## UNOFFICIAL COPY



## TRUST DEED

	N 610596	e.	23 914 870	
	CTTC 13	THE A	SOVE SPACE FOR RECORD	ER'S USE ONLY
TU.S IN DENTU HARDI	RE, made MARCH 16, NG , THOMAS J AND HIS		ex, between	
Chicago, lun as,	as "Mortgagors," and CHICA herein referred to as TRUSTE	E, witnesseth:		•
legal holder or he	S the Mortgagors are justly in laws being herein referred to a	s Holders of the Note,	in the principal sum of	ote hereinafter described, said
evidenced by one	AND SLVEN HUNDRED AND certain Listingent Note of the	Mortgagors of even de	ate herewith, made payab	Dollars, e as stated therein
and delivered, in instalments as fol	and by which said Note the Mo lows:			including interest in
	ED AND FOUR	ED AND BOID	Dollars	or more on the <u>16</u> day  Dollars or more on
the same day of not sooner paid, sl	19 77, and ONE HUNDR each month thereafter unt', sa nall be due on the	i i note is fully paid ex	cept that the final payme 19 80	nt of principal and interest, if
NOW, THEREFO limitations of this tr also in consideration WARRANT unto th therein, situate, lying ILLINOIS, to wit:	ORE, the Mortgagors to secure the set deed, and the performance of of the sum of One Dollar in hand Trustee, its successors and assignand being in the CHICA	the community of the said state community and agreem in paid, the receipt where ins the following describ	um of money in accordance ents herein contained, by the of is hereby acknowledged, de ed Real Estate and all of the COUNTY OF	with the terms, provisions and Mortgagors to be performed, and by these presents CONVEY and ill estate, right, title and interest COOK  AND STATE OF
Lot 3	in Traise and Sous S	abdivision of D	ast % Quarter (ex	cept stret)
Lot 11	7 in School Trustees	Subdivison of	or of Section16	, Township
39 Nor	th, Range 13 East of	the Third Prin		
	e en		Clay	1000
				0,5%
cstate and not secon conditioning, water, I foregoing), screens, w foregoing are declared equipment or articles the real estate.	rty hereinafter described, is referre all improvements, tenements, east d during all such times as Mortga, darily) and all apparatus, equipr ght, power, refrigeration (whether indow shades, storm doors and va- t to be a part of said real estate va- hereafter placed in the premises by	nent or articles now or single units or centrally ovindows, floor coverings, whether physically attache the mortgagors or their s	nereafter therein or thereo controlled), and ventilation, it inador beds, awnings, stove ed thereto or not, and it is a uccessors or assigns shall be o	n used to supply neat, gas, and necluding (without restricting the s and water heaters. All of the greed that all similar apparatus, onsidered as constituting part of
trusts herein set forth said rights and benefit	O HOLD the premises unto the sa, free from all rights and benefits the Mortgagors do hereby express consists of two pages. The coverages	under and by virtue of the color of the colo	te Homestead Exemption Lav	vs of the State of Illinois, which
this trust deed) are successors and assig	incorporated herein by references.	nce and are a part here	of and shall be binding on	the mortgagors, their heirs,
WITNESS the ha	nd and scal of M	ortgagors the day and	Cardist above written	ording (SEAL)
-		_ SEAL  X	medul !	rating [SEAL]
STATE OF ILLINOIS,	) I,	F.ZLATOS		
County of COOK	SS. a Notary Public	in and for and residing in	said County, in the State afor HIS WIFE MILDRED	esaid, DO HEREBY CERTIFY
		to me to be the same p		ARE subscribed no the
	THEY si		ed the said Instrument as	and acknowledged life.
	voluntary act, for the uses and	purposes therein set fortl		ARCH S. SA

## 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. Mortpagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for then not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attackes all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall; upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to context.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm (and flood damage, where the lender is required by law to have its loan so insured) under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies and any analysis of the note, under insurance policies payable, in case of loss

renewal policies not less than ten days prior to the respective dates of expiration.

4. Mortgagers shall pay each item of indebtedness herein mentioned, without notice to Mortgagors, all unpubli indebtedness renewed by the fruit Deed shall, notice to Mortgagors, all unpubli fordebtedness and only instillment on the note.

5. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, business, of the new or Traines shall be frequent to forections the line hereof. The shall become the frequent of forections the line hereof, they shall continue the regit to forection the line hereof, and shall be shall off Trastec or holders of the note for attempts, the days of the decree of the shall off Trastec or holders of the note for attempts, the days of the decree of procuring all such themselves, the shall off Trastec or holders of the note for attempts, the days of the decree of procuring all such themselves, the shall off Trastec or holders of the note on such as the reason shall be decreased by the decrees of procuring all such themselves, the shall off the shall be reason shall be decreased after entry of the decree of procuring all such themselves which may be high pursuant to such decree the true be reason shall be decreased as the shall be reason shall be decreased to the procuring all such themselves which may be high pursuant to such decree the true of all costs and expanses incident to the foreclosure proceedings, including all such themselves as are mentioned in the preceding paragraph hereoff; second, all out - it is a which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with large of a shall be reasoned to the state of the process of the process

1007 COUNTY, TLLINOIS FILED FOR RECORD

May 5 2 08 PM '77

RECORDER OF DEED \*23914870

PREPARED BY: CAROLYNN KROLL 7 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 41-2250

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.

Ident	ification No	610596	
		TITLE AND TRUST, CO	MPANY, Trustee.
By _	4).	Shela	3
	Assistant Sec	retary/Assistant Vice Presid	dent

MAIL TO: Wm Denine	
- 12 Dearborn	1
PLACE IN RECORDER'S OFFICE BOX NUMBER	

**BOX 533**