## **UNOFFICIAL COPY**



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THURSER OF DEEDS

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THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS IND' NT JRE, made March 17,

Davis L. Fisher and Sandra Fisher 19 77 . between

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:
THAT, WHEREAS tie b ortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders b hag herein referred to as Holders of the Note, in the principal sum of

Ten Thousand Note of the Mortgagors of even date herewith, made payable to THE ORDER OF First National Bank of Chicago

and delivered, in and by which sid Note the Mortgagors promise to pay the said principal sum and interest from March 30, 1977 on a balance of principal remaining from time to time unpaid at the rate of 3, 13

One Hundred Fifty Six (p.) 34/100 s Dollars or more on the 30th day of each month thereaft until soid note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 30 hiday of March 1984. All such payments on account of the indebtedness evidenced by said note to le first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each in a munities paid when due shall bear interest at the rate of 3.13 per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago, all nois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of in said City.

in writing appoint, and in absence of such appoints.

Now, THEREFORE, the Mortgagors to secure the payment of the said principly of of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the cyclen are und agreements berein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Bollar in hand paid, he seeint whereof is hereby acknowledged, 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, COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the contained of the COUNTY OF AND STATE OF ILLINOIS, to write the county of the COUNTY OF AND STATE OF THE COUNTY OF THE COUNT



Prepared by Linda Armour First National Pank of Ch cago

which, with the property hereinafter described, is referred to herein as the "premises," TGGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issees a profits thereof for so long and during all such times as Mortgagots may be entitled thereto to twhich are pledged primarily and on a parity with a seal restate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply hear gonditioning, water, light, power, refrigeration (whether single units or centrally controlled), and wentiation, including (without restrict og the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All office foregoing are declared to be a part of said real estate whether physically attached therefore and it is agreed that at local 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.

equipment or articles hereafter placed in the premises by the intergagors in their successors and assigns, forever, for the purposes, and upon the uses and TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein 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 Morigagors two hereby expressly release and waive.

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 morigagors, their heirs,

•	na trust deed) are memperature.	
	ecessors and assigns.	successors ar
e day and year first above written.	WITNESS the hand and seal of Mortgagors th	WITNESS
SEAL	X Maior Z. Finher ISEAL ]	X Ka
[ SEAL ]	X Mendia J. Ticker (SEAL)	
	Mande Co. State (SEAL)	LA SILL
1155 Kill on war in a survivant and a survivan	TATE OF ILLINOIS, ) I. JOAN ()	STATE OF H
residing in said County, in the State aforesaid, DO HEREBY CERTIFY	Lee "Notice Public in and for any	317(11:0) 10
FISHER AND	ounty of Cook THAT DAVIS	County of
EISHER-	Addition State of the state of	
the same person > whose name subscribed to the	personally known to me to be	,,,,,,,,
efore me this day in person and acknowledged that	Saloregoing instrument, appeared t	ρ
and delivered the said Instrument as free and	signed, sealed	
ein set forth	O A O AR V voluntary act, for the uses and purposes the	10/10
2 // // // // 77		⊃ . ∠, ,
al this may or	Given under my hand and Notarial So	Α.
Non () Statient Notary Public	/ / LOBES LOS	٠, ٨٢

Form 807. Trust Deep and Individual Mortgagor — Secures One Instalment Note with Interest Included in Payment. R. 11/75

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE LITTLE REVEIGE SIDE OF THIS TRUST DIED):

1. Murtipapors shell (a) promptly repoir, extens or remined any indicates on improvements now or begether on the promises which may become diamaged or be declayed; (b) keep side premises in spoul condition and repair, without waste, and free from mechanic's or uttler flees or claims for fine not expressly submidiated to the line here'd; of pay when due on junicities which may be secured by a lieu or change on the premises superior to the line here'd, and upon repoired exhibit satisfactory evidence or the dischange of such print from trustee or change on the premises superior to the line here'd, and upon repoired exhibit satisfactory evidence or the dischange of such print from the control of the premises superior to the line here'd, or law or manifely to dimante.

In the promises special assessments, water changes, sewer promises, and either changes against the or manifely to dimante.

In the promises, and either changes against the premises when due, and sfall, upon written reposed, furnish to Trust of the note of an article of the premises, and either changes against the premises when due, and sfall, upon written reposed, furnish to Trust of the note of an article of the premises, and either changes against the premises when due, and sfall, upon written reposed, furnish to Trust of the note of the premises, and the changes against law of the manifest of the manner provided by statute, any tax and the premises are controlled by the premises of the premises and the premises an THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): the debtedness were the line in a sound to the received as apply the net means in institution of the line which may be or become superior to the line between or by any decree, provided such application is made prior to foreclosure sale; (1) its derivency in case of a sale and defliciency.

10. No action for the enforcement of the line or of any provision hereof shall be subject to any defense, shelf would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable time; a discussion of the note shall have the right to inspect the premises. The propose of the note shall have the right to inspect the premises at all reasonable time; a discussion of the permitted for that purpose.

12. Trustee of the holders of the note shall have the right to inspect the premises, or to inquire into the validity of the signature of the note of the deed, not shall trustee be obligate, to record this trust deed or to exorche any power herein given unless expressly obligated by the terms hereof, into shall trustee be obligate, to record this trust deed are to exorche any power herein given unless expressly obligated by the terms hereof, into the right of the statisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory e idence hat all indebtedness secured by this just deed has been fully patif, and, frustee may execute and deliver a release hereof to and at the eque, or my person who shall, either before or after maturity thereofs, produce and exhibit to Trustee the note, representing that all indebtedness secured has been paid, which representation Trustee may accept as true without inquiry. Where a release hereof to and at the eque, or my person who shall, either before or after maturity thereofs, produce and exhibit to Trustee the note, representing that all indebte IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: Just statt' of Chreuge hage Joseph Grate Plage Chica of the Gold To FOR RECORDER'S INDEX PUBPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMEN

PLACE IN RECORDER'S OFFICE BOX NUMBER