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TRUST DEED APR 25 3 04 FM 175

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THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made April 9 IRENA ROZKOCHA, his wife,

19 75, between KONSTANTY ROZKOCHA and

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

re Illinois corporation doing business in Chicago, Illinois, herein referred to as reverse, witnesseth:

THAT, WHEREAS the Morigagory not have indicated the angel and a second of the instalment Note herein
or scribed, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of 

Five Thousand Six Hundred Eighty-nine & 92/100 (\$5,689.92) - - - Dollars, evidence. by one certain Instalment Note an the information of even date herewith, made payable to THE ORDER OF BEARF.
STANLEY M. ROZKOCHA
and delivered in and by which said Note (Section Marriagora promises to pay the said principal sum and interest from

April 9, 1975 on the balance of p seven--- per cent per annum in instalments as follows: on the balance of principal remaining from time to time unpaid at the rate of

Two Huncrel Fifty & no/100 (\$250.00) - - - - - - -

Dollars on the 1st

day of June 19 75 and Two Hundred Fifty & no/100

Dollars on the more day of each month thereafter until said note is fully paid; specificals WANDERS OF THE PROPERTY OF 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 principal of each instalment unless paid when due shall bear interest at the rate of seven of the nort per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appoint at the office of EDWARD GERBER

In Said City.

NIOW, THEREFORE, the Murigingors to accure the payment of the processor and dimitations of this trust deed, and the performance of the processor and dimitations of this trust deed, and the performance of the processor and dimitations of the sum of the bollar in hand build, be a pit whereof is hereby setumologized, do by these presents CONVEY and WARE ANT unto the Trustee, its successors and sasigns, the following user need these Exists and all of their exists, right, title and interest therein, situate,

lying and being in the City of Chicago

COT ATT. OF

Cook AND STATE OF ILLINOIS.

Lot 33 and the West 3 feet of Lot 32 in overfields Resubdivision of Block 1 of Carne and Coombs Addition to Pennock being a subdivision of the South West quarter of the North West quarter of the South East quarter of Section 27, 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 side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mort-

gagors, their heirs, successors and assigns.

WITNESS the hand.s.. and seal S.. of Mortgagors the day and Irena Rozkocha County, in the State aforesaid, DO HEREBY CERTIFY THAT Konstanty Rozkocha and Irena Rozkocha rson and acknowledge that they

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1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or chims for lien not expressly aubordinated to the lien hereo; (3) pay when due any indebtedness which may be secured by a lien or charge on the premise superior to the lien hereo; and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note (4) complete within a reasonable time any building or buildings now or at any time in process of cretion upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material atterations in said premises except as required by law or municipal ordinances.

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

3. Mortgagors shall keep all buildings and improvements now or hereafter stunded on said premises insured against loss or damage by fire, lighting or windstorm under policies prividing for payment by the insurance companies of moneys aufficient either to pay the cost of replacing or replaing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the heiders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the hotders of the note hereby all in the heiders of the note, so the same to the evidence by the standard mortgage claus to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to heiders of the note, and in case of issurance about to expire, shall deliver renewal policies not less than ton days prior to the respected date of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any and hereinbefore required Mortgagors in any form and manner deemed expedient, and may high need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase discharge, compromise or settle any tax ilen or other piror lien or title or claim thereof, or redsem from any tax sales or forfeiture notice the major contest any tax or assessment all moneys upon for any of the purposes berein authorized and all expenses pint or incurred in connection therewith, including attorneys fees, and any other mines of such major represents of the notice of the notic

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so coording to any bill, statement or estimate procured from the appropriate public effice without inquiry into the accuracy of such bill, statement or stimule or test the existing of the accuracy of such bill, statement or stimule or test the existing of the accuracy of such bill, statement or

6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms become a highly of the holders of the note, and without notice to Mortgagors, all unpud indebtedness secured by this Truat Leed shall, notwithstanding any hing in the note or in this Truat Leed to the contrary, become due and payable (a) immediately in the case of default in making payment of any established to principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors become contained.

7. When the Indultedness hereby secured shall become due whicher by acceleration or otherwise, holders of the note or Trustee shall have the 12° a forections the lien hereoft in any and to forections the lien hereoft. Here shall be allowed and ircluded as additional indultedness in the decree of forections the lien hereoft in any and to forections the lien hereoft. Here shall be allowed and ircluded as additional indultedness in the decree of the shall be allowed and included as additional indultedness in the decree of the shall be allowed and included as the shall be allowed and to term to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrons certific tes, not similar dots and assurance as with respect to title as Trustee or holders of the note may deem to be reasonably necessary either to prosecue such all to to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premiser. All 2 lenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately one and payable, with interest thereon at the rate of seven per cent per aiman, when paid or incurred by Trustee or holders of the note in or accion with tas any proceeding, including probable and bankerpley proceedings, to which either of them shall be a party, either as plaintiff, claimant or fendant, by reason of this trust deed or any indebtedness hereby secured to the propagations for the defense of any versional of a control of the rection of the decrease where the recent and the account of the defense of any versional processors.

8. The proceeds of any reclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of al rosts and expenses linet on to the foreclosure proceedings, including all such terms as are mentioned in the preceding paragraph hereof; second, at other items which under the following paragraph hereof; second, at other items which under the research thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives of the content of the content

9. Upon, or at any time after the fit is of a bill to forcelose this trust deed, the court in which such bill is filed may appoint a receiver of any premises. Such appointment may be made either before or after sale, without notice, without regard to the boliverey or insolverey of Mortgagers as the time of application for such it selver and without regard to the time to such the premises or whether the same shall be then occupied as a homestead of not and the Trustee however are may be appointed as such receiver. Such rever shall have power to collect the rents, issues and profit of said premises during the pendency of any intercolours suit and, in case of a sale and a deficiency, during the full statutory period of redemption of sale premises during the pendency of a same and a deficiency, during the full statutory period of redemption whether there be redemption of such precise, would be entitled to collect such rents, issues and profit of the whom Mortgagers, except for the intervention of such receiver, would be entitled to collect such rents, issues and profit of the protection, posses stor, control, management and operation of map or see during the whole of said period. The Court from time to time may suitorise the receiver to apply the not incume in his lands in payment. So due in part of (1) The Indetted designed hereby, or by any decree forcelosing this trust a middle bring to forcelosure saile. (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the iten or of any year islon hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the role is reby secured.

11. Trustee of the holders of the note shall have it - right to inspect the premises at all reasonable times and acress thereto shall be permitted that purpose.

Trustee has no duty to examine the title, location, or sleep w. or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the error, nor be listle for any acts or emissions between except in case of its own gross negligations or missions hereinded or the example in case of its own gross negligations or missions and the example of the example

13. Truster shall release this trust feed and the lien thereof is not a manufacture with the lien thereof is not a manufacture related has been fully pind and Truster may even and deliver a release hereof to and at the request of any person shall, either helper or atternments thereof in the lienter and lienter and lienter and the lienter and liente

14. Trustee may resign by instrument in writing filed in the office of the Records, or Regis or of Titles in which this instrument shall have been recorded our files in case of the resignation, inability or refusal to act of Trustee, the ... By conder of Deeds of the county in which the premises a situated shall be forced in the following the trust of the county in which the premises are situated shall be forced in the following the

1 Tustee, and any i trustee or successor sinus to reasonative compensation for any act as to be formed increment.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Morti-ago, a 2d all persons claiming under or through Morti-agors. When used herein shall include all such persons and all persons, above, or the payment of the indebtedness or any next thread, whether or not such necessis shall have accounted the note or this Trust Beed.

The Instr	iment was tr trungit	oparou i	Penale	10.	Ilford.	R
180 7	L. La Sali	1. Chas.	Ollen	(name) /		8
	(add:	EUS) /				

## IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the	within Trus	t Deed has	been identified
herewith under Identification No.	7.5.0	7.4.7.17	
CHICAGO TITLE AND TRUE	STN COMP	ANV. as	Trustee
***************************************	.,		

by Carmay McColico

Assistant Recretary

Assistant Per Pandana

D NAME	
Name: Ronald a Gilfra	
Address: BO A. La Salle	
City: Chicago, Oll. 60601	
Form 104 B 3/72	533

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENT