## UNOFFICIAL COPY

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TRUST DEED	23 876 3	na:
QX. 609518		
CTTC 13	THE ABOVE SPACE FOR	R RECORDER'S USE ONLY
THIS IN DESTURE, made March	16 1977 , between	
	Frances L. Hollis, his wif	
herein referred to so "Mortgagors," and CHICAL Chicago, Illinois, he can referred to as TRUSTER THAT, WHEREAS the Mortgagors are justly in legal holder or holders being cerein referred to a	GO TITLE AND TRUST COMPANY, a E, witnesseth: Idebted to the legal holders of the Inst	an Illinois corporation doing business in alment Note hereinafter described, said
Five thousand 2 in hundred ei evidenced by one certain Instalment Note of the		Dollars, de payable as stated therein
and delivered, in and by which said Note the Mo instalments as follows:		#5280.00 including interest in
of April 19 77, and One wan	no cents	Dollars or more on the 16 day
the same day of each month thereafter until sa		
NOW, THEREPORE, the Mortgagors to secure th limitations of this trust deed, and the performance of also in consideration of the sum of One Dollar in hand WARRANT unto the Trustee, its successors and assig therein, situate, lying and being in the Haller Markant Control of the	e pa, me t. A the said sum of money in a he covern and agreements herein contain paid, the recipi whereof is hereby acknowns the foll wing described Real Estate and ywood COUNTY	recordance with the terms, provisions and ed, by the Mortgagors to be performed, and wledged, do by these presents CONVEY and I all of their estate, right, title and interest OF GOOK AND STATE OF
North 40 feet of Lot 3 in		
Maywood in the South West	Quarter of Section 14, To	wnship 30 North,
Range 12 East of the Third	Principal Peridian.	1000
which, with the property hereinafter described, is referred TOGETHER with all improvements, tenements, case thereof for so long and during all such times as Mortgag estate and not secondarily) and all apparatus, equipment conditioning, water, light, power, refrigeration (whether foregoing), screens, window shades, storm doors and we foregoing are declared to be a part of said real estate we equipment or articles hereafter placed in the premises by the real estate.	I to herein as the "premises," ments, fixtures, and appurtenances thereto ors may be entitled thereto (which are pled) ent or articles now or hereafter therein single units or centrally controlled), and we indows. Boor coverings, handor beds, awal hether physically attached thereto or not, the mortgagors or their successors or assigns	belonging, and all rents, issues and prease ged primarily and on a parity with sale reasor thereon used to supply heat, gas, or ritlation, including (without restricting the ings, stoves and water heaters, All of the and it is agreed that all similar apparatus, shall be considered as constituting part of
the real estate.  TO HAVE AND TO HOLD the premises unto the sa trusts herein set forth, free from all rights and benefits to said rights and benefits the Mortgagors do hereby express!	id Trustee, its successors and assigns, foreve inder and by virtue of the Homestead Exer y release and waive.	er, for the purposes, and upon the uses and uption Laws of the State of Illinois, which
This trust deed consists of two pages. The cov this trust deed) are incorporated herein by referen	enants, conditions and provisions app	earing on page 2 (the reverse side of
	ortgagors the day and year first above	7
Holly & Hollis	[ SEAL ]	[SEAL]
+ France & Hollis	[ SEAL ]	[ SEAL ]
	ndersigned, n and for and residing in said County, in the	State aforesaid, DO HEREBY CERTIFY

e name S Are subscribed to the in person and acknowledged that furent as their free and

