UNOFFICIAL COPY

TRUST DEED 5 71266

23 129 043

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS IN OF TURE, Made June 20th 1975, between American National Bank and Trust Company of chicago, a National Banking Association, not personally but as Trustee under the provisions of a Deed or Deed. in the study recorded and delivered to said Company in pursuance of a Trust Agreement dated June 10,1573 and known as trust number 91023, herein referred to as "First Party," and Chicago Title Is surance Company neven referred to as TRUSTEE, witnesseth:

THAT, WHEREAS First 'arty has concurrently herewith executed an instalment note bearing even date herewith in the Principal Sur. of Twenty-Eight Thousand Dollars

made payable to XXXXXXXX Jose pt. William Janson and James Waddick and delivered, in and by which sair Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and h.e. after specifically described, the said principal sum and interest from June 20th, 1975 on the balar se of principal remaining from time to time unpaid at the rate of eight per cent per annum in instances as follows:

Two Hundred and Sixty-Seven

and 59/100 (\$267.59)

Dollars on the 1st 59/100 day of August 1975 and Two Hundred and Sixty-Seven

Dollars on the 1st day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall'e a ue on the 1st day of July 19 90. All such payments on account of the indebtedness evid need 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 per cent 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 appointment, then at the office of James Waddick at Bronx, New York

NOW. THEREFORE, First Party to severe the payment of the said principal sum of money and are interest in accordance with the terms, provisions these presents grant, remise, release, allen and convey unto the Trustee, its successors and assi, and of blooking described Real Easter situate, typics and being in the COUNTY OF COOK. day of each month

Lot 2 (except the north 2 feet thereof) and 'except the east 8 feet thereof reserved for alley) and Lot 3 (except the east 8 feet reserved for alley) in the subdivision of the south west 1/2 (except the south 125 feet) of blc 3 of the subdivision of block 44 in Sheffield's addition to Chicago in Section 29, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois

JOAN M RIORDAN 127 N. DEARBORN CHICAGO, 144

2623 Southport

Chicago, Illinois

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

BOX 533

UNOFFICIAL COPY

1.14.29	
tions respe in ar and i ing a nectic the li tional per a provi	of the not, such rights to be evidenced by the standard mortrage clause to be attached to each policy; and to deliver all policies, including addi- and renewal policies, to holders of the note, and in case of insurance about to expire, to deliver renewal policies not less than ten days prior to the form and manner decemed expedient, and may, but need not, make full or portion and partners of the preferral and the contraction of the property of the preferral and the contraction of the property of the prope
	The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so accordany bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate the validity of any tax, assessment, sale, forfeiture, tax life or title or claim therefore.
deed : in ma do an	At the option of the holders of the note and without notice to First Party, its successors or assigns, all unpubl indebtedness secured by this trust all, notwithstanding anything in the note or in this trust deed to the centrary, become due and payable (a) immediately in the case of default- ing mayment of any intulment of principal or interest on the note, or (b) in the event of the failure of First Party or its successors or assigns to the principal of the principal or assigns to the principal or the experience days, and option to be exercised at any text the expiration of said three day period raph one herorf and such default shall continue for three days, and option to be exercised at any
or to pendit and pendit and by rea accrua	When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the foreclass the file nhereof, their shall be allowed and included as additional indebtedness in the decree for expenditures and express which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, the expended after entry of the decree) of procuring all such abstracts of title. It is the process of the state of the sta
other vided ; rights	the occed of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all diverse incident to the foreclosure proceedings, including all such items as nor mentioned in the preceding prasgraph hereof: second, but items as nor mentioned in the preceding prasgraph hereof: second, but items as forein properties of the process of

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-

Jun 26 11 30 AH '75

*23129043

END OF RECORDED DOCUM