RICORDINGTO DILLER

Jun 25 3 06 PM '75

\*23128135



TRUST DEED

23 128 135

THIS INDENTURE, made √uze 3 THE ABOVE SPACE FOR RECORDER'S USE ONLY

STANISLAW LENCZUK and the TSTA LENCZUK, his wife

STANISLAW LENCZUK and JHCTSTA LENCZUK, his wife

herein referred to as "Mortgagors," and

C ISCAGO TITLE AND TRUST COMPANY

an Illinois corporation doing business in Chi ago, Illinois, herein referred to as TRUSTLE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebt. to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as TRUSTLE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebt. to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders of the Instalment Note hereinafter described, so flegal holder or holders of the Instalment Note hereinafter described, so flegal holder or holders of the Instalment Note hereinafter described, so the Policy so file Note, in the principal sum of Dollars.

PITPEEN THOUSAND AND 00/100

\$\frac{\partial \text{Pirgt National}}{\partial \text{Post Note}} \text{Bonk of the Mortgagors "even date herewith, made payable to THE ORDER OF INTEREST.

First National Bonk of by which said Note the Mortgagors promise to pay the said principal sum and interest on the Mortgagors promise to pay the said principal sum and interest on the Mortgagors promise to pay the said principal and interest as follows:

One Hundred Thirty and 18/100
of August 19 75 and One Hundred Try and 18/100
the 1st day of each month there for until said note there fter until said note is fully paid except that the fi

here the full state of principal and interest, if not sooner paid, shall be due on the day of principal and interest, if not sooner paid, shall be due on the day of payments on account of the indebtedness evidenced by said note to be first a plied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each installment unless paid when due shall bear interest at the rate of 1/2 per annum, and all of said principal and interest being mare p, yable at such banking house or trust company in Chicago Illinois, as the holders of the p te may, from time to time, in writing appoint, and in absence of such appointment, then at the office of First National Fank of Lincolnwood

in Said City,

NW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest. Acce dance with the terms, provisions, and finitiations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mort age to be performed, and also in consideration of its unner of the I was a consideration of the sum of the I was a consideration of the sum of the I was a consideration of the sum of the I was a consideration of the sum of the I was a consideration of the sum of the I was a consideration of the sum of the I was a consideration of the sum of the I was a consideration of the

Lot 580 in Northgate Unit 5, being a subdivision in the North 1/2 of the North West 1/h of Section 16, Township 1/2 North, Range 11, East of the Third Principal Meridian, in Cook County, Illinois

THIS INSTRUMENT WAS PREPARED BY: HARRY ZAIDENBERG ZAIDENBERG, HOFFMAN, 10 NORTH CLARK STREET CHICAGO, ILLINOIS 6 & SCHOENFELD



