## **UNOFFICIAL COPY**

COOK COUNTY, ILLINOIS FILED FOR RECORD

. R. Oliv

\*23001417



FEB 19'75 1 37 Ph TRUST DEED

23 001 417

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDE'CLE'RE, made February 6, 1975 between

TITUR R. SCHULTZ and PEGGY L. SCHULTZ, his wife

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

an Illinois corporation foint business in Chicago, Illinois, herein referred to as TRUSTEE witnesseth. THAT, WHEREAS the Microgors are justly indebted to the legal holder or holders of the Instalment. Note hereinafter described. 

and delivered, in and by which so a Nite the Mortgagors promise to pay the said principal sum and interest March 1, 1975 six (6%) - - - - - on the balance of principal remaining from time to time unpaid at the rate per cent per annum in instalments (including principal and interest) as follows

One Hundred Sixty and 34/100 (\$ 60.21) - - - Dollars on the First (1st) of April 19 75 and the Hundred Sixty and 34/100 (\$160.34) bollars on the First (1st) of April.

19 75 and the HV Ared Sixty and 34/100 (\$160.34.) bollars / 348 on the 1st day of each succeeding me... thereafter until said note is tully paid except that the final payment of principal and interest, if not sooner paid, shall edue on the first day of April.

19 90 All such payments on account of the indebtedness evidenced by said one to be first applied to interest on the unpaid principal balance and the remainder to principal, provided that the principal of each installment unless paid when due shall be an interest at the rate of oper annum, and all of said principal of interest being made payable at such banking house or trust company in Chicago, Illinoss, the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of batance and the remainder to principal, provided that the plant per the rate of the rate o

in said City. on , and said interest in accordance with the terms, provisions can con and by the Mortgagors to be performed, and also in dged to be been presents CONVEY and WARRANT unto the gift, title and iterest therein, studie, lying and being in the AND STATE OF ILLINOIS. NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of and limitations of this trust deed, and the performance of the covenants and agreements ho consideration of the sum of One Dollar in hand paid, the receipt whereigh shereby actions trustees, its successors and assigns, the following described Real Emate and all of their estate COUNTY OF

S

Lot 13 and the North 5 feet of Lot 14 in Block 5 in V. A. Williams' Diversey Avenue Subdivision being a Subdivis on of the North three quarters of the West half of the West half of the South West quarter of Section 30, Township 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.



This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.

(Peggy L. Schultz) Walter A. Christopher STATE OF ILLINOIS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Schultz and Peggy L. Schults, his wife

instrument, appeared before me this day in person and acknowledged that they delivered the said Instrument as their free and voluntary act, for the

