THE ABOVE SPACE FOR RECORDER'S USE ONLY

this to DENTURE, made

ade April 1, 19 75 between John Addison and Laura Addison, his wife

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

an Illinois corpor and doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

appoint, and in absence of such appointment, then at the office of in said City,

appoint, and in absence of such appointment, then at the office of in said City.

NoW, THEREFORE, the Mortgagors to secure the payment of the said principal surget, of anney and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreen on the medical contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby ack, only alged, do by these presents CONYEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their exact, light, title and interest therein, situate, lying and being in the COUNTY OF

Lot 31 in Block 6 in Beck's Subdivision of the South West quarter of the South West quarter of Section 21, Township 38 North, Parje 14 East of the Third Principal Meridian in Cook County, Illinois

(1/12th of the yearly tax and insurance premiums, or approximately \$25.00 monthly shall be paid in addition to the monthly payment here nder)

essate, ustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein of the Humestead Exemption Laws of the State of Illinois, which said rights and benefits the

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 beirs,

trust deed) are incorporated neteric operations and assigns.

WITNLSS the hand ______ and seal ______ of Mortgagors the day and year first above written.

[SEAL] Jahren Addison a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Addison and Laura Addison

> instrument, appeared before me this day in person and acknowledged that __they uses and purposes therein set forth.

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Chicago, Illinois Mildred ğ prepared

