SEP 24

THIS INSTRUMENT WAS PREPARED BY: H. C. CHOCOLA
PARK NATIONAL BANK OF CHICAGO
2958 N. MILWAUKEE AVE.
CHICAGO, ILLINOIS 60618
23 650 556

23 650 556

Sidney K. Oloen
RECORDER OF DEEDS \*23650556

TRUGE COUNTE TO INDIS SEP 24 '76 2 09 PH

r C	VICT ONLY
	THE ABOVE SPACE FOR RECORDER'S USE ONLY
HIS INT EL'TI RE, made Septemb	per 23,1976 between HUSNI YACOB
MARRIED TO SUBHIA YACOB	Waternal Banking Association
H PARK NA	TIONAL BANK OF CHICAGO, a National Banking Association GOLIFFE AND TREST COMPANY on Hilling's corporation doing business in
erein referred to as 'Mortgagors," and CHILA	C witnessath
hicago, Illinois, her in referred to as 1 ROSIE	adapted to the legal holders of the Instalment Note hereinafter described, said
HAT, WHEREAS the A or gagors are justly in	as Holders of the Note, in the principal sum of
egal holder or holders being herein referred to	Dollars,
IFTEEN THOUSAND FIVE H NDRED AN	ID NO/100 THE ORDER OF
idenced by one certain Install of at Note of	in NO/100 at the Mortgagors of even date herewith, made payable to THE ORDER OF
DEADED	
( ) 🗸	the said principal sum and interest
and delivered, in and by which same Not	te the Mortgagors promise to pay the said principal sum and interest by clance of principal remaining from time to time unpaid at the rate
romSeptember 23, 1976 on the	b lance of principal remaining from time
se 10.5 per cent per annum in insta	ment (meraling prints p
	Dollars or more on thelst_day
NE THOUSAND THREE HUNDRED STAT	Y-S X AB 31/100 SIVIY-SIX AND 51/100 Dollars or more on SAND 11/107 HUNDRED SIVIY-SIX AND 51/100 Dollars or more on Driving and except that the final payment of principal
of November 1970, and ONE THOU	SAND 1 nt E numbres 30.11-31. The property of the property of the last on the 1st day of 0ctober, 19 77. All such payments on
he1stday of each and every / in	the contract of aid note is only paid except the first and such payments on the 1st day of 0ctober, 1977. All such payments on the list and the list
and interest, if not sooner paid, shab of a	the on the 135 — day of — october, and principal balance and the identity of each in almost unless paid when due shall bear interest at the rate inclined of each in almost unless paid when due shall bear interest at the rate
account of the indeptedness evident the pr	id note to be list a pried to interest on the unput of principal sides in the rate incipal of each in clime it unless paid when due shall bear interest at the rate discipal and in west being made payable at such banking house or trust identification.
ner annum, and all of sai	incipal of each in came i unues parallel at such banking house or trust id principal and in rest being made payable at such banking house or trust id principal and in rest being made payable at such banking house or trust
Chicago	id principal and interest tening made payable to the may, from time to time,  Illi ois, as the holders of the note may, from time to time,  Payable then at the others of PARK NATIONAL BANK OF CHICAGO,
n writing appoint, and in absence of such app	ointment, then at the office of PARK NATIONAL BANK OF CHICAGO,
: 1 Cia	and and with the
NOW, THEREFORE, the Mortgagors to secure to	the payment of the said principal am r [money and said interest in accordance with the payment of the covenants and speciments therein contained, by the Mortgagors and the performance of the covenants and speciments therein contained, by the Mortgagors and the performance of the covenants and paid, the results there of the theory acknowledged, do by these um of One Dollar in hand paid, the results of the performance of the perf
erms, provisions and limitations of this trust deed,	and the performance of the covenants and greenents herein contained, by the obstigation of one Dollar in hand paid, the fee jut, whereof is hereby acknowledged, do by these um of One Dollar in hand paid, the fee jut, whereof is hereby acknowledged, do by these um of One Dollar in hand paid, the fee jut, whereof is hereby acknowledged, do by these um of One Country Of Coun
presents CONVET and Whitering structe lying	and being in the GI GI
	is weet, Bosubdivision of Blocks S and Il in Schleswi
Lot 19 in Block 11 in Hoepe an	d Acril's Restautivistics North West quarter of Section 30. Rownship 40 North, North West disr in Cook County, Lilinois.
a Subdivision of lands in the	north west quarter of Gook County, Illinois.
Range 13, East of the Third Pr	incipal Meridran, in John Stranger
· ·	
	The state of the s
and the same of th	