February

## UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFE	Page 2 ERRED TO ON PAGE 1 (THE	REVERSE SIDE OF THIS TRUST DEED	
1. Moreover, shall the property to part restors of rebuild any but	uldings or improvements now or i	perceptor on the premises which may become demon-	ن
or be destroyed. (2) keep said premises in good condition and repair subordinated to the hen hereof (3) pay when due any indebtedness wh upon request exhibit satisfactory evidence of the discharge of such pr	high may be writted by a lich of a	charge on the occurrence superior to the lain here of a	uuf l
building or buildings now or at any time in process of erection upon respect to the premises and the use thereof (6) make no material aftera	said premises 5 comple with	all requirements of law or municipal ordinances with	r).
2. Mortgagors shall pay before any penalty attaches all general taxe and other charges against the premises when due and shall upon writ	ies, and shall pay special taxes, sp	ecial assessments, water charges, sewer service charge	
<ul> <li>prevent default hereunder Mortgagors shall pay in full under protest.</li> <li>to contest</li> </ul>	in the manner provided by statut	te any tax or assessment which Mortgagors may desi	ire
<ol> <li>Mortgagors shall keep all buildings and improvements now or li- windstorm under policies providing for payment by the insurance com-</li> </ol>	npanies of inoneys sufficient eithi	er to pay the cost of replacing or repairing the same.	.4
to pay in full the indebtedness secured bereby, all in companies satis damage, to Trustee for the benefit of the holders of the note, such rig	ghts to be evidenced by the stand.	ard mortgage clause to be attached to each policy, as	nd l
shall deliver all policies, including additional and renewal policies to policies not less than ten days pror to the respective dates of expiration. In case of default therein, Trustice or the holders of the note	on .		}
Mortgagors in any form and manner deemed expedient, and may but many and purchase discharge compromise or settle any tax ben o	need not, make full or partial pay or other proof lien or title or all	susment or perform any act nevenbeliste required whents of principal or interest on prior encumbrance on thorough or reducem from any ray sale or furtisity	01
aftering said premises or contest any tax or assessment. All moneys our ection therewith, including attorneys fees, and any other moneys	s paid for any of the purposes h	erem authorized and all expenses paid or incurred.	115
to then hereof, plus reasonable compensation to Trustee for each additional indebtedness secured hereby and shall become immediately	matter concerning which action due and payable without notice	herein authorized may be taken shall be so mu- and with interest thereon at the rate of	."
per annum. Inaction of Trustee or holders of the note shall never hereur aer in the part of Mortgagors.	be considered as a warver of an	ny right accruing to them on account of any defai	alt
5. The rustee or the holders of the note hereby secured making to any but strongent or estimate procured from the appropriate pub	gany payment hereby authorized blic office without inquiry into t	relating to taxes or assessments, may do so according the accuracy of such bill, statement or estimate or in	ng to
the validity of an eax, assessment, sale, fortesture, tax lien or title or c 6. Mo. (agor shall pay each item of indebtedness herein mention of the hide, of the condition of the hide.	ned both principal and interest, v	when duc according to the terms hereof. At the option	on ote
of the holds: "If it is not and without notice to Mortgagors, all unpaint in this Trust feet it the contrary become due and payable (a) in interest on the jote, or (b) when default shall occur and continue	mmediately in the case of default for three days in the performan	t in inaking payment of any instalment of principal nee of any other agreement of the Mortgagors here	or un
7. When the inde? adnors betwhy we need thalf become due wheth	her hy acceleration or otherwise	holders of the note of Trustee shall have the right	10
foreclose the lien hereof in ar, suit to foreclose the lien hereof, the	ere shall be allowed and included behalf of Trustee or holders of t	d as additional indebtedness in the decree for sale he note for attorneys fees. Trustee's fees, appraise	114
fees outlays for discumentar—a expert evidence stenographers charfer entry of the decree—procuring all such abstracts of ritle titles and assurances with respect to title at it, were or holders of the note			
bidders at any sale which may be had pursuinf to such decree the true	condition of the lifte to of the v	alue of the premises will expenditures and expenses	111
the nature in this paragraph mentil (ed., ia) become so much addi- thereon at the rate of seven per cent per a nam, when paid or incur- probate and bankruptes proceedings to nich either of them shall b	red by Trustee or holders of the	note in connection with a, any proceeding, including mant or defendant, by reason of this trust deed or a	ing
therein at the rate of seven per cent year some when paid or mour probate and bankrupts, proceedings to such either of them shall be indebtedness hereby secured or the preparations of the commence whether or not actually commenced or the preparations of the defen- ferend whether or not actually commenced.	ement of any suit for the tores	lusure hereot after accrual of such right to forecli- eeding which neight affect the premises or the secur	ity
8. The proceeds of any foreclosure sale of the promises shall be of	distributed and applied in the fol	Howing order of priority. First, on account of all co	nts.
8. The proceeds of any foreclosure safe of the promises shall be dead expenses incident to the foreclosure proceedings of those and all which under the terms hereof constitute secured indel edne additional principal and interest remaining unpaid on the note.	unal to that evidenced by the new exemplus to Mortgagory their heavy	ic preceding paragraph hereof second all other he ofe, with interest thereon as herein provided third, its legal representatives or assigns, as their rights in	الد
Appear  9 Upon or at any time after the filing of a bill to fore low its Such appointment may be made either before or after sale	A		
application for such receiver and without regard to the then value of	the premises or whether the sam	e shall be then occupied as a homestead of not and	the
Trustee hereunder may be appointed as such receiver. Such receive pendency of such foreclosure suit and in case of a sale and a deficience	cy, dury orn, full statutory perio	od of redemption, whether there be redemption or a	iot.
as well as during any further times when Mortgagors except for the and all other powers which may be necessary or are usual in such ca	ises for the protection possession	n, control, management and operation of the prem	iscs .
during the whole of said period. The Court from time to time may aut of 11) The indebredness secured hereby, or by any docree foreclosis superior to the lien hereof or of such decree, provided such application. In No action for the enforcement of the lien or of any provisio parts, interposing same in an action at law upon the note hereby secure.	ng this trust led, or any lax, so	net income in his hands in payment in whole or in p ectal assessment or other lien which may be or become e. (2) the deficiency in case of a sale and deficiency	ime
10. No action for the enforcement of the lien or of any provision	on hereof shall be subject to any	defense which would not be good and available to	the
1) Trustee of the holders of the note shall have the right to ins	spect the premises at all reasonat	ole times and access thereto shall be permitted for t	nai
12. Trustee has no duty to examine the title location, existence	st deed, nor shall Truster be oli	red to record this trust deed or to exercise any por	wer
herein given unless expressly obligated by the terms hereof, nor be li- misconduct or that of the agents of employees of Trustee, and it may	require indemnities satisfacto y t	o t before exercising any power herein given.	
13. Trustee shall release this trust deed and the lien thereof by pro by this trust deed has been fully paid, and Trustee may execute and	d deliver a release hereof to and	the request of any person who shall, either before	e or
after maturity thereof, produce and exhibit to Trustee the note, to Trustee may accept as true without inquir. Where a release is re- described any note which bears an identification number purporting	to be placed thereon by a prior	trustee i treunder or which conforms in substance w	vith
the description herein contained of the note and which purports to be is requested of the original trustee and it has never placed its identif- any note which may be presented and which conforms in substance of	avacuted by the persons berein i	designate has the or sees thereof and where the rele	
14 Trustee may resign by instrument in writing filed in the of recorded or filed. In case of the resignation, inability or refusal to situated shall be Successor in Trust. Any Successor in Trust hereunde	o act of Trustee, the then Record	der of Deeds of the cur ity in which the premises	Are Are
Trustee or successor shall be entitled to reasonable compensation for a	all acts performed hereunder the binding upon Mortgagors and	fall persons claiming under utthrough Mortgagors.	and
Trustee or successor shall be entitled to reasonable compensation for a 15. This Trust Deed and all provisions hereof, shall extend to and the word "Mortgagors;" when used herein shall include all such pe whether or not such persons shall have acceuted the note or this Trinotes;" when more than one note is used.	risons and all persons liable for rust Deed. The word "note" wh	the payment of the indebteoness ( ) part ther en used in this instrument shall be or trued to m	eof. ican
16. THIS IS A PURCHASE MONEY MORT	GAGE.		
17. In the event of sale, this mor	rtgage shall not b	e transferable to any new	X
owner.		-	
Prepared by walter A Christon 7191 W Grand	pan, A Horney	23 001 417	1
7191 W. Grand	Chicago, Ill.	20 001 111	Ī
		568550	
IMPORTANT	Identification		
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company	- 11 /-/	GO TITLE AND TRUST-COMPANY,	.
BEFORE THE TRUST DEED IS FILED FOR RECORD.	By Ja	remary Chocopio	
		Officer yran t Sec y / Non-Europe Pros.	
Walter A. Christopher, Atty.	<b>f</b> -	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE	
ro: 7191 W. Grand Avenue		DESCRIBED PROPERTY HERE	
Chicago, Illinois 60635		2528 N. Mont Clare	
		Chicago, Illinois	
PLACE IN RECORDER'S OFFICE BENUMBER_	533		
•			