8113

HHS INDESITION made October 16

1975 , between

John J. Kucharski and Carole Kucharski, His Wife and lecent reterred to a Minigagine," and

CHICAGO TITLE AND TREST COMPANY

an Illinois corporate a de as business in Chicago, Illinois, herein referred to as IRUSTEE, witnesseth THA1, WHI REAS the \$5.55 agors are justly indebted to the legal holder or holders of the Instalment Note bereinafter described.

and delivered, in and by which as d Note the Mortgagors promise to pay the said principal sum and interest from October 16, 1975 on the balance of principal remaining from time to time unpaid at the rate of 8 3/4% (Eight and Three Quarters)); per annum in instalments (including principal and interest) as follows.

\$251.75 plus 1/12th Annual Re 11 Estate Tax--- thollars on the 1st day

of December 19 75 and 201.75 plus 1/12th Annual Real Estate (Yaxas 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 soomer paid is iil 12 fac on the 1st day of November x12005

All such payments on account of the indebtedness evidence 15 said note to be first applied to interest on the unpaid-principal balance and the sumander to principal provided that the principal of each installment unless paid when due shall be an interest at the principal and interest at the principal and all of said principal a dint test being made payable at such banking house or trust company in Hickory Hills Bland 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 AAR OF HICKORY HILLS

NOW THEREFORE the Minigagins to we use the partners of the sord procedul some in mean and soil interest to accordance with the series principolis and limitations of this trial deed, and the performance of the coverants and agreements in energy contained by the fining page to be performed and also in consideration of the sum of the Dollar in hand page the receipt whereast is hereby acknowledged, to be their presents CLRVEY and WARRANT unto the Trialize its justice and assigns, the following described head feater and all of their integer right, the and interest storm, smaller, lying and fleng in the CCR, RTY CR.

AND STATEON (LANCEX).

COLA

Lot 36 in Hickory Hills subdivision a subdivision of the Kost helf of East 30 acres of the South half of the South West quarter of Section 1. Township 37 North, Range 12, East of the Third Principal Meridian in Cook County, Illinois

which, with the property hereinafter described, it referred to herein as the "premise".

TULETHER with all improvements, tenements, ensements. Statuen, and apparts natives the belonging, and all tem living and during all such times as then tiggers may be interfaced therein include are glidged primarily and on a purity with a and all apparatus autopropert in until his nom or hereafter therein in thereon wide to supply here, and are conditioned (whether single surviva or critically controlled), and weathering weathering in whitein reseming, the free controlled). So more containing in whitein reseming, statute their amounts are contained in the free controlled, in the first controlled, and their horizontally completely as a state of the first interface of the first interface of the first interface of the first interface. All of the here going me directed to be a part of attached thereto or not und it is agreed that all mentals appearance, expression or assigns that he considered as constituting part of the red intent.

TO HAVE AND TO SULD the previous units the said Trumes its macrosions and assigns. Sixtame for his purposes, and by various of the Formestead Eurosperion Louis of the State of Blooms. Mustigagen dis hereby expressly releast and wave.

This trust deed consists of two pages. The consenants, condutions and provincins 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 hems, successors and assigns

John J. Kucharski	of Morragine the	Garate Kuchar	ichardi.	j seal
The season result in earth the property and the season of	SEAL T		gang agampan an amanang memakanggangga melalah ber	
	Charlesta	E Banks 11		



John J. Rucharski, and Courty is the State distract to Minest CE John J. Rucharski, Mis. Mife. e from alicerani. INI MERERY CERTIFY THAT

26th

Charlotte C.

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

THE COVENENTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF TRIST TRUST DEED):

1. Martgagers shall (1) phospidy repair, texture or rebuild any buildings or inspire, treating on the destroyed, (2) keep and premises in good condition and repair, without waste, and five from mechanic for their line freed, and upon frequency exhibits statisfactory are discussed on the area of the discussion of the disc

principal and interest remaining unplaid on the note. "with "my overplain to Mortgagors, their heart, sight representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to forcilor this trust deed, the court in which such bill in filled may appoint a receiver of said premises. Such appointment may be made either before or after sale, or not notice, without regard to the solvency or assolvency of Mortgagors at the time of application for such teceiver and without regard to the then vail e of the nemisses or whether the solvency or assolvency of Mortgagors at the time of application for such teceiver and without regard to the then vail e of the nemisses of the remaining to collect the remits, states and profits of said premises during the product of such foreclosure suit and, in case of a sale and a deficient y during the full statutory period of tederoption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the servention of such necessary, would be entitled to collect such remisses during the propose of the powers which may be necessary or are usual in such cases for it? per tection, postersion, control, menagement and operation of the premises during the whole of and period. The Court from time to time may authorize the receiver to apply the net income in his hends in payment in which may be not become superior to the liten hereof or of such decree, provided such application is nade portion, only the premises assessment or other lene which may be not become superior to the liten hereof or of such decree, provided such application is nade portion, of mortionare sale. (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the liven or of any provision hereof shall be provided such application in made portion, and the provided such application is necessary as an accion to the bench the permitted for the purpose.

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

12. Trustee has no duty to examine the title, location, enumence or condition of the years in, or so inquire into the subdity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee by ob', gued to record this trust deed or to emercise only power herein given unless engressly obligated by the terms hereof, nor be liable for any acts on orange at presenter, second in so own gross the medium remainded of the signatures of the medium of the signatures of the medium of the signatures of the signatures of the signatures of the signature of

10 5 001 27 FN 133 og Rober COCH COUPY OF CERES 85208 . 23270895 - A - Rec \$10 CCT-27-75

IMPORTANT

NOTE SECURED BY THIS TRUST DEED SHOULD BE DESCRIBED BY Chicago Title and Trust Company
BBFORE THE THEST DEED IS FILED FOR RECORD

MAIL TO: - 69 West Washinger FOR RECEMBENT INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIPTIONS OF ABOVE

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PLACE IN RECORDER'S OFFICE BUT MEMBER