UNOFFICIAL COPY

Jm 29 G caf# 176 DEED| 23 578 385 #235/8385 TRUST THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURY, made May 1 1976 . between KEVIN WALSH and NORA WALSH his wife and MTCHAEL KEANE and EILEEN KEANE, his wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY an Illinois corporation doing our ness in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortga of are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Eighteen Thousand Four Hundred and Fifty ----- Dollars, evidenced by one certain Installment, so to of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said flote the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time impaid at the rate per cent per annum in instalments (including principal and interest) as follows: Date tiom Three Three Thousand Eight Hundred and Fifty Dollars on the 1st day February 19 77 and of see Thousand Eight Hundred and Rifty on the 1st day of each February the payment of principal and interest, if not sooner paid, shall be due on the day of each 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 February 19 81.

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 instalment unless paid when due shall bear interest at the rate of seven per annum, and all of said principa and interest being made payable at such banking house or trust the rate of seven company in NOW, THEREFORE, the Mortgagors to secure the payment of the said principal suit of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreement, he can contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the treeting whether of is hereby acknowly deed, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate right, into oid interest therein, situate, lying and being in the COUNTY OF COCK Cock The North 184 feet (except the North 100 fee!) of the South 494.51 feet measured on the West line of the following described Parcel of land: Beginning at the South West corner of the West half of the South West quarter of Section 7, thence North a ong the West line of said West half of the South West quarter, 1537. 1 feet; thence Southeasterly to a point in the South line of said West half of the South West quarter, 800.33 feet East of the South West corner of said West half of the South West quarter; thence West along the South line of said West half of the South West quarter to the point of beginning (except from said land that part lying West of a line 50 feet East of and parallel with the West line of the West half of which, with the property beremafter described, is referred to berem as the "premises." legal continued on reverse side
TOGETHER with all improvements, tenements, examinents, fixtures, and appurtenances thereto belonging, and all rents, issues and prof. of treof for so
long and during all such times as Mortgagors may be entitled thereto (which are pedaged primarily and on a parity with said real estate and non-conductily)
and all apparatus, equipment or articles now or hereafter therein or therein used to supply hear, gas, air conditioning, water, light, power, refrigeration
(whether single units or centrally controlled), and ventilation, including (whother testricting the foregoing), series, window shales, storm downs and
windows fluor coverings, mador beds awnings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically
attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors
or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO 10 (LI) the premises into the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts beream set
forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the
Mortgagors do hereby expressly release and waive.

This trust double consister of time many and the said and trusts double and trusts and constituting part of the real estate. 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 part hereof and shall be binding on the mortgagors, their heirs, and seal of Mortgagors the day and year, figst TE OF ILLINOIS. KEVIN WALSH and NORA WALSH, his w KEANE and EILEEN KEANE, his wife his wife.

Page 1

who _____personally known to me to be the same person_S whose instrument, appeared before me this day in person and acknowledged that delivered the said Instrument as ______their ____free and voluntary

Given under my hand and Notarial Seal this,

Deed, Indiv., Instal,-Incl. Int.

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 CHIE REVERSE SIDE OF THIS TRUST DEEDE

1. Mortgagors shall (1) promptly repair, testore or rebuild any buildings or improvements now or heteafter on the premises which may become damaged or be destroyed. (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other heris or claims for her not expressly subordinated to the heristort. (3) pay when due any indebtedness which may be seared by a heri or charge on the premises superior to the heri bereof, and upon requises exhibit satisfactory evidence of the discharge of such prior heri to Trustey or to holders of the index (3) complete within a reasonable time any building or buildings now or at any time in process of effection upon said promises (5) comply with all requirements of law or minimpal ordinance with respect to the premises and the use thereof, (6) make no material alterations in said promises everylate as required by law or municipal ordinance.

[Amitgagors shall pay before any penalty attaches all general taxes, and shall gave special taxes, special assessments, water charges, sweet service charges, and other charges against the promises whom due, and shall upon written requises, turnish to Trustee or to holders of the note duplic affect receipts therefore. In precent default betwinder Mortgagors shall pay in full under protest, in the manner provided by stature, any tax or assessment which Mortgagors may desire to context.

2. Mortgagors shall pay he foar any penalty attaches all go mid-fave, and shall pay specified by assessments, where charges against the probability of the charges against the probability of the charges shall pay in full made protect on the foating provided by statut, any favor assessment which Mortgagors may device the control of the

ground and interest femaning dispail on the note. Douth any overplay to Mortgagors, their heavy logal representatives of avigor. As first right in the proportion of the control of the control of the control of the proportion of the solution of the period of the control of the proportion of the solution of the period of the proportion of the solution of the proportion of the proportion of the solution of the proportion of the proportion of the solution of the proportion of the

11. Trustee of the holders of the mite shall have the right to inspect the proposes at all reasonable times and access thereto shall be permitted for that purpose.

This to have no duty to examine the title boation, existence or condition, in the premises or to inquite into the validity of the signatures or the observed and which conditions appears to the control of the title of the signature of the observed duty that deed in to exercise any power boron given indoes expressly obligated by the terms bereof, not be liable for any a co-consistion shereinder, except in case of its own gross negligence of any notice of the signature of the signature

This is a purchase money trust deed.

legal continued. . of the South West quarter) of Section 7, Township 37 No. 19. Range 13 East of the Third Principal Meridian, in Cook County,

IMPORTANT

THE NOTE SECURED BY THIS TRUST DITTO SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.

CHICASO TITLÉ AND

Frank J. Obersit MAIL TO: Russide 200. 60646 FOR RECORDER INSERT STREET DESCRIBED PRO ADDRESS C

PLACE IN RECORDER'S OFFICE BOX NUMBER.

BOX 533

END OF RECORDED DOCUMENT