UNOFFICIAL COPY

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TRUST DEED

589278

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDUSTURE, made

March 18

19 75 . between

Earl Mc/inney and Augusta McKinney, his wife

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

an Illinois corporation daing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the stortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders by any prein referred to as Holders of the Note, in the principal sum of

Ten Thousand (\$\subseteq \subseteq \subseteq 00.00)

Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from April 1, 1975 on the balance of principal remaining from time to time unpaid at the tate per cent per annum in instalments (including principal and interest) as follows: saven

One Hundred and Fifty & 95/10---- Dollars on the _____lst of April 19.75 and Cne Hundred and Fifty & 93/100 bollars the late day of each month the first of the restrictions of the restriction of the same of t payment of principal and interest, if not sooner paid, shall be doe on the lst day of March All such payments on account of the indebtedness evidence by aid note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the pri cip to each instalment unless paid when due shall bear interest at the rate of oight ger annum, and all of said principal at a interest being made payable at such banking house or trust company in Chicago. Himois, which holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Clio Poran in said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of more, and said interest it accordance with the terins, provisions and limitations of this trust deed, and the performance of the covenants and agreements been contained, by the Mortgagors to be performed, and also in consideration of the sum of Due Dollar in hand pead, the receipt solerof is hereby acknowledged, do by the speciests CONVEY and WARRANT into the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, the and is letter therein, situate, bying and being in the COUNTY OF COOK

AND STATE OF ILLINOIS, Cook

Lot 118 and the West 1 inch of Lot 117 in Englaw od on the Hill, a Subdivision of the East 1/2 of the North West 1/4 of the South West 1/4 of the South West 1/4 of the North West 1/4 of the South West 1/4 of Section 20, Township 38 North, range 14, East of the Third Principal Meridian,

THIS IS A JUNIOR MORTGAGE

in Cook County, Illinois

which, with the property heremafter described, is referred to berein as the "premises."

TOGETHER with all improvements, tenements, fastines, and apputernances thereto belonging, and all tents, issues and profits thereof for so long and during all such times as Mortgogors may be entitled thereto (which are pledged primardy and on a parity with said real estate and not secondardy) and all apparatus, equipment or articles move on hereafter thereto in thereon used to supply text, gas, air conditioning, water, high, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), seteens, window shades, storin doors and windows. Both converges, handor beds, awnings, stores and water heaters, All of the foregoing), seteens, window shades, storin doors and windows. Both converges, handor beds, awnings, stores and water heaters, All of the foregoing are declared to be a part of said real estate whether playscally attached thereto or not, and it is agreed that all similar apparatus, eguipment or articles hereafter placed in the premises which mortgogors of their saccessors as a south of the premises into their saccessors.

TO HAVE AND TO HOLD the premises into the said Tuster, its affects of all southers and benefits the forth, first from all rights and benefits under and by writte of the Homestead Exemption Laws of the State of Illinois, which said tights and hencitis the Mortgogors 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 beits,

recessors and assigns.	1.		植物 医肾上腺	
works the hand and south of	Mortgagors the c	abov عمزا lay and year	ve written.	2/1
works the hards and sols un	EL I SEAL I	Mila	usta 112	TURICA
Earl McKinney			McKinney	
/	1 SEAL 1			SEAL

Robert C. Power

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Earl McKinney and Augusta McKinney, his wife

S_whose name_ their free and voluntary act, for the uses and purposes therein set forth. ered the said Instrument as

18th March Given under my hand and Notarial Seal this_ Robert Promer

807 R 1 69 Tr. Deed Indiv. Instal.-Incl. Int. Page L This instrument was prepared by Robert C. Power, 7 W. Madison St. Chicago, Ill.

and office thalges against the premises when much protects, in the manner provided by stainte, any tax or assessment which Murtagains shall pay in full under protects, in the manner provided by stainte, any tax or assessment which Murtagains may desire a context.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or dainage by fire, lightning or endotorm under podicies providing for payment by the mortance companies or humbers of the medicinches secured hereby, all in companies satisfactory to the holders of the notice under insurance policies payable, in case of loss in payable, in case of loss in the medicinches secured hereby, all in companies astatisticity to the holders of the notice, uncluding additional and encounters and highest to be evidenced by the variable under insurance policies payable, in case of loss in the context of the notice of the notice, and the context of the notice and the notice, and the context of the notice of the notice and the notice of the notice, and the context of the notice of the notice of the notice and the context of the notice of the notice

interest countries. The second of the Mortagors herein continues of the Mortagors herein contained.

7. When the most defines hereinly secured shall become due whether by acceleration or otherwise, budden of the note or Trustee shall have the right to forechose the heil become of the more of t

puricipal and interest termining unpaid on the rote; mostly, any overplay to Mortgagors, their heirs, legal representatives or assigns, as their rights may appears.

9. Upon, or at any time after the filing of a full to force one district deed, the court in which such hells of lifed may appears a receiver of said permisses. Such appointment may be made rather before or after one cubmot notice, without regard to the wherey or inswherey of Mortgagors at the time of application for such receiver and without regard to the there or a in the permisses of whether the same shall be then occupied as a homestead or not and the Trustee hereitader may be appointed as such receiver. Such a cover do if have power to collect the rents, issues and printle of said permisse during the producty of such forceboure out and, near of a said and addresser, during a the full statisticity period of redemption, whether there we redempt on or one, as well as during any further times when Mortgagors, except for the interester into a such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such to eye for the protection, powerson, control, management and operation of the premises during the whole of said period. The fourt from time to time may antice of except to apply the net income in his bands in payment in whole or in part of (1). The indictations occurred hereby, or by any decree barefronting this rout elect, or any tax, special assessment or other line which may be or become superior to the licit hereof or of such decree, provided such application is in a eye or so forcelounce sales (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the line of of any provision hereor six, be subject to my defense which 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 more shall have the right to inspect the premises of the order into the

MAIL TO

11. Trustee or the holders of the note shall have the right to inspect the premies — "reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the talle, location, existence or condition of the presses, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Truster by bligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or on inso hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfa. To to it before exercising any power herein given.

13. Trustee shall release this trust deed and the line thereof by proper instrument upon postarion of "Sactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and as me tee, est of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtens hereby accured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, so the succes or trustee may accept as the note herein described my note which bears an identification another purporting to be placed therrom by a print trustee. In the conformal in substance with the description herein contained of the more and which purports to be executed by the persons herein designs, of a to makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note designated as makers thereof; and where the release is requested of the original trustee and it has never placed its identification on the responsible in the office of the Recorder or Registra of Titles in which the purports to be executed by the persons herein d

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LMPORTANT

HE NOTE SECURED BY THIS TRUST DEED-SHOULD THE TOTAL SET OF THE TRUST DEED IS FILED FOR RECORD.

589278

CHICAGO TITLE AND TRUST COMPANY, By Desemany John

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

Quergo, sel 6060z PLACE IN RECORDER'S OFFICE BOX NUMBER

OF RECORDED DOCUMENT