## **UNOFFICIAL COPY**

1988	
	TRUST DEED (Illinois).
	TRUST DEED (Illinois)  (Monthly payments including Interest)  AUG-28-75 5 5 5 0 5 • 23202852 · A — Rec 5.10  The Above Space For Recorder's Use Only
	THIS NDENTURE, made August 23, 19 75 , between Michael Russnak and Jeanette his wife herein referred to as "Mortgagors," and
	herein terror of the as "Trustee," witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory note, termed "Ir talle ent Note," of even date herewith, executed by Mortgagors, made payable to Bearer
	and delivered, it as by which note Mortgagors promise to pay the principal sum of Three Thousand Eight Hundred Dollars and no/100
	on the balance of princi are entangle from the balance of principal principa
	on the 10th day of cober 1975, and Unit nutrities in the final payment of principal and interest, if not on the 10th day of cach and cry month thereafter until said note is fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due on the 10th day of September 19.78; all such payments on account of the indebtedness evidenced sooner paid, shall be due on the 10th day of September 19.78; all such payments on account of the indebtedness evidenced sooner paid, shall be due on the 10th day of control of each by said note to be applied first or cry of and unpaid interest on the unpaid principal halance and the remainder to principal; the portion of each of said installments constituting principal, to the extent not paid when due, to bear interest after the date for payment thereof, at the rate of of said installments constituting principal, to the extent not paid when due, to bear interest after the date for payment thereof, at the rate of the control of the indebtedness evidenced sooner paid, when due, to bear interest after the date for payment thereof, at the rate of the indebtedness evidenced sooner paid, when due, to bear interest after the date for payment thereof, at the rate of the indebtedness evidenced sooner paid when due, to bear interest after the date for payment thereof, at the rate of the payment payment of paym
	by said note to be applied that one that the extent not paid when due, to bear interest after the date in pasted, the said installments constituting principal, to the extent not paid when due, to bear interest after the date in pasted.  7 per cent per annum, and all such the least holder of the note may, from time to time, in writing appoint, which note further provides that or at such other place is the least holder of the note may, from time to time, in writing appoint, which note further provides that at the election of the least holder thereof is ad without notice, the principal sum remaining unpaid therein, together with accurate thereon, shall at the election of the least holder thereof is ad without notice, the principal sum remaining unpaid thereon the extent thereon, shall at the election of the least holder thereof is ad without notice, the principal sum or increase at any time and continue the principal sum or interest in accordance with the terms, provisions and the parties thereon severally waive presentment for provides and proposed in accordance with the terms, provisions and the proposed provides the provides the principal sum or innoise and interest in accordance with the terms, provisions and the principal sum or innoise and interest in accordance with the terms, provisions and the principal sum or innoise and interest in accordance with the terms, provisions and the principal sum or innoise and interest in accordance with the terms, provisions and the principal sum or innoise and the principal sum or innoise.
	or interest in accordance with the terms thereof, in take details status and the appraision of said three days, without notice), and that all contained in this Trust Deed (in which even election may be made at my time after the expiration of said three days, without notice), and that all parties thereto severally wave presentment for police of dishonor, protein and notice of protest.  NOW THEREIPORE, to secure the payment of the aid principal sum of money and interest in accordance with the terms, provisions and NOW THEREIPORE, to secure the payment of the aid principal sum of money and interest in accordance with the terms, provisions and NOW THEREIPORE, to secure the payment of the coveraging man hardeness, herein contained, by the
	contained in this Tritis peed in which even motive of dishonor, protest and notice of protest.  NOW THERIPORE, to scente the payment of the ab-principal sum of money and interest in accordance with the terms, provisions and NOW THERIPORE, to scente the payment of the principal sum of money and interest in accordance with the terms, provisions and NOW THERIPORE, to scente the payment of the covenants and agreements herein contained, by the limitations of the above mentioned note and of the Lat To Deed, and the performance of the covenants and agreements herein contained, by the limitations of the above mentioned note and of the Lat To Deed, and the performance of the covenants and agreements herein contained, by the limitations of the above mentioned not only the performed, and late in the performed, and also in consideration to the Trustee, its or his successors and assigns, the following described Real Bistate, Mortgagors by these presents CONVIEY and WARRANT into the Trustee, its or his successors and assigns, the following described Real Bistate, Mortgagors by these presents CONVIEY and WARRANT into the Trustee, its or his successors and assigns, the following described Real Bistate, Mortgagors by these presents CONVIEY and WARRANT into the Trustee, its or his successors and assigns, the following described Real Bistate, Mortgagors by these presents CONVIEY and WARRANT into the Trustee, its or his successors and assigns, the following described Real Bistate, Mortgagors by these presents CONVIEY and WARRANT into the Trustee, its or his successors and assigns, the following described Real Bistate, Mortgagors by the performance of the covenants and notice of the payment of the covenants and assigns, the following described Real Bistate, Mortgagors have presented to the covenants and assigns and the performance of the c
	수 현실성 하고 하는 사람이 되었다. 그는 그 가는 그는 그는 그는 그는 그를 받는 것이 되었다. 그는 그를 받는 것이 없는 사람들이 되었다. 其故 解釋
	Lot 25 in a Subdivision of Lot 5 in Circuit Court Partition
	of the North 3/4 of the West & of the Southers & of Section 20, Township 40 North, Range 14, East of the Third Principal Ler'Jian in Cook County, Illinois.
