



23 182 827

TRUST DEED

THE ABOVE SPACE FOR RECORDER'S USE ONLY

MIS INDENTURE, made August 1,

19 75 , between

William Brown and Frances Brown, his wife

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

as co-poration doing business in Chicago, Illinois, herein referred to as TRUSTIE, witnesseth:

THAT JHF dEAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described. said legal hol coo holders being herein referred to as Holders of the Note, in the principal sum of

Fourteen Thr., and and No/100evidenced by one cert at Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

delivered, in 212 by which said Note the Mortgagors promise to pay the said principal sum and interest from September 1, 1973 on the balance of principal remaining from time to time unpaid at the rate Nine per cent per annum in instalments (including principal and interest) as follows:

of September day of eachmonth thereafter until said note is fully paid except that the final payment of principal and interest. If not so ner raid, shall be due on the First day of September 19 85

All such payments on account of the indebtedness of idenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided the tree principal of each installment unless paid when due shall bear interest at the rate of per annum, and all of said mortiful and interest being made payable at such banking house or trust company in Chicago

Chicago 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 in said City,

in said City.

NOW, THEREFORE, the Mortgagors to occure the payment of the said prine palls in of money and said interest in accordance with the terms, provisions and limitations of this triax deed, and the performance of the covenants and a recent in herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand past, the receipt whereof is here, at most legged, do by these presents CONVEY and WARRANT unto the Trustee, its increases and assigns, the following described Real Estate and all of their state or plant, title and interest therein, situate, sping and being in the COUNTY OF Co. 2.\*

AND STATE OF ILLINOIS.

Lot 106 in Englewood on the hill being a subdivision of the East 1/2 and the South West 1/4 of the Northwest 1/4 of the Southwest 1/4 of Jection 20, Township 38, North, Range 14 East of the Third Principal Meridian, in Coun County, 11linois.

(1/12th of the yearly tax and insurance premiums, or approximatry \$45.00 monthly shall be paid in addition to the monthly payments hereunder)

This is a purchase money mortgage.

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, resements, easements, fixtures, and apputtenances thereto belonging, and all rents, issues and profits, "" for only and during all such times as Mortgagors may be entitled thereto (which are pledged primardly and on a party with said real estate and not occur and and all apparatus, equipment or atticles now or hereafter therein or therein used to supply heat, gas, air conditioning, water, light, power, refraction (whicher single units or centrally controlled), and ventilation, including (without restricting the foregoing), secrets, window shades, storm down and windows, floor coverings, inside both, swinnings, stores and water heaters. All of the foregoing are dead to be a part of suid real estate whether playsac? y attached thereto or not, and it is agreed that all similar apparatus, equipment or atticles hereafter placed in the premises by the mortgagors of their successors or assigns shall be considered as consistinging part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by vutue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and wave.

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 hears,

with as the hand and call of Mortagons the day and year first above written.    SEAL	
, principal and the second and the s	SEAT
France Bound INEALL	man and an annual management of the second of MEAL.
STATE OF ULINOIS I Mary Ann Nels	son

intary Public in and foir and reading in said County, in the State aftersaid, DO HEREBY CERTIFY THAT William Brown and Frances Brown ANNAN

Marylen

23

318282

60643 Illinois Chicago,

Ellison - 10725 South Western document

Mildred ýq

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

1. Modegapits shall (1) promptly repair, is thir or bolid any buildings or improve more time or her after on the primes with may be ome damaged or be destroyed. (2) keep said premises in good condition and repair, without waste, and tree from mechanics or other here of claims for him not expressly subordinated to the her hereof. (4) pay when due any mid-bit dises which may be centred by a here of darge on the primes superior to the here hereof, and upon require exhibit satisfactory evidence of the dust large of such prime to in the first corn in horizon of the other without a reasonable time any building or hindings move of at any time in pricess of creation upon said primises (5) comply with all requirements of law or mining all ordinance visible repert to the primises and the use thereof. (6) make on material alterations in said per mises every as required by law or mining all ordinance.

