS WIFE	<del></del>		_ 19, Detween	
					ny, a corporation organiz	ed under the bank-	
			WITNES				
	That	WHEREAS, M	ortgagors are justly is	ndebted to the le	gal holders of a princip	oal promissory note	
					gors, made payable to t		
					stallment Note, Mortgag		
	*				R AND 08/100 6th day of P		
					hereafter, to and including		
-			<b>V</b>		on the16th d		
(7%) per am Illinois, as the at the office of legal holder that the place of interest in acc	num, all suce legal holder of Chicago (hereof and payment cordance with the cordance	h payments being thereof may bity Bank and without notice, aforesaid, in case the terms the	ng made bayable at su from fine to time in v frust Come a fin said the princip if sum rem se default shall occurr in great are great offinit	ch banking house vriting appoint an city, which note aining unpaid the n the payment, we shall occur and	rein provided at the rate or trust company in the d in the absence of such further provides that at reon, shall become at one hen due, of any installm continue for three days ay be made at any time.	e City of Chicago, appointment, then the election of the re due and payable, lent of principal or in the performance	
protest and not	ice of protes	i.	that an parties thereto	acremany mante p	resemble to payment,	woner or manonor,	
irustee, its su	ecessors and	assigns, the to	nowing described Kear	Esta e, and an or	noney and interest in a Deed, and the performan consideration of the sun sents CONVEY and W/ their estate, right, title a	nd litterest therein,	
situate, lying STATE OF IL	and being LINOIS, to	in the <b>City</b> wit:	of_Chicago	, COU'ITY	OFCook	AND	
The South	21½ fee	t of Lot	31 and the Nort	h 9 3/4 lee	of Lot 30 in B	lock l in	
John Walk Township Illinois.	er's Sub 38 North Common)	division o , Range 14 y known as	To 5743 S. Green	therd Princ Street, Ch	Lough, Illinois.	Hook County,	
·		1976 MAR	29 M/60 38 2	986 - 23	11311US V A	Rac 1.0	0.0
-/				al.l	ney R. Of		Ę
which, with th	e property l	ereinafter descr	ibed, is referred to here	in as the "premise	e 1/		1
TOGETH and profits the profits are pled	ER with all reof for so l lged primar	improvements, ong and during ly and on a pa	tenements, easements all such times as Mort rity with said real esta	and appurtenance gagors may be o te and not second	es thereto belonging, and entitled thereto (which larily), and all fixtures,	r uts, issues and appara'us, r uip-	1
ment or article ditioning (whe window shades	s now or he ther single t	reafter therein mits or centrally torm doors and	or thereon used to sup y controlled), and venti windows floor coverin	ply heat, gas, wat lation, including ( gs_inadoor_beds	ss thereto belonging, and mitiled thereto (which larily), and all fixtures, er, light, power, refrigers without restricting the for stoves and water heaters hysically attached therets ment or articles hereaft ged premises.	ntion and ar con- pregoing', areers, and of the fore-	
going are declar agreed that all	ared and ag buildings a	reed to be a pand additions as	art of the mortgaged pand all similar or other	remises whether p	hysically attached thereto ment or articles hereaft	o or not, and it is er placed in the	
TO HAVE	AND TO	HOLD the pren	nises unto the said Trus	tee, its successors	and assigns, forever, for id by virtue of the Home expressly release and wait	the purposes, and	
Laws of the St This Trust	ate of Illino  Deed consi	is, which said r	ights and benefits Mort	gagors do hereby	expressly release and wait	ve:	
of this Trust D nere set out in Witness th	eed) are ind full and sl	corporated herei	n by reference and her on Mortgagors, their i agors, the day and year	eby are made a receirs, successors are	ns appearing on page 2 part hereof the same as t ad assigns.	though they were	•
PLEASE PRINT OR	Y I	Bhu	Lollow	EAL)XBe	ssii L. Laa	On (SEAL)	
TYPE NAME( BELOW	s) XOXIN	LAGON		AND BESSIE EAL)	L. LAGON, HIS/W	IFE (SEAL)	
SIGNATURE(	_	соок			lie in and for said Cou	Ţ.	
**************************************			CERTIFY THAT.	JOHN LAGON		LAGON, HIS WI	řΕ
	personali	y known to me	e to be the same pers	on8_whose n	nino 8		
SPAC					s day in porson, and ack	nowledged that	
K. T. Land			d and delivered the se			d voluntary act,	E.
manar				cluding the releas arch	e and waiver of the rig	nt of homestead.	SHULL
ommission exp			19.76	ingini	1. Olan	ley-	
1	an.	•	BANK & TRUST	1		Notary Public	S
MAIL }					DOCUMENT NUM		
( cı	TY AND	15_West_63 CHICAGO, I	LLINOIS 60621	— Jank	HIS INSTRUMENT WAS I	PREPARED EY	
\ S7	TATE	C/O V.	Hanley	/ <sub>EF3</sub> /		GO, ILLEUS€1	
		Box 9	78	BY	luge.	10%	

## **UNOFFICIAL COPY**

THE FOLLOW, NG ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note the original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note; under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver all policies, including additional and a case of defa it, therein. Trustee or the holders of the note may, but need not, make any payment or perform any act herein.

says file cost of replacing or reparing the same or to pay in full the individences secured hereby, all in companies satisfactory to the lookers of the notice, there of his pays of the same of the cost of admine, to I runtee for the large of the holders of the note, and in case of lower of admine, to I runtee for the large of the note, and in case of insurance about to expire, shall deliver renewal policies not less than the same of the cost of the note may, but need not, make any parties of the note of the note may, but need not, make any parties of the note may, but need not, make any parties of the note of t

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the country in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

IMPORTANT
OR THE PROTECTION OF BOTH THE BORROWER AND
ENDER THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE
THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No. 262/ CHICAGO CITY BANK AND TRUST COMPANY, Trustee. arriga CONSUMER LOAN OFFICER

END OF RECORDED DOCUMEN