OFFICIAL CO

EWER 6441 911- Unde



TRUST DEED

23 454 182

THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS IND' STURE, made March 27, 1976 between GEORGE F. HENRY and DORO'NY C. HENRY, 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 TRUSTEE, witnesseth: and delivered, in and by whit sa 1 from April 16, 1976, of eight and one-half (8 $^{\prime}_{2}$) sa'd Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of eight and one-half (8'z) per cent per annum in instalments (including principal and interest) as follows:

THREE HUNDRED NINETY SIX and 76/100th - 100th or more

of June, 19 76 and HREE HUNDRED NINETY SIX and 76/100th or more

the 1st day of each month thereafter until said note is fully paid except that the final of June, the 1st day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 1st day of May, 19 86 All such payments on account of the indebtedness evaluated by said note to be first applied to interest on the unpaid principal All such payments on account 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 installment unless paid when due shall bear interest at the rate of the rate of per annum, and all of said principal interest being made payable at such banking house or trust company in a Chicago, thin is, but the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of MARQUETTE NATIONAL BANK XIOSXICKEOX AT NUMBER 6316 South Western Avance, in said City.

NOW, THERITORE, the Mortgagers to weare the payment of the rad principal sun of continued, by the Mortgagers to be performed, and also in consideration of the sum of One Boltar in hand paid, the recept whereof is briefly acknowledged, and they are written the results of the coverage of the results of the results of the coverage of the results of the rate of the results of the res Lot 1 in Block 15 in W. B. KENNEDY'S Tesubdivision of Lots 1 to 8, 22 to 27, 29 and 30 in Plock 15 in the Subdivision of Blocks 1 to 4, 13 to 10 in West Auburn in the Subdivision of the North East 1 of the South East 1 of Section 29, Township 38 North Range 14 East of the Third Principal Meridian, in Cook County, Illinois, This instrument was prepar d by: NATHANIEL WILSON, Attorney it Law 109 North Dearborn Street Chicago, Illinois 60602

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

TOCETHER with all improvements, renements, essements fixtures, and appartenances thereto belonging and all rents, issues and profits there for solving and during all such times as Morgagors may be entitled thereto which are pledged primarely and on a parity with said real estate and not be, indigitally and all apparatus equipment or attrices now or hereafter therein or theretor, must fit supply hear, gas, or conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and wentdation, including without restricting the horizongs, ugreen, window disades, sturm disint said windows, floor coverings, madir beds, awnings, stores and water hesters. All of the forecoing or declared to be a part of sund call extate whether physically attached thereto or note and it is agreed that all similar apparatus, equipment or attacks hereafter placed in the premises by the mortgagors of their successors of assigns shall be considered as constituting part of the refer lestare.

TO HAVE AND TO HOLD the premises units the said Trustee, its successors and assigns. Since of the party is all party the said and the said trusts herein set.

TO HAVE AND TO HOLD the premises units the bar Trustee, its successors and assigns. Since of the National Business which said rights and benefits under and by vetuc of the Homestead Exemption Lowe of the National Business which said rights and benefits the Mortgagors do hereby expressly release and want.

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 pars hereof and shall be binding on the mortgagors, their heirs, successors and assigns

WILVESS the han	HENRY	als of	Mortgagory the	day and year first above on DOROTHY	G. HENRY	SEAL
		J.	ESTAL	3	U	ESEAL
STATE OF ILLINOIS	•	1	NATI	ANIEL WILSON	nd a file a common de la chesta com e a commo pere periodo para per computation de la	

TATE OF	ILLINOIS		1	NATHANIEL WI	LSON	and the color was a second party with the	
owner of .	Cook	_}\"	GEORGE F. HE	NRY and DORO	THY G. HE	nry'," his	wife,
00	O HATA	are	Ligario a retarili di suo ario suo esperito.	be the wate parking 5		are	and to the foregoing
3,7	0 %	dutionent	appeared bation on the day	nelr herand	(1 مرغ الدورواوية الدور	they	المادية كادوانية والموادية الموادية الموادية الموادية الموادية الموادية الموادية الموادية الموادية الموادية الم
C			ners and and are view selections	۱ - وشور	h	March	76
A.,	٥ ٧ ٪	3 ,			727466	166 11	LA BATTONELL
THE PARTY					INVALET M	Troon	

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from incchanges or interference calculations of them not expressly subordinated to the hen hereof, (3) pay when due any indebtedness which may be secured by a hen or charge on the premises superior to the hen hereof, and upon requires eighbor astrofactory evidence of the discharge of such prior hen to first early of thoughts of them not; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said primess (5) comply with all requirements of law or minicipal ordinatives with respect to the premises and the use thereof, (6) make no material alterations in said primises everyle as required by law or minicipal ordinatives with respect to the primes when the test of the discharges, and other tharges against the premises which due and stall, upon without request a stage of a second of the transfer against the premises when due and stall, upon without request private or to holders of the note duplicate receipts therefor. To prevent default between the days of a second which Mortgagors may desire to control.

biology, the biology was of any time of process of section prints and promes. S) comply with all experiments of the on mining plat ordinals with respect for the general and the section of the control of the section o

COOK COUNTY, LIZENS FILED FOR RECURD APR 19 7/6 9 00 Am

*23454182

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago. Little and Trust Company BEFORE THE TRUST DEED IS LIFED FOR RECORD

Identification to TRICAGO TITLE ASID PRUST COMPANY,

FURCH CORDERN INDEX PURPONED INSERT ATRIET ADDRESS OF ABOVE 18 SCHOOL PROPERTY HERE.

Name: CHICAGO TITLE AND TRUST COMPANY

Address: 411 WEST WASHINGTON

CHICAGO, ILLINOIS 150502

Francis ATTN // A Wholesh -533