UNOFFICIAL COPY

Ý.		Consideration of the Constant
		23 283 048
	TRUST DEED	THIS INSTRUMENT WAS PREPARED BY, DEBBY DERESTUSE!
	###### СттС 505052 спсэ	COLUMBIA NATIONAL RANK OF CHICAGO THE ABOVE SPACE FOR RECORDER'S USE ONLY
	THIS INDENTURE, made	tober 31 1975, between Edwin P. Miller Unsula M. Miller herein referred to as "Mortgagors", and his wife
	an Illinois con oration doing business in Chica	herein referred to as "Mortgagors", and CHICAGO TITLE AND TRUST COMPANY, 190, Illinois, herein referred to as TRUSTEE, withnesseth: 101 indebted to the legal holder or holders of the Instalment Note hereinafter described, said
4-541409	leggl holder of holders being herein referred to	Do as Holders of the Note, in the principal sum of Aucht Lucy Collars, 476/100 Dollars, of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER
4	And hundred twenty	Mortgagors promise to pay the said principal sum in instalments as follows: 1. Ant dollars 491,000, Dollars 1. 1975and The his managed liventy electrics Tool Dollars
	on the 15T day of each Min with a final payment of the balance du on h	UTH thereafter, to and including IST Jday of NOV. 1979, le IST day of DEC 1979, with interest
	each of said instalments of principal bearing and interest being made payable at such bank: Illinois, as the holders of the note may, fro office of COLUMBIA I	ing louse or trust company in CHICAGO om time o time, in writing appoint, and in absence of such appointment, then at the in said City,
	and limitations of this trust deed, and the performs consideration of the sum of One Dollar in hand pai Trustee, its successors and assigns, the following descri- to wit:	ne payment of the saic principal sum of money and said interest in accordance with the terms; provisions not of the cove ants and agreements herein contained, by the Mortgagors to be performed and also in the receipt who. 1: nereby acknowledged, do by these presents CONVEY and WARRANT unto the ribed Real Estate and all of neir estate, right, title and interest therein, situate, lying and being in the COOK AND STATE OF ILLINOIS
	gether with vacated part Roads Subdivision, being quarter of Section 19, To cipal Meridian lying East the center line of Waukeg cepting the North 50 link Blocks 1,2, and 3 and all	division of certian blocks and parts of blocks to- of streets and alleys in Main Street and Waukegan a subdivision of the North Half of the South West ownship 41 North, Rarge 13, East of the Third Prin- of the center line of Milegraph Road and East of gan Road South of the junction of said roads (ex- ts thereof) and in the sublivision of parts of of Blocks 9, 10, and 11 in said Main Street and
	waukegan koad Subdivisio	n, in Cook County, Illinois.
	and all apparatus, equipment or articles now or net (whether single units or centrally controlled), and windows, floor coverings, inador beds, awnings, stowe attached thereto or not, and it is agreed that all similar or assigns shall be considered as constituting part of the TO HAVE AND TO HOLD, the premises put the s	erred to herein as the "premises," ascenens. fixtures, and appurences thereto belonging, and all rents, issues s d pt (if thereof for so entitled thereto (which are pledged primarily and on a parity with said real estate and seafter therein or thereon used to supply heat, gas, air conditioning, water, light, p were refrigeration ventilation, including (without restricting the foregoing), screens, window shades, condoors and s and water heaters. All of the foregoing are declared to be a part of said real estate whether only sizely apparatus, equipment or articles hereafter placed in the premises by the mortgagors on is successors e real estate. and articles hereafter placed in the premises by the mortgagors on is successors of the state of Illinois, which said rights and benefits the virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the
	This trust deed consists of two pages. The	convenants, conditions and provisions appearing on page 2 (the reverse side of this trust d are a part hereof and shall be binding on the mortgagors, their heirs, successors and
	WITNESS the hand and seal of Mon	rtgagors the day and year first above written. [SEAL] X LASSIGE MISSET [SEAL]
	STATE OF ILLINOIS, I,	Patricia Mroz while in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
	County 12 10 Cook Edw	in P. Miller and Ursula E. Miller, his wife
	Instrument, appeared	y known to me to be the same person Swhose nameS argubscribed to the foregoing before mentioned day in person and acknowledged that they signed, sealed and delivered the their free and voluntary act, for the uses and purposes therein set forth.
		EXPLIES MARCH 19, 1979. Attricia Mary Public.
L	Notarial Sealmmutti	y way and