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 mortgagots, their heirs,

	Maka paratan panganak si Parata di Sangan karangan tanggan bangan bangan sa karangan sa sa sa sa sa sa sa sa s Sangan pangan panga
Page 2	
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PY  1. Marigagors shall (1) principity repair, resture or rehaild any buildings or improvement to the inch network of the provision of the destroyed; (2) keep said premises in good condition and repair, without waste, and suburdanted to the ion hereoff; (3) pay when the any mideletedness which may be secured upon request, exhibit satisfactory evidence of the discharge of such print here to Trostee on hailing or hailings or band and any more in processor received and restore in the total processor.  2. Marigagors shall pay before any penalty attaches all general taxes, and shall pay yee and other charges against the premises when due, and shall, upon written request, further prevent default hereunder Mortgagors shall pay in full under protect, in the manner proon request.  3. Marigagors shall keep all hindrings and unprovements now or heredgest until the pay in full the indistributions controlled and unprovements now or heredgest until the pay in full the indistributions controlled and the results of the holders of the more pay in full the indistributions controlled and the pay in full buildings and the indistributions of the holders of the more pay in the pay in full the indistributions controlled the pay in the pay in the late of the holders of the indistribution.  3. In case of four their in, frincts or the holders of the independent of the part of the indistribution of the indistribution.  4. In case of four their in, frincts or the holders of the indistribution.  5. The Cruster of the pay in the first of the indistribution of the pay in the p	ons now a betrafter on the premises which may become damaged free trem mechanics on other here or claims for here not expressly by a firm or channel to the control of the control of the to budders of the note; (4) complete outfin a resonable true any outply with all requirements of law or manicipal ordinalness with youtply with all requirements of law or manicipal ordinalness with year except as required by law or manicipal ordinalness with year except as required by law or manicipal ordinalness; all taxes, special assessments, water charges, sewer service charges, or Trustee or to holders of the more duplicate recepts therefore. To
of the holders of the note, and without the country become and in the provide the country, become and in the provide the country, become and in the provide the interest on the note, or (b) when default shall seet and continue for three days in the contained.  7. When the indebtedness hereby secured sail the consistency of a receivable of the note of the hereof. In any sun to forcibes a men hereof, there shall be allowed a force box the her hereof. In any sun to forcibes a men hereof, there shall be allowed a force box the her hereof. In any sun to forcibes a men hereof, there shall be allowed a force box of the contained of the	ed by this Trust Deed shall, institutionaling anything in the note of default in making payment of any instalment of principal or performance of any other agreement of the Mortpapors become other way, toldness of the mote or Trustee shall have the right to not more sold to the state of the shall be the right to not more than a finded as additional milebredness in the degree for sale all unders of the more for attempts; fees, Trustee's fees, appraise's its and court (which may be extinated as to items to be expended towns, tille morantee publicle, Trusten extificates, and similar data outsily higher than the proposed of the propose
and expenses medient to the foreclosure proceedings, including all such item, as are menti which under the terms bereaf constitute secured indebtedness additional to the services of	by the note, with interest thereon as betein provided; third, all
principal and interest remaining impaid on the note; fourth, any overplus to Mo (agon), it is first, legal representatives or assign, as their rights may pipear.  Juno, or at any time after the filing of a bill to foreclose this trust deed, the coart, which such bill is filed may appoint a receiver of said premises, such appointment may be made either before or after sale, without notice, without g, it is the solveney or involvency of Mortgagors at the time of uplication for such receiver and without regard to the then solue of the premises or whether the same shall be then occupied as a humestead or not and the Insiece becomes may be pointed as such receiver. Sand to receive the same shall be then occupied as a humestead or not and the insiece becomes may be pointed as such a receiver and the receiver. Sand to receive the same and profit of said premises during the whole of said period. The Court from time to time may authorize the receiver to apply the increase of the part of the premises and the profit of the profit of the profit of the premises of the premise of the nort of the free of the premise of the nort of said beyond the premise of the premise of the nort of said beyond the total beyond the premise of the premise of the nort of said beyond the premise of the premises at all reasonable times and control the premitted for that	
12. Trustee has no duty to examine the title, location, existence or condition of the premise, or to inquire in a the labelty of the signatures or the deatity, capacity, or authority of the signatures on the note or trust deed, not shall Trustee be obliqued to record this sat seed of the signatures or the deatity, capacity, or authority of the signatures on the note of trust deed, not shall Trustee be obliqued to record this sat seed is town gots a negligence or continuous trustees expressly obligated by the terms hereof, nor be liable for any act to ministions becomedier, except in cry and is town gots an engigence or continuous trustees the same of the sam	
indeed that he successor in frust, any successor in frust hereupore shall have the deeding a deep content of the content of th	
onthly with the holder of collateral Installment Note a sum equal to 1/12 of the inual real estate tax bill based upon the last ascertainable tax bill as tax reserve. Il deposits made pursuant to this tax reserve clause shall be on a Debtor-Creditor elationship and the holder of said reserve shall not be obligated to pay any interest hereon, same being specifically waived by the mortgagors hereunder. Holder of said serve does not assume the obligation of paying the real estate taxes and it shall mean the obligation of the mortgagors to pay such real estate taxes when due and source such funds from the reserve.	
THE NOTE SECURED BY THIS TRUST DEED SHOULD B. DENTIFUED BY Chicago Title and Trust Countary	CHICAGO TITLE AND TRUST COMPANY.  Trustee.  Trustee.
Zaidenberg, Hoffman & Schoenfeld	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
10 North Clark Street	Described Property Here
Chicago, Illinois 60602  LACE IN RECORDER'S OFFICE BOX NUMBER 5.33	Arlington_Heights, Illinois
<b>3</b> 1.	

END OF RECORDED DOCUMENTS

THE THE PARTY OF