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,

successors and assigns. WITNESS the hand	and scal of Mortgagors the	of Mortgagors the day and year first above written.  [SFAL] (11271 Vacorb)  TSFAL		
representation and a supplemental region ( Ad. E. Sales, years) between	[ SF AL ]	(Right Vacob)	(SEAL)	
STATE OF ILLISOIS.		Sordia A. Willan	POURTEN CRITE	
		the same the way of Fredrike to the fact being	Aforesid, DO HEREBY CERTIFY	
Colonia Colonia	in personally known to me to be by going instruments, appeared be	the same person whose me	T 13 planted N be	
- 10 WW -	to the state of th	end Scientific		
PUBLIC	Given under my hand and Mesariel Sea			

## 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. Mortgages shall (a) promptly cepair, restore or rebuild any buildings of improvements now or hereafter on the promises which may be considered to the bin hereaft (c) pay when the any inductional which may be received by a time or charge on the promises superior to the limb hereof, and upon required exhibit studiestory ecolonics of the declarge of such prior feet to Thattee or the promises superior to the limb hereof, and upon required exhibit studiestory ecolonics of the time the promises and the promises when the promises and the promises and promises (a) company with all requirements of low or municipal ordinates, with respect to the premises and the ordinates of the promises when the promises which the promises and the ordinates and the promises when the control or the promises and the promises when the control or the promises and the promises of the promises when the control or the promises of the promises of the promises of the promises when the control or the promises of the promises of the promises when the control or the promises of the

## RIDER ATTACHED HERETO AND MADE A PART HEREOF

- 17. Mortgagerfurther agrees that upon default in the payment of any of the said instalments or of any of the obligations evidenced by the note secured ty this Trust Deed, or of any of the covenants or agreements stipulated in this Trust Deed, he shall pay interest at the rate of 11.5 per cent per animal or such statutory rate in effect the time of execution, upon the total indebtedness so long as said default shall continue, and further agrees that upon such default, the principal sum above mentioned or such part thereof as may be unfald, and any advances made by the Helders of the Note, together with interest as aforesaid, shall, at the option of the Helders of the Note, come due and payable, without notice, anything hereinbefore contained to the contrary notwithstanding.
- 18. In the event of a Sale or Conveyance of the property described herein, the entire balance remaining ungaid on this mortgage, shall become due and payable immediately.

  19. The Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of fereelesure of this Trust Leed on its own behalf and on behalf of each and every person, except decree or judgment creditors of the Mortgagor, acquiring any interest in or title to the premises subsequent to the date of this Trust Deed.

Hom you 6

## UNOFFICIAL COP

Property of County Clerk's

persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder of Registrat of Titles in which this instrumer site a have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in your refusal to act of Trustee, the then Recorder of Deeds of the county in your resembles are situated shall be Successor in Trust. Any Successor in Trust thereing the first principles of the power and authority as a cheering given Trustee.

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 betrin shall include all said persons thable for the payment of to-indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed. Trustee of successor shall receive for its services a free as determined by its rate schedule in effect when the release deed is issued. Trustee of successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act." of the State of Binon shall be applicable to this trust deed.

## IMPORTANTS

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE BUT IN HELD BY CHEE AGO THEE AND TRUST COMPANY, TRUSTEF, BEFORE THE TRUST DEED IS FILED FOR RECORD

MAIL TO:

PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURPOSES INSCREASTRUE L'AUDRESS OF ABOVE DESCRIBED PROPERTY HERE; ) ?

Mid W. Armitage Ave.

IDEOF RECORDED DOCUMENT