## EFICIAL C

COOK COUNTY, ILLINOIS FILED FOR RECORD

Shirt was a start of and

JUL 6 1 46 PM '75

23 546 725

\*23546725



لد

3 لان

ı

d

O

TRUST DEED

501 (Sec.)

THE ABOVE SPACE FOR RECORDER'S USE ONLY

2876 1976, between NELSON O. WOODARD and

THIS INDENTURE, made ANNIE L. WOODARD, 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:

TAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, 

evider ed by one 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 on the balance of principal remaining from time to time unpaid at the rate of eight (5.8).

19 76 and ONE HUNDRED FORTY EIGHT and 07/100-- on day of e.ch month ONE HUNDRED FORT! EIGHT and o7/100--of July

the day of e.ch month thereafter until said note is fully paid except that the final payment of principal and intercent in on sconer paid, shall be due on the 28th day of June 1983.

All such payments on account of the irrelatedness evidenced by said note to be first applied to interest on the unpaid principal. balance and the remainder to princip a provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made payable at such banking house or trust Blinois, as the holders of the note may, from time to time, in writing company in Chicago

appoint, and in absence of such appointment then at the office of Mr. Alexander DeLoach c/o Mrs.

NOW, THEREFORE, the Mortgagors to secure the payment of the taid principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the cornects and agreements between constanted by the Mortgagors to be performed, and also in consideration of the sum of the Bollar in brand paid, the receipt when the provisions are the mortgagors to the performance of the cornects and agreements between the Mortgagors to be performed, and also in consideration of the sum of the Bollar in brand paid, the receipt where a choice deed, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Evices of all of these estage flight, title and interest therein, situate, lying and being in the ND STATE OF COOK.

The North 1/2 of Lot 21 and the South 3/4 of Lot 22 in block 2 in ASH-FORD'S SUBDIVISION of the South 1/2 of block 4 in Brookline, said Brookline being a Subdivision of the South East 1/4 of the North East 1/4 of Section 27, Township 38 North, Range 14, Eas' of the Third Principal Meridian, in Cook County, Illinois.

This document prepared by: DENNIS M. FEINBERC. 120 West Madison Street, Room 200 - Chicago, I'linois 60602

The undersigned have reserved the right to prepay the Note secured here

by, in whole or in part, at any time, without penalty.

In the event the premises secured hereby are transferred assigned, or otherwise conveyed to any other party, the note secure, hereby shall become immediately due and payable without notice.

which, with the property hereinaftee described, is referred to herein as the "pertinus," in present the property hereinaftee described, is referred to herein as the "pertinus," in proceedings and all rents, was," and profits thereof for using an during all such times as Morgagors may be entitled thereto (which are piedged primarily and on a parity with said rester), and all apparatus, equipment or articles now on herein the most to supply hereinage, as, as conditioning, water, if, p. vers, refrigeration (whether ungle units or centrally controlled), and ventilation, including (without trust time the foregoing), screens, window of lakes, storm doors and windows floor coverings, mades beds assumings, stores and water heaters. All of the horegoing as dealered to be part of said real existing the physically attached thereto or not, and it is agreed that all sendar appearatus, equipment or articles hereafter placed in the permisses by the mortigators or his nuccessors or assigns shall be considered as constituting part of the real exists.

TO HAVE AND TO INDED the premiers unto the real exists.

TO HAVE AND TO INDED the premiers unto the real trust contains and appearance of the state of the permission of the state of lilmon, which said rights and benefits the Mortgagors do hereby expensive release and wante.

PLUS B. FIGER.

tragors do hereby expressly release and wane. Plus a rider

This trust deed constitute of two pages the convenants, conditions and provisions appearing on page 2 (the reverse side of this a doord) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

successors and assigns.	and seal 8 of Mortgagors the day analysta first above parities.	
	ISTALL Million O ZV	padare ISEAL !
Assess on the contract of the	,	and James
STATE OF ILLINOIS,	DENNIS M. FEINBERG	
County of COOKI ()	NELSON O. WOODARD and ANNIE L. WO	DDARD, his wife
سا له ٧٠٠٠	Regermanily discounts mer his to the wine person among normal AC	noburihed to the forcessure
ماد در این منسداد ل	begin approved before me this day or propose and schowshided that they	signed, scaled and
North Box	the best beargness as free and mountary act, has the	ones and purposes therem set furth

,,, BOX 533

w Hadin

100

## **UNOFFICIAL COPY**

RIDER ATTACHED TO AND MADE A PART OF TRUST DEED dated June 1875, 1976, between NELSON D. WOODARD and ANNIE L. WOODARD, his wife, Mortgagors and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation, Trustee

The mortgager agrees that in order to more fully protect the security of the mortgage, mortgager shall deposit with the holder of the Note on the 15 k ay of each month, beginning on the 35 k day of July , 1976, one welfth (1/12) of the amount (as estimated by the holder of this mortgage, buch will be sufficent to pay taxes, special assessments and other charges on the real estate that will become due and payable during the ensuing pear.

The holder of the Nore shall hold such monthly deposits in trust without any allowances of interest, and shall use such funds for the payment of such items when the rame are due and payable.

If at any time the fund so held by the holder of the Note is insufficient to pay any such item where the same shall become due and payable, the holder of the Note shall advise the mortgagor of the deficiency, and mortgagor shall, within ten (10) days after receipt of such notice, deposit with the holder of the Note such idditional funds as may be necessary to pay such items.

Failure to meet any deposit when due shill be a breach of this mortgage.

If at any time there shall be a default in any of the provisions of this mortgage, the holder of the Note may, at it optim, apply any money in the fund on any of the mortgage obligations and in such order and manner as it may elect.

**I** 5.55

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

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

1. Martgagurs shall (1) promptly repart, restore or rebuild any buildings or improvements now or hereafter on the presumes which may become damaged or be destroyed. (2) keep and presumes are good conditions believe the control of the control of the control of the control of the destroyed of the destroyed of the control of

21. Trustee of the holders of the note shall have the right to may ct be premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence of dition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust dee, nor shall Trustee be obstated to record this trust deed or to exercise may power herein given unless expressly obligated by the terms hereof, nor be liable in an extraction of the signatories on the note or trust dee, nor shall Trustee be notolined, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require ind mini es astifactory to it before exercising any power herein given.

13. Trustee what feelease this trust deed and the lien thereof by proper instrument any instruction of a stitusfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a relicant new of to and at the requests of any person who shall, either before or after maturity thereof, produce and eshibit to Trustee the note, representing that all advisedness hereby secured has been paid, which representation Trustee may accept as the note herein described any note which bears an identification number purpositing to be placed thereonly a primary and accept as the note herein described any note which bears and identification number purpositing to be placed thereonly a primary accept as the note herein requirested of the original trustee and it has never placed its distinction number on the mode sent led herein, it may accept as the note herein requirested of the original trustee and it has never placed its distinction number on the mode sent led herein, it may accept as the note herein described any note which may be presented and which purposition be executed by the persons herein obtained as makers thereof.

14. Trustee may resign by in

MINE THOU	Identification	OF THE AND TRUST ON ANY,
THE NOTE SECURED BY THIS TRUST DELD SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BFFORE THE TRUST DELD EDER RECORD.	$1/\alpha$	Somay True
2 L. HOODARD, his w		Assistant Stevens Assistant Vice Floridae
MAIL TO:		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
Thelson O. Wordward 7318 S. Janglex Chicago 1919 60619		
PLACE IN RECORDER'S OFFICE BOX NUMBER		

OF-RECORDA

23 546 725