Abortgaging shall pay before any penalty after he sail general tases, and shall pay special tases, special assessments, water charges, and other charges against the premises when due, and shall, upon written required, further to trottee or to holders of the note displactor receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may decire

new consequences against on persons while pay in full under protect, in the manner provided by an according to a payment which Mortgagors shall pay in full under protect, in the manner provided by an according to a payment by the insurance companies of mines and premises insured against loss or damage by fire, lightning or to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or to pay the cost of replacing or repairing the same or to pay to full the indicated by the cost of replacing or repairing the same or to pay to full the indicated by the cost of replacing or repairing the same or to pay to full the indicated by the cost of replacing or repairing the same or to pay to full the indicated by the cost of replacing or repairing the same or to pay to full the indicated by the cost of replacing the same or to pay to full the indicated by the cost of the note, and the note and the indicate payable, in case of loss for a case of insurance politicis payable, in case of loss for the cost of the note, and the note, and the note in case of insurance about to expire, shall deliver renewal politics not been startly as the cost of the note, and the note, and the payable in the cost of the cost of the cost of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner decimed expedient, and may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner decimed expedient, and may, but need not, make any payment or perform any act hereinbefore required of some form and purchase, discharge, comprome or well-only tax be not order principal or interest of principal or interest on prior encumbrance, if any, and purchase, discharge, comprome or well-only tax be not order principal or interest of principal or interest on prior encumbrance, if any and principal or interest or the holders of the mort and principa

interest is the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortagoris herein contains.

7. When the individual security secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the line hereof, there shall be allowed and included as a diditional indebtedness in the decree for sale all expenditures among some synthemaps be paid or incurred by or on behalf of Trustee or holders of the note for attorneys feet, Trustee's feet, appropriate the north of incoming all such abstracts of tritle, title searches and examinations, then may be estimated as to items to be expended as to items of the decree of incoming all such abstracts of tritle, title searches and examinations, then may be estimated as to items to be expended and solutions of the decree of incoming all such abstracts of tritle, title searches and examinations, the surface of incoming all such abstracts of tritle, title searches and examinations, the surface of incoming all such abstracts of tritle, title examinations, and the surface problems and assurances with review to refer a Trustee or holders of the note to resolve the top forecast such suit or to evidence to holders at any sale which in , or had pursuant to such decree their ten condition of the title to relate of the permits. All expenditures and expenses of the interest this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest their interest this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest their interest them to a strength of the paragraph mentioned shall become so much additional indebtedness hereby and immediately due and payable, with interest the note in connection with [4] any proceeding, including a paragraph mentioned as a strength of the paragraph mentioned and the proceeding and payable, with me

principal and interest remaining unpaid on the no c. ft irth, any overplus to Mortgagors, their heirs, legal representatives or assigns as men rights may appear a proposal of the notion of a bill not focus with the force of the trust deed, the court in which such bill in filed may appoint a receiver of said premises. Such appointment may be made rights before or after ode, will out notice, without regard to the increase of applications for such receiver and without regard to the increase of which the trustees hereinder may be appointed as such receiver. Such is every shall have power to collect the remis locate and profits of said premises during the pendency of such force over application of the remise of the first state which force to the remise of the pendency of such force over the first state in the first state which is said premises during the pendency of such force over the first state in the said of the first state of the head of the first state of the first state of the first s

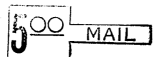
11. Trustee or the holders of the note shall have the right to inspect the pre-user at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the permises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Truste? Sollipated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for any acts or or said is hereunder, except in case of its own gross negligence or miscindict or that of the agents or employees of Trustee, and it may require indemnities satisfact by to a before exercising any power herein given.

13. Trustee shall release this trust deed has been fully paid; and Trustee may execute and deliver a release hereor to and at the control of the state of the said it has never placed its detentification number purportist to be executed by the persons herein designate. As the makers thereof, and where the release is requested of the original trustee and it has never placed its adentification number on the nomber on the role of the original trustee and it has never placed its adentification number on the nomber of the said in the said of the original trustee and it has never placed its adentification number on the note of said of the original trustee and it has never placed its adentification number on the note of said of the original trustee and it has never placed its adentification number on the note of said of the original trustee and it has never placed its adentification in number on the note of the original trustee and it has never placed its adentification of the said of the original trus

1975 AUG 11 PM 1 58

KOON EPAN CEREIS



AUG-11-75 44507 • 23182827 • A -- Rec

3.10

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BL IDENTIFIED BY Chicago Title and Trust Company BUFORT THE TRUST DLED IS FILED FOR RECORD

TICAG) TITLE AND TRUST COMPANY

Lx. MAIL TO:

Mr. Nathan Weisman 10725 South Western Ave. Chicago, Illinois 60643

PLACE IN RECORDER'S OFFICE BOX NUMBER.

END-OF-RE**CORDE**D-DOCUMENT

827