## UNOFFICIAL COPY

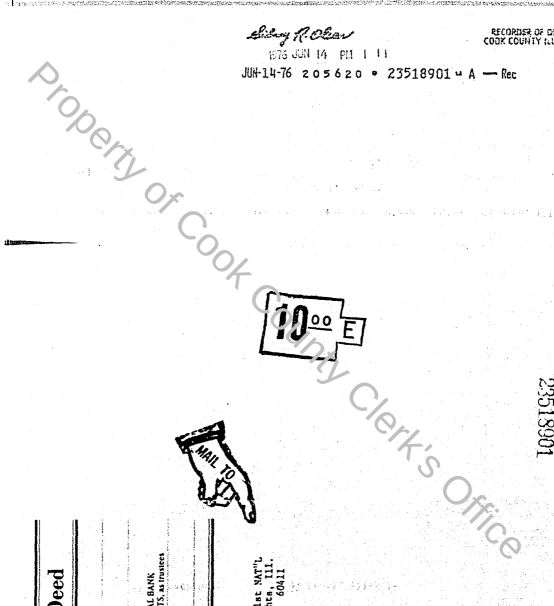
					Η,
artining (mg/ to talahin) i fi mengeniki kalih 1200 li Alli dologi m	o de la contrata de la companya de l La companya de la co	Persingun der eine State der Schalen		des en mark de la company	ÚK.
0	TRUST DEED	23 :	518 901		
Date May 25th, 1976			301		
THIS INDENTURE WITNESSETH, T County of COOK and State of including interest, evidence d'y promis Heights, 100 First National Paza, Chic improvements d'arrepn, siquated in l'of to to wit: LOU 17 in Block 2 of to part of the S.M. 1/4 of the Third Principal M	ago Heights, Illinois 60411, as to univer Cook Apple Tree of Hazel Co Section 26 Township	rustee, the following rest, being a 1	o First National Ban described Real Est LILINOIS SUDDIVISION O De 13 East of	ate, with all	
commonly known as 37.05. Peach, G	rove 'ane. Hazel Cres	t. Illinois			
Addres		City	Sta	te	
hereby releasing and waiving all rights TOGETHER with all improvemen issues and profits 'hereof for so long and marily and on a parity with said real est therein or thereon used to supply heat, g trally controlled), and ventilation, includindows, floor coverings, inador beds, a said real estate whether physically atta hereafter placed in the premises by the the real estate.	ts, tenement, easements, fixtured during all such times as Morts tate and not secondar ly) and a cas, air conditioning writer, light adding (without reatriting the whings, stoves and water beate ched thereto or not, and, it is mortgagors or their successor.	es, and appurtenances ragors may be entitled il apparatus, equipme t, power, refrigeratio foregoing), screens, we seed that all similar or assigns shall be co	thereto belonging, in thereto (which are nt or articles now n (whether single vindow shades, stor ng are declared to appartus, equipmen nsidered as constitu	and all rents, pledged pri- or hereafter units or cen- m doors and be a part of nt or articles uting part of	
GRANTORS AGREE to pay all is insured to their full insurable value, to antable and in good repair and free of I then grantee is authorized to attend to due immediately, without demand. On event of a breach of any covenant here thereon from the time of such default, osuit at law, or both, as if all of said ind	iens. In the event of Isilure of the same and pay the bills the default in any payments due in in contained, grantee may deels r breach, and may proceed to re lebtedness had then matured by	grant is a comply werefo, which shall win a see ordance with the ure the whole indebted cover such factoted express to many	ith any of the above the secured herel ness due together ass by foreclosure the	re covenants, reon, become by, or in the with interest hereof, or by	
AS FURTHER SECURITY gran of said premises, from and after this dai sary notices and demands, to bring force may deem proper and to apply the mon- aforesaid, and it shall not be the duty of brances, interest or advancements.	te, and authorize him to sue for ible proceedings to recover pos ey so arising to the payment or if grantee to inquire into the vi	, collect and receive f session thereof, or r I this indebtedness or alidity of any such ta	or the same, to sererant the said pre- to any advanceme xcs, assessments, li	ve all neces- mises as he nts made as iens, encum-	3
Upon, or at any time after the fi appoint a receiver of said premises. Sur- gard to the solvency or insolvency of Mi- then value of the premises or whether may be appointed as such receiver. Su- during the pendency of such foreclosur- redemption, whether there be redemption intervention of such receiver, would be the necessary or are usual in such cases furing the whole of said period. The Co- nands in payment in whole or in part of or any tax, special assessment or other such application is made prior to forecle	h appointment may be made ei- fortragors at the time of appli- the same shall be then eccupi- the receiver shall have power te- e suit and, in case of a sale ai- on or not, as well as during ar- entitled to collect such rents, for the protection, possession, surt from time to time may au of: (1) The indebtedness secure lien which may be or become:	ther before or after a cation for such recei- ed as a homestead or o collect the rents, iss- nd a deficiency, durin further times whe issues and profits, as control, management thorize the receiver to d hereby, or by any de superior to the lien he	ale, without notice, were and wit to the receiver and provide a fair the receiver and all attention of the receiver and all other powers and openation of the receiver and all other powers and openation of the receiver of or of such deer	without re- gard to the ee hereunder id premises y period of to the for the which may he pemises One in his s mat deed.	7.5
Witness our hands and seals this Signed and Sealed in the Presence of	25th day of	May	C 2. A	5	
Andrews		Jack a	Doliday	(Scal)	
	- 10 m			(Seal)	
HIS DOCUMENT PREPARED BY EV	ELYN WILLIAMS:100 Ast	Nat'L Plaza,	Chicago Heigh	nts, III. 60	411
TATE OF Illinois	L EVELYN I.				
Cook County.	a Notary Public, in and for,	and residing in said		e aforesaid,	
	do hereby certify that				
annummary of the land	IS personal	ly known to me to be t	and the second second		
	subscribed to the f	oregning instrument,	可能 化油油流压油流量流		
JANA NA		free and voluntary	医毛冠毛虫属抗菌 机工厂		
司学或创创	therein set forth, including	the release and wair	er of the right of		
A SUBJECT OF THE SECOND	Given under my haad	and Notarial Seal thi	25th		Li

Even e Willia

## JNOFFICIAL COP

1876 JUN 14 PM 1 11

10.00



Trust Deed