



TRUST DEED

23 756 401

CTTC 1	R'S USE ONLY
nde December 13th. 19 76 between GEORGE R. BUKOWS	CI, divorced and
Park National Bank of Chicago, A National Bank	anking Association
for tgugors", and CHICAGO TITLE AND TRUST COMPANY, an Illinois corpo	ration doing business in Chicago,
olorigagors are justly indebed to the legal holder or holders of the principal der or '' lers being herein referred to as Holders of the Note, in the Principal	ipal Promissory Note hereinafter Sum of
D no d	DOLLARS,
in Principal Pressory Note of the Mortgagors of even date herewith, ma	
and by which said Principal Note the Mortgagors promise to	
se(3) years with interest thereon from December 13th., 1976 cent per annum, payable semi-annually on the lst, day of each mon	until maturity at the rate
incipal and interest bearing interest after maturity at the rate of - 93	- per cent per annum, and all of
may, from time to time, ing appoint and in absence of such appointmen	
ANK OF CHICAGO the Mortgagors to secure the payme col he said principal sum of money and said i	in said City,
of this trust deed, and the performant soft the covenants and agreements herein contains of the sum of One Dollar in hand yied, the receipt whereof is hereby acknowledged tee, its successors and assigns, the following described Real Estate and all of their estate, in City Of Chicago — COUNTY OF — Gook —	d, by the Mortgagors to be performed, i, do by these presents CONVEY and ight, title and interest therein, situate. AND STATE OF ILLINOIS,
Block 17 in Chicago Land investment Company's Subdited \mathbb{R}^4) of Section 33, Township 40 Nr.th, Range 13 East of	
ok County, Illinois.	
	C
## 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	
improvements, tenements, casements, fixtures, and appurtenances thereto belonging, ar such times as Mortgagors may be entitled thereto (which are pledged primarily and on	nd all rents assus and profits thereof a parity with sideal estate and not
tus, equipment or articles now or hereafter therein or thereon used to supply heat, gas le units or centrally controlled), and ventilation, including (without restricting the fore	, air conditioning war, light, power, going), screens, wir low shades, storm
d thereto or not, and it is agreed that all similar apparatus, entirement or articles he ors or sesions shall be considered as constituting part of the real estate.	reafter placed in the pr m es by the
HOLD the premises unto the said Trustee, its successors and assigns, forever, for the prail rights and benefits under and by virtue of the Homestead Exemption Laws of the	rposes, and upon the ses and trusts State of Illinois, which said rights and
hereby expressly release and waive. Insists of two pages. The covenants, conditions and provisions appearing on pa	하는 경험에 가는 사람들이 되었다면 하는 것이 없는 것 같아. 그리고 있는 것이 하는 것이 없는 것이 없다면 하는 것이다.
herein by reference and are a part hereof and shall be binding on the mortg	agors, their heirs, successors and
d and seal of Mortgagors the day and year first above written.	
	6
SEAL George R. Bukowski	SEAL
SEAL	[SEAL]
	ry Public
a rotary rubbe in and for the festung in said country, in the State area	esaid, DO HEREBY CERTIFY THAT
-7 deorge R. Burowski, divorced and not k	
sealed and delivered the said Instrument ashisfree and voluntary	act, for the uses and purposes therein
set forth.	of seesales , 1976
of the contract of the contrac	Park National Bank of Chicago, A National Borgagors", and CHICAGO THE AND TRUSTE, witnesseth: Notingagors are justly indebed to the legal holder or holders of the principal corresponsare against indebed to the legal holder or holders of the principal of the Note, in the Principal of the Ord. It is being herein referred to as Holders of the Note, in the Principal of the Ord. It is principal of the Mortgagors of even date herewith, must be proved the principal of the Mortgagors promise to e(3) years with interest bearing interest after maturity at the rate of — 9½ — 18 the principal and interest bearing interest after maturity at the rate of — 9½ — 18 the Mortgagors to secure the payme of the said principal sum of money and said if the trust deed, and the performan soft in evenants and agreements herein contained in the principal sum of money and said if the trust deed, and the performan soft in evenants and agreements herein contained. It is used to the principal sum of money and said if the trust deed, and the performan soft in evenants and agreements herein contained. It is used to the principal sum of money and said if the trust deed, and the performan soft in evenants and agreements herein contained. It is used to the principal sum of money and said if the trust deed, and the performan soft in evenants and agreements herein contained. It is used to the principal sum of money and said if the trust deed, and the performan soft in evenants and agreements herein contained. It is contained to the principal sum of money and said if the strained and the principal sum of money and said if the strained and the principal sum of money and said if the strained and the principal sum of money and said if the strained and the principal sum of money and said in the principal sum of money and said in the strained and the principal sum of money and said in the strained and the principal sum of money and said in the strained and said the principal sum of money and said in the strained and strained and strained and strained an

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

teen and the so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at a gar squivalent to the post maturity rate set forth in the note securing this trends of the note of any default hereunder of the part (*) or sorts.

5. To I ustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so accound to a young the statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or early the payment of the p

contensor in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any promises a consumer subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby so used.

11. Trustee or the holders of the holders o

All Say To Chan 1976 DEC 22 OM 12 25

CEC-22-76 501708 . 23756401 . A

10|0t-

IMPORTANT!

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO THILE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

MAIL TO:

Γ

2045 N. LaCrosse

Ch icago, Ill.