	1. Mortgagors shall (1) pr or be destroyed; (2) keep sa subordinstell to the heat here upon request exhibit satisfact bridding or buildings now or tract. 2. Mortgagors shall pay be and other thanges against the prevent default hereunder Mi to control. 3. Mortgagors shall keep windstorm under policies proto to pay in full the midebreihe damage, to Trustee for the be shall deliver all policies, inche policies mut less than ten days	omptly repair, testore a premises in good sor if, (4) pay when due an inty evidence of the did any time in processe use thereof, (6) make force any penalty aftain premises when due, ar rigagues shall pay in figaging shall pay in fix any force producing for payment by several hyreby, all).	or rebuild any buildings of dittion and repair, without yo indebtedness which ma- techarge of such prior then of creetion upon said pro- tor material alterations in hex all general taxes, and of distall, upon written req- ult under protest, in the in- overments now or hereafter	it improvements now of t waste, and feed from the secured by a hen of to Trustee or to holder inness (by omply with said premises except a half pay special taxes, text, furnish to Trustee	HE REVERSE SIDE OF THIS TRUST DEED; of hereafter on the premises which may become damage mechanic's or other hens or claims for heir not expressl or doing on the premises superior to the heir hereof, as well the met, (3) complete within a reasonable time an health experiments of law or minicipal ordinatases will seepure by Javoor minicipal ordinatase experied assessments, water charges, exsert service charges or to hidders of the note dopling the receipt increbot. For or to hidders of the note dopling the receipt increbot. For
	in contest. 3. Mortgagors shall keep a windstorm under policies prote pay in full the indebtedne damage, to Trustee for the bestall deliver all policies, inchepolicies in these than ten days and the contest of default they	all buildings and improveding for payment by see secured bereby, all t	vements now or hereafte		or to holders of the note duplicate receipts therefor. To inte, any tax or assessment which Mortgagors may desir
			n companies satisfactory the note, such rights to b	stuated on said pren if moneys sufficient ent to the holders of the r	uses insured against loss or damage by fire, lightning o her to pay the cost of replacing or repairing the same o note, under insurance policies payable, in case of loss o
	affe ting said premises or co	em, Trustee or the high namer deemed expedie ge, compromise or set itest any tay or assess ig attorneys' fees, and lobe compensation to difference and shall be	olders of the note may, be not, and may, but need not tle any tax lien or other ment. All moneys paid fo any other moneys advance frustee for each matter of once immediately due and	it need not, make any , make full or partial p prior lien or title or cl- r any of the purposes d by Trustee or the ho oncerning which action passable without notic	natari integrige trance to be fitatined in Ockin pointy, and acase of mutanic about to expure, shall delater renews payment or perform any act hereinbefore required or spinorists of principal or interest on prior encombances and thereof, or redeem from any tax sale or furfestim therein authoritied and all expenses paid or mutred in their authoritied and all expenses paid or mutred in the priority of the properties of the control thereof the note to protect the mortgaged premises and and with interest thereon at the rate of and with interest thereon at the rate of muy right accruing to them on account of any defaul
	5. The Tractor or the hole to any bill, eath next of estin	lers of the note hereby rate procured from the wort, sale, forteiture, ta	y secured making any pay : appropriate public office s lien or title or claim the:	ment bereby authorize without inquiry into eof.	d relating to taxes of assessments, may do so according the accuracy of such bill, statement or estimate or into when due according to the terms between. At the option Trust Deed shall, notwithstanding anything in the note it in making payment of any instalment of principal on
	interest on the n 16 or (b) secontained, 7. When the indebtedness forcelose the lien hereof. In a expenditures and expenses we fees outlays for documentary after entry of the decree of p, and assurances with respect to halders at any safe which may	nere y secured shall be ny ' ir ' foreclose the '' m' be paid or ine and apert evidence, s occuring all s' byra- title as Tr aree os hol be had py mant to au	ur and continue for thre ecome due whether by ac elien hereof, there shall ourred by or on behalf of denographers' charges, pu cts of title, title searches a ders of the note may dee h decree the true conditio	e days in the perform, celeration or otherwise he allowed and include Trustee or holders of blication costs and cos and examinations, title is not to be reasonably to y of the title to or the s	ance of any other agreement of the Mortgagors herein e, holders of the mote or Trustee shall have the right te day as additional indebtedness in the decree for side all the note for attorneys (fees, Trustee's fees, appaiser's its (which may be estimated as to tiems to be expended insurance policies). Torrens certificates, and similar data coasity either to prosecute usin but not to evidence to relate of the premises. All expenditures and expenses city and immodulately due and payable, with interest note in connection with (a) any proceeding, including the connection with (a) any proceeding, including local many of the content of the content of the connection with (a) any proceeding, including local many of the content of the content of the country likewing order of priority. First, on account of all craft as preceding partagraph hereof, excould, all other tiems.
1	which under the terms bereof principal and interest remainir	constitute secured inde ig unpaid on the note	three or suditional to the fourth saw overplus to	at evidenced by the no Mortgagors, their bet	ore, with interest thereon as herein provided; third, all irs, legal representatives or assigns, as their rights may
	O. Opon, or at any time at such appointment may be ma application for such reverser as Truster hereunder may be ap- pendency of such foreclosures as well admiring any which ma- during the whole of said period of (1) The induletedness secur- superior to the liet hereof or of 10. No action for the enfo- party interposing same in an act 11. Truster or the holders	cement of the lien or ion at law upon the no of the note shall have	of any provision hereof s te hereby secured. the right to inspect the p	hall de subject zo any remises at ziv revionab	in h hill is filed may appoint a receiver of said premises, whereby or insolvency of Mortgagots at the time of shall be then occupied as a homestead or not and the retest, issues and profits of said premises during the do fredemption, whether three be redemption or not, said be entitled to collect such rents, issues and profits in control, management and operation of the premises not income in his hands in payment in whole or in part ent income in his hands in payment in whole or in part coll assessment or other lens which may be to become certail assessment or other lens which may be to be to- come defenses which would not be good and wallable to the lit times and access thereto shall be permitted for that
T	Frustee may accept as true w described any note which bears the description betein contained is tequested of the original trus	thout inquiry. Where an identification num of the note and which tee and it has never pl	a release is requested of ber purporting to be place purports to be executed laced its identification man manufactures with the de-	a successor trustee, seed thereon by a prior to by the persons herein d aber on the note descri- scription berein contact	or to inquire into the validity of the signatures or the ated to record this trust deed or to exercise any power on the event of the property of the state of the event of the
ti n T ti w	he persons herein designated as 1-3. Trustee may resign by coorded or filed. In case of the totaled shall be Successor Mail be cut 15. This Trust Deed and all the word "Mortaggors" when whether or not such persons shall "notes" when more than one no "notes" when more than one no	makets thereof, in writing the reagnation, inability ust. Any Successor in titled to reasonable comprovisions hereof, shall saved herein shall included have executed the te is used.	filed in the office of the y or refusal to act of Tr Frust hereunder shall have spensation for all acts perf- lextend to and be binding de all such persons and note or this Trust Deed,	Recorder or Registrastee, the then Record the identical title, powormed hereunder, upon Murtgagors and all persons table for the word "note" whe	at of Titles in Sule is this instrument shall have been lee of Deeds of the Jonats in which the premises are very and authority as are here given Trustee, and any all persons claiming und. " through Mortgagors, and the payment of the indebtedness any part thereof, in used in this instrument shall to construct to mean
	5-6 APR 23	5 PM 12 55	क्षी है एक हैं?		en notation Call Association
			APR-63-75 9	84278 =	23079092 - A Hec
-		ORTANT	4	Identification !	
	THE NOTE SECURED BE IDENTIFIED BY Chica BEFORE THE TRUST DEED	go Title and Trust	Company	By	Trustee.
MAIL TO:	10725 South Western Ave.		(C)3/	7	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
_ L	Chicago, Illino —	is 60643	6	-	
P	LACE IN RECORDER'S	OFFICE BOX N	UMBER		23059092