	North, Range 14, East of the Inird Principal Fer Sian In Cook County, Trimes.  THIS INSTRUMENT WAS PREPARED BY Marilyn Rivera 2170 N. Clark St. Chicago, Illinois
	North, Range 14, East of the Inird Principal Fer Sian In Cook County, Trimes.  THIS INSTRUMENT WAS PREPARED BY Marilyn Rivera 2170 N. Clark St. Chicago, Illinois
	North, Range 14, East of the Inird Principal Fer Stall In Cook Country, This Instrument Was Prepared by Marilyn Rivera 3179 N. Clark St. Chicago, Illinois White with the accrety hereinafter described, is referred to herein as the "prent stall in the control of
	North, Range 14, East of the Inited Principal Fer Stall III Cook.  THIS INSTRUMENT WAS PREPARED BY  Marilyn Rivera 3179 N. Clark St. Chicago, Illinois  When the property hereinafter described, is referred to herein as the "prent stall grant of the more and profits the property of the stall improvements. In the principal stall limes as Mortgagors may be entitled thereto (which tents, issue and profits and profit
	North, Range 14, East of the Inited Principal Fer Stall III COOK Country,  THIS INSTRUMENT WAS PREPARED BY  Marilyn Rivera 3179 N. Clark St. Chicago, Illinois  What with the newerty hereinafter described, is referred to herein as the "pren."
	North, Range 14, East of the Inited Principal Fer Stall III Cook.  THIS INSTRUMENT WAS PREPARED BY Marilyn Rivera 3179 N. Clark St. Chicago, Illinois Marilyn Rivera 3179 N. Clark St. Chicago, Illinois Cook of the Inited By N. Clark St. Chicago,
	North, Range 14, East of the Inited Principal Fer Stall III Country III Countr
	North, Range 14, East of the Inited Principal Fer Stall III Country Marilyn Rivera 3179 N. Clark St. Chicago, Illinois No long and during all such times as Mortgagors may be entitus, equipment or articles not said real estate and not secondarily), and all rendent conditioning (whether single units or central rendent chicago, page, water, light, power, refriger window shades, awnings, storm doors and windows, floor covering, in addition, including teaters, All stricting the page and defined and all similar or other apparatus, equipment or articles whether physically in their premises by Mortgagors or their successors or assigns shall be part of the mortgaged premises.  C HAVE AND TO HOLD the premises unto the mortgaged premises whether physically in their premises by Mortgagors or their successors or assigns shall be part of the mortgaged premises.  C HAVE AND TO HOLD the premises unto the mortgaged premises and truste, its or his successors and assigns, f. ever for the purposes, and upon the uses TO HAVE AND TO HOLD the premises unto the funder and by virtues each stall rusted and trusts herein set forth, free from all rights and benefits Mortgagors do herein under and by virtues and waive.  This Trust Deed consists of two prescribe coverants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) and real proposed the state of the mortgagors of the real part hereof the same as though they were here et on it full and shall he blinding on are Incorporated herein by receptants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) and trusts herein by respective coverants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) and the provisions and availants.  Winness the hands and seals of Mortgagors the day and year first a
	North, Range 14, East of the Inited Principal Fer Stall III Cook.  THIS INSTRUMENT WAS PREPARED BY Marilyn Rivera 3179 N. Clark St. Chicago, Illinois Marilyn Rivera 3179 N. Clark St. Chicago, Illinois Nolong and during all such times as Mortgagors may be entitled thereto (which renders not said real estate and not secondarily), and all fixtures, apparatus, equipment or articles not said real estate and not secondarily), and all fixtures, apparatus, equipment or articles not said real estate and not secondarily), and all fixtures, apparatus, equipment or articles not said recombinations of the foregoing, screens, and agreed in doors and windows, floor covering, inador beds, stoves and water heaters. All stricting the foregoing, screens, and agreed or other apparatus, equipment or articles hereafter place in the premises by Mortgagors or their successors or assigns and additions and all fixeness or other apparatus, equipment or articles hereafter place in the premises by Mortgagors or their successors or assigns that TO HOLD the premises but the said Trustee, its or his successors and assigns, the premises by Mortgagors or their successors or assigns that TO HOLD the premises but the said Trustee, its or his successors and assigns, the premises by Mortgagors or their successors and waive.  This Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) Trust Deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this Trust Deed) Trust Deed Consists of Mortgagors the day and year first above writ
	THIS INSTRUMENT WAS PREPARED BY  Marilyn Rivera 3179 N. Clark St. Chicago, Illinois  What with the surery hereinalter, described, is referred to herein as the "pren."."  **MAME**  TOGETHER with all improvements chements, easements, and appurtenances thereto clot, ings, and all rents, issues and profits (ADRREGA to the prentile) and the first of the prentile of the profits of the prentile of the foregoing are declared and aperial or other apparatus, equipment or articles hereafter place of the prentile of the foregoing are declared and aperial or other apparatus, equipment or articles hereafter place of the prentiles of the foregoing are declared and aperial or other apparatus, equipment or articles hereafter place of the prentiles of the foregoing are declared and aperial or other apparatus, equipment or articles hereafter place of the prentiles of the prentiles whether the prentiles hereafter place of the prentiles of the
	MAIL  MAIL  MAIL  Marilyn Rivera 3179 N. Clark St. Chicago, Illinois  Michael Rivera  Marilyn Rivera 3179 N. Clark St. Chicago, Illinois  Marilyn Rivera 3179 N. Clark St. Chi
	THIS INSTRUMENT WAS PREPARED BY  Marilyn Rivera 3179 N. Clark St. Chicago, Illinois  White making the minimum of the mortisage promises thereto which rents have controlled in the primarily and on a parity with so long and during all such times as Mortgagors may be entitled thereto (which rents have controlled), and cell individually, and all fixtures, apparatus, equipment of the rents have controlled, and venification, including (without rengals, water, light, power, refrigeration and all similar or other algorithms and all similar or other apparatus, equipment or articles hereafter plays it was the central or any of the such and a part of the mortisaged premises.  TO HAVE AND TO HOLD the premises unto the mortisaged premises.  TO HAVE AND TO HOLD the premises unto the first under and by virtue of the Homestead Exempt in Laws of the State of Illinois, which are larged to the mortisaged premises. As a part of the mortisaged premises which the part of the part of the mortisaged premises.  TO HAVE AND TO HOLD the premises unto the mortisaged premises.  To HAVE AND TO HOLD the premises unto the first under and by virtue of the Homestead Exempt in Laws of the State of Illinois, which are larged to the mortisaged premises.  Said Tiph Trought Prevail and the part of the mortisaged premises.  Witness there hands and seals of two pages. The covenants, conditions and provisions appearing on page 2 (the revene side of this Trust Deed) are incorporated herein by reference and hereby are made a part hereof the same as though they were here et our full and shall be binding on the same as though they were here et our full and shall be binding on the same as though they were here et our full and shall be binding on the same as though they were here et our full and shall be binding on the state of Illinois, County of the page 2 (the revene side of this Trust Deed) and the premator of the page 2 (the revene side of this Trust Deed) and the premator of the page 2 (the revene side of this Trust Deed) and the page 2 (the revene sid

- 8. The procests of any foreclosure sale of the precises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure processor; in Juding all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute; cure I indubtedness addition to that evidenced by the note hereby secured, with interest thereon as herein provided; third, all principal and integer is administration of the processor of the processo

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