Given under my hand and Notarial Se

who nepersonally known to me to foregoing instrument, appeared they signed, seal

N - 1 - 1 - 1 - 1 - 1

Notarial Scal

F. 2030 Trust Deed — Individual Mortgagor — Secures One Instalment Note with Interest installed in Payment

Page 1

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	Page 2  RRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
<ol> <li>Mortgagors shall (a) promptly repair, restore or rebuild a come damaged or be destroyed; (b) keep said premises in goo claims for lien not expressly subordinated to the lien hereof; (c) premises superior to the lien hereof; and upon request exhib- rance. (c) county with all reculrements of law or municipal.</li> </ol>	any buildings of improvements now or hereafter on the premises which may decondition and repair, without waste, and free from mechanic's or other liens by pay when due any indebtedness which may be secured by a lien or charge on but satisfactory evidence of the discharge of such prior lien to Trustee or to buildings now or at any time in process of erection upon said
vice charges, and other charges against the premises when due,	numerical ordinance.  al taxes, and shall pay special taxes, special assessments, water charges, sewer at taxes and shall pay special taxes, furnish to Trustee or to holders of the note core shall ay in full under protest, in the manner provided by statute, any tax
3. Mortgagors shall keep all buildings and improvements now straing or windstorm tand flood damage, where the lender is requ the insurance companies of moneys sufficient either to pay the treatment of the companies as satisfactory to the holders of the the henefit of the holders of the note, such rights to be evide view all policies, including additional and renewal policies, to ear, a licites not less than ten days prior to the respective dates	or hereafter situated on said premises insured against loss or damage by fire, ultred by law to have its loan so insured) under policies providing for payment the cost of replacing or repairing the same or to pay in full the indebtedness is note, under insurance policies payable, in case of loss or damage, to Trustee need by the standard mortrage clause to be attached to each policy, and shall holders of the note, and in case of insurance about to expire, shall deliver of expiration.
the pof is and without notice to Mortgagors, all unpaid indebte in this Trust Deed to the contrary, become due and payable im v instalue it on the note.	titioned, when due according to the terms hereof. At the option of the holders calcuss secured by this Trust Deed shall, notwithstanding anything in the note smediately, less unearned charges, in the case of default in making payment of
decree or sile all expenditures and expenses which may be pal s, Trustec, etc., operative's fees, outlays for documentary and y be estimated as to items to be expended after entry of the de e insurance policies. Forrens certificates, and similar data and a registrally necessed, et her to prosecute such suit or to eviden	whether by acceleration or otherwise, holders of the note or Trustee shall have be lien hereof, there shall be allowed and included as additional indebtedness in id or incurred by or on behalf of Trustee or holders of the note for attorneys' 1 expert evidence, stenographers' charges, publication costs and costs (which lecree) of pricuring all such abstracts of title, title searches and examinations, assurances with respect to title as Trustee or holders of the note may deem to nee to bidders at any sale which may be had pursuant to such decree the true
6. The proceeds of any of reboure sale of the premises shall be all costs and expenses field to the foreclosure proceedings, and, all other terms which and rithe terms bereof constitute series as berein provided; fird all principal and interest remains	se distributed and applied in the following order of priority: First, on account including all such tients as are mentioned in the preceding paragraph hereof; secured indebtedness additional to that evidenced by the note, with interest nine unsaid on the note; fourth, any overplus to Mortegoers, their heirs, legal
is, issues and profits of said premise. "att ge the pendency of survey period of redemption, whether the tere be redemption or revention of such receiver, would be entitled to "one"t such receiver and in such cases for the protection, possessior, comerty, manager if from time to time may authorize the receiver to apply the therefore, but the terest of the protection of	the distributed and applied in the following order of priority: First, on account including all such items as are mentioned in the preceding paragraph hereof; secured indebtedness additional to that evidenced by the note, with interest ning unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal this trust deed, the court in which such bill is filed may appoint a receiver of after sale, without notice, without regard to the solvency or insolvency of the property of the solvency of the property of the p
ciency.	vision hereof shall be subject to any defense which would not be good and note hereby secured.  of aspect the premises at all reasonable times and access thereto shall be
nitted for that purpose,	or see or condition of the premises, or to inquire into the validity of the so in the note or trust deed, nor shall Trustee be obligated to record this trust is od by "s. "rms heroft, nor be liable for any acts or omissions hereunder, it of it's agen's or employees of Trustee, and it may require indemnities
<ol> <li>Trustee shall release this trust deed and the lien thereof stedness secured by this trust deed has been fully paid; and T on who shall, either before or after maturity thereof, produce ed has been paid, which representation Trustee may accept as successor trustee may accept as the genuine note herein deser son by a prior trustee hereunder or which conforms in substant</li> </ol>	by pr per instrument upon presentation of satisfactory evidence that all russees to go a te and deliver a release hereof to and at the request of any and exhibit to I ustee the note, representing that all indebtedness hereby is true without it is a y. Where a release is requested of a successor trustee, ribed any note with a heart an identification number purporting to be placed nee with the description in the reconstance of the note and which purports to of; and where the car requested of the original trustee and it has never may accept as the grain note herein described any note which may be herein contained of the no. and which purports to be executed by the
ons herein designated as makers increof.  Trustee may resign by instrument in writing filed in the offi recorded or filed, in case of the resignation, inability or refus ises are situated shall be Successor in Trust. Any Successor in Vision Trustee.	ice of the Recorder or Reg. (rar of Titles in which this instrument shall have sal to act of Trustee, the then Fee. 3 der of Deeds of the county in which the i Trust hereunder shall have be identified litle, powers and authority as are
3. This Trust Deed and all provisions hereof, shall extend to a gagors, and the word "Mortgagors" when used herein shall tedness or any part thereof, whether or not such persons shall istrument shall be construed to mean "notes" when more than b. Before releasing this trust deed. Trustee or successor shall releasing this properties.	and be binding upon Morigagors and all per ons claiming under or through include all such persons and all proons aable for the payment of the ll have executed the note or this Truse Deed. T'e word "note" when used in one note is used. ecceive for its services a fee as determined the proof of the services after a position of the proof of the services after a position of the proof of the services after a position of the proof of the services and the proof of the state of Illinois shall be apply what to this trust deed.
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NOW A DADA ON THE LINDIS FILE LIDER RECORD	FEGORDER OF DETES
APR 5 2 13 PM '77	*23876364
PREPARED BY: CAROLYNN KROLL 7 SOUTH DEARBORN ST 41-1815	Č.
IMPORTANT!	hientification No. 609518
THE PROTECTION OF BOTH THE BORROWER AND DER THE INSTALMENT MOTE SECURED BY THIS TO DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE TRUST COMPANY, TRUSTEE, BEFORE THE TRUST IS FILED FOR RECORD.	By Assistant Secretary Ass
	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE