INOFFICIAL C



588722

TRUST DEED

PART PURCHASE MONEY MORTGAGE

23 016 581

1105 INDENTURE, made

March 1.

THE ABOVE SPACE FOR RECORDER'S USE ONLY

MUFF, HIS WIFE

19 75 , between JOSEPH C. MUFF AND DORIS M.

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

an Illinois ecoporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WILL BAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or bodies being herein referred to as Holders of the Note, in the principal sum of Twenty-Five Thousand

-- per cent per annum in instalments (including principal and interest) as follows: (\$228.54)

two Hundred Twenty-Eight and 54/100ths, or more/ Dollars on the First (1st) or day of April 19.75 and Two Hundred Twenty-Eight & 54/100ths, or bollars 4st on the 1st day of each mont a thereafter until said note is fully paid except that the final payment of principal and interest, if not soo er or shall be due on the 1st day of March 19.83.

All such payments on account of the indebtedues of the continue to the final payments on account of the indebtedues of the continue to the final payments on account of the indebtedues of the continue to the final payments on account of the indebtedues. Two Hundred Twenty-Eight and 54/100ths, or more/ tollars on the. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the company of each installment unless paid when due shall bear interest at the rate of Six (6%) per annum, and all of said trincipal and interest being made payable at such banking house on trust company in Chicago, Cook County, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the only e of the legal holder in said City,

NOW, THEREFORE, the Martgagars to secure the payment of the said pri cipal aim of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and are as better contained, by the Mortgagars to be performed, and also in consideration of the soun of One Dollar in hand paid, the receipt whereof is better active whedged, do by these presents CONYEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate of the contained of the c

Lots 113 and 114 in Dickey's Addition to Chicago in the North East Quarter of Section 2, Township 39 North, Ra ge 3, East of the Third Principal Meridian, in Cook County, Illinoi:

The Mortgagors will deposit 1/12th of the Real Estate Tax s in addition to the regular monthly payment of principal and interest previously mentioned rerein.

THIS DOCUMENT WAS PREPARED BY: Gilbert L. Adamowski, Attorney 3045 Milwaukee Avenue Chicago, Illinois 60618

which, with the property hereinafter described, is referred to beron as the "premises."

To it-ITER with all improvements, tencuents, exements, fixtures, and appurtmantes thereto belonging, and all rents, issues under the long and during all such times as Mortgagets may be coulded thereto (which are pledged primardly and on a parity with said real estate and meets of solidly) and all apparatus, eapparatus, eapparatus eapparatus eapparatus eapparatus eapparatus expended on the consideration of the controlled), and ventitation, including (without testisting the foregoing), seprens, window shades, storin dato exceedings, mador bests, awaings, stores and water besters. All of the foregoing as declared to be a part of said real estate whether ple is all attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagets on their way expected and the considered as constituting part of the real estate.

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. Iree from all rights and hencifts under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and hencifts the Mortgages do 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 mortgagors, their heirs.

WITNESS the hand \$ and se				
Joseph B. Dhught	1 SEAL 1	Donie M. n	Just -	 I SEAL
			00	
-	[SEAL]			 SEAL
STATE OF ILLINOIS.	ARTHUR D.	BAUMGARTNERS	2	
3 T.				

JOSEPH C. MUFF AND DORIS M. MUFF, HIS WIFE

who are personally known to me to be the same person S instrument, appeared before me this day in person and acknowledged that iened, sealed and

delivered the said Instrument as rtein set forth.

Indiv., Instal,-Incl. Int.

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

11. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements more or herefrete on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and five Bota unchannes or other fines or claims for fine not expressly subordinated to the here forced; (4) pay when due any underbridness which may be secured by a hear or long on the premises superior to the her hereof, and pion require eighbit satisfactory evidence of the day-log not buyly profile in a Urayte of to holders of the note; (4) complete within a resonable time any building of buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or unimpal ordinates with respect to the permises and the use thereof, (a) make one material alterations in soad promises except as required by law or unimpal ordinates with respect to the permises and the use thereof, (a) make an interest and promises except as required by law or unimpal ordinates with respect to the large sagnost the promises and shall, promise within the promise and shall, provided by second taxes, special assessments, water charges, were server charges, and other charges against the promises when due, and shall, provided by stantic, any tax or assessment which Mortgagors shall pay in full under protext, in the manner provided by stantic, any tax or assessment which Mortgagors may desire context.

2. Mortgagors shall pas before any penalty attaches all gravitations and other charges against the premises when due, and shall grow written request, trumbs to Trustee or to inductivate the more which Mortgagors was when due, and shall grow written request, trumbs to Trustee or to inductivate the more which Mortgagors and grow and the processor of the processor

Appear, "O upon, or at any time after the filing of a bill to foreclos this tr., shed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without negard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then coupied as a homestead or not and the Prantee hereunder may be appointed as such receiver. Such receive, shall have power to client the times who applied to a such receiver. Such receive, shall have power to client the times of a single premises during the pendency of such foreclosure with and, in case of a sale and a definency, our gig to full statutory period of redemption, whether three be redemption or not, a well as during any further times when Mortgagors, except for the intervinory of such foreclosure, would be entitled in collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for a profession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the facely, its applicable of said period in a whole of the profits of the control of the profits and all other products of the control of the profits of the control of the profit of the control assessment of the lens of only any detect freelysing this trial deal. A sary tax, special assessment or other lines which may be or become superior to the here here of or of said before profits and efficiency.

10. No action for the enforcement of the lens or of any provision hereof shall be sub-ecc. To any defense which would not be good and available to the party metropoung same in an action at law upon the note hereby secured.

11. Trustee of the holders of the note shall have the right to impose the premises at a 1 te sonable times and access the

PLACE IN RECORDER'S OFFICE BOX NUMBER.

11. Trustee of the holders of the note shall have the right to impect the premises at 1 to sonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence of condition of the purpose of the individual purpose.

13. Trustee has no duty to examine the title, location, existence of condition of the purpose, or to inquire into the validity of the signatures or the factors, capacity, or authority of the signatures on the factors, capacity, contactly of the signature of the signatures of the signature of the signature of the signature of the signature of the signatures of the signature of the si

23-016 581 William St. Colleges COOK COUNTY, ILLINOIS ... F1,EP F09 RECOAD Han 10 '75 3 on Pi <u>*23016581</u> Identification No.588722 IMPORTANT CHICAGO TITLE AND TRUST COMPANY, THE NOTE SECURED BY THIS TRUST DEED SHOULD In Cosemany Onocogio BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. Ì FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE GILENAT E ADAMONSKI 3245 MILWAUNGS AVE MAIL TO: CHICAGO IL 60618

END-OF-RECORDED DOCUMENT

SIN ASS