## UNOFFICIAL COPY

Espert his and Mil To' Will a	
Prepared by and Mil To: Will Cicy 9500 L. 50 Och Leven, a	ach UCH U,6045
TRUST DEED  23 080 321  THE ABOVE SPACE FOR RECORDER'S USE ONLY	
THIS (NDENTURE, made April 28, 1975, between CHARLES P. DOHERTY AMY & DOHERTY, his wife and ALPHONSUS BOYLE and KATHLEEN BOYLE, wife, herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY an Illinois outporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, withesseth: THAT, WHEREAS the stong agree in the public of the legal holder or holders of the linstatiment Note hereinsafter and legal holder or holders he sign herein referred to as Iloiders of the Note, in the principal sum of Sixteen Tho Three Hundred and No/100 (\$16,300.00)	his described, usand = Dollars, movern
EDVARD L. LAH and LASY D. LAH or survivor and delivered. In and by which said bote the Mortgagots promise to pay the said principal sum and from June 1, 1976 on the belance of principal remaining from time to time unput at of nine (9%)	inicrest the rate follows:
All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid balance and the remainder to principal; provided that the pri cipal of each instalment unless paid when due shall bear in the XXXXXIII manual perfamining shall of said principal of each instalment unless paid when due shall bear in the XXXXIII manual perfamining shall of said principal of interest being made payable at such banking house company in Oak Lawn, Ih. is. the holders of the note may from time to time, it appoint, and in absence of such appointment, then at the office of ETWARD L. LAH and DAISY D. L. INCORP.  NOW. THEREFORE, the Mortgagors to secure the payment of the said principal in no firm very and said interest in accordance with the terms, and limitations of this trust deed, and the performance of the covenants and agreement. In time ontained, by the Mortgagors to be performed, as	the final 19 83 principal niterest at or trust n writing AH provisions nd also in
consideration of the sum of the Bollar in hand paid, the freeligt whereof is hereby achieve deepends to be these presents CONVEY and WARRANT Truster, its successors and assigns, the following described Real Estate and all of their estate. The successors and interest therein, situate, lying and being COUNTY OF  Lot 1 and Lot 2 in Lah's W. 101st Street and Couth Massasoit Avenue, Resubdivision of part of the East 1/2 of Section 8, Township 37 North, Range 13, East of the Third Trincipal Meridian, in Cook County, Illinois.	m the £INOIS,
<u> 500</u>	
which, with the property hereinafter described, is referred to herein as the "premisea,"  TOGETHER with all improvements, tenements, rasements, fixtures, and appurtenances thereto belonging, and all trents, issues and profits there long and during all such times as Muragapurs may be entitled thereto (which are pledged primardy and on a parity with said real estate and not see and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refighthered in single units or centrally controlled), and wentilation, including (without restricting the foregoing), gavens, window shaders, stord windows, floor coverings, inador beds, awnings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether a attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their or assigns shall be considered as constituting part of the real estate.  TO HAVE AMD TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts forth, free from all rights and benefits under and by writes of the Homestead Exemption Laws of the State of Illinois, which said rights and be Mortgagors do hereby expressly release and waive.	one and representation of the control of the contro
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse sid trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, the successors and assigns.  YIT YESS the hand S. and shall S. and S. and shall S. and S.	
STATE OF ILLINOIS.  SS. Notary Public in and for and residing in said County, in the State of presside, DO HEREBY CERTIFE Cheries P. Doherty and Amy K. Doherty, his wife and Alphonsus Boyle and Kathleen Boyle, his wife who are personally known to me to be the same personal or the same name.  Secondary State of the said Instrument as the information of the uses and purposes therein	foregoing raiod and
Given under my hand and Notarial Seal this	ry Public

## **UNOFFICIAL COPY**