A STATE OF THE STA

UNOFFICIAL COPY

	797 a 18			
THE COVERANTS, CONDITIONS AND PROVISIONS REPERRY TO ON PAGE 1 (THE REVERES SIDE OF THIS TREET DEED) 1. Moreover the provision of the provisio		Page 2		
3. Montgagers shall keep all haddings and improvements now on hereafter shander of the transpare and the montant politics in the final politics and the state of the hadden shanders and the state of the hadden shanders and the state of the hadden of	 Mortgagors shall (1) promptly repair, restore or rebuild any build or be destroyed: (2) keep said premises in good condition and repair, w subordinated to the lien hereoft (3) pay when due any indebtedness which 	ngs or improvements now or hereafter thout waste, and free from mechanic's may be secured by a lien or charge or	on the premises which may become damag or other liens or claims for lien not express the premises superior to the lien hereof, ar	ed t
St. In outer of the child in the first. Trainer or pitch belief of the b	 Mortgagors shall keep all buildings and improvements now or her windstorm under policies providing for payment by the insurance compa- to pay in full the indebtedness secured hereby, all in companies actions. 	after situated on said premises insurenties of moneys sufficient either to pay	d against loss or damage by fire, lightning the cost of replacing or repairing the same of loss of loss of loss of loss of loss.	or or
The product of the production	4. In case of default therein, Trustee or the holders of the holders have been also as a second expenditure and many but not not have been also as a second expenditure and many holders are the holders of the holders	y, but need not, make any payment	or perform any act hereinbefore required t	to ••
15. The 'week' is or the holdest of the note hearby scarced making any gayment hearby authorized relating to users or recessments, may do no according to any flight with or estimated of the property part of the colour liqued). The transport of the property part of the colour liqued in the executive of the property of	y, and purchase, discharge, compromise or settle any tax lien or of affect ing said premises or contest any tax or assessment. All moneys a content of the property of the content of the	ther prior lien or title or claim thereo id for any of the purposes herein aut anced by Trustee or the holders of the	f, or redeem from any tax sale or forfeitu horized and all expenses paid or incurred in note to protect the mortgaged premises an	re in id
of the halders with the mile, and without nature to Mongagors till upped individuals accounted by the Tract Deed shall, non-volunteding, springs in the continuents of the motor's often shall have been delicated and shall be the shall be the motor's often shall be allowed and believed as a additional delications in the first of the motor's often shall be allowed and believed as a disclosure of the motor's often shall be a shall	5. The trust or the holders of the note hereby secured making an to any F. I, star ment or estimate procured from the appropriate public the wilding and the secured from the appropriate public the wilding and the secured from the appropriate public the secured from the appropriate public the secured from the appropriate public from the	payment hereby authorized relating to	o taxes or accessments, may do so accordingly of such bill, statement or estimate or int	ng o
7. When the indebectures heavy second shall become due whether by acceleration on otherwise, holders of the nace or Truster chall have the right on expressions and express with may be paid or increased by on the hold of Truster to holders of the nace or truster, the expression of the control of the contro	of the holders of the net and without notice to Mortgagors all unpaid if or in this Trust Deed the ontrary, become due and payable (a) immediates on the note, or (), when default shall occur and continue for	both principal and interest, when due : idebtedness secured by this Trust Deed diately in the case of default in makin three days in the performance of any	according to the terms hereof. At the option is shall, notwith standing anything in the not gpayment of any instalment of principal or other agreement of the Mortgagors herein	n e of n
before a my bit which may be they percent per among when per conditioned to the relate of the promiser, All expenditures and expenses of the rest of seven per cent per among when per among the per a	 When the indebtet ness here by secured shall become due whether foreclose the lien hereof, Ir no suit to foreclose the lien hereof, there expenditures and expense, which may be paid or incurred by or on help the properties of the pro	by acceleration or otherwise, holders of thall be allowed and included as additionable or holders of the note for the publication costs and costs (which makes)	of the note or Trustee shall have the right to sonal indebtedness in the decree for sale al or attorneys' fees, Trustee's fees, appraisers have be estimated as to items to be excepted	o 11
B. The proceeds of any foreclaure size of the principal on the defense of any threshold and pupils in the following price of principal principal and pupils of the principal of				
hereof, whether or not actually commended. The following refer of princity: First, on account of all costs and appears students to the forechouse preceding, small, and just thems as are menimoded in the preceding paragraph for second, all other tens which binder the term hereof consistive secured foldered in a distinct to that evidenced by the one, with interest thereon as herein principal with the property of	thereon at the rate of seven per cent per annur, who, paid or incurred probate and bankruptcy proceedings, to which either c them shall be a indebtedness hereby secured; or (b) preparati ns for the commencemer whether or not actually commenced; or (c) pre, various for the defense or	by Trustee or holders of the note in co party, either as plaintiff, claimant or de t of any suit for the foreclosure here any threatened suit or proceeding whi	nnection with (a) any proceeding, including fendant, by reason of this trust deed or any sof after accrual of such right to foreclose ch might affect the premises or the security	5 :
puncipal and interest remaining uppaid on the note; for the N. y verybus to Morragons, their belts, legal representatives or easigns, as the city rights may be a subject to the subject of the property of th	hereof, whether or not actually commenced. 8. The proceeds of any foreclosure sale of the pr mise shall be distrant expenses incident to the foreclosure proceedings, incl. all such is which under the terms hereof constitute secured indebted: sea ditional	buted and applied in the following ord ems as are mentioned in the preceding to that evidenced by the note, with in	ler of priority: First, on account of all costs g paragraph hereof; second, all other items sterest thereon as herein provided; third, all	s s
application for such receiver and without regular to the their volves of the invasion of whether the same shall be then excepted as a horizont and the predictory of such foreshouse usul and, in eas of a sale and a deficiency, uring its full statutory predict of redemption, whither there he redemption or not, as well as during any further dimes when Mortgagots, accept for the intervation of each receiver, would be entitled to collect such restricts, thousand a profits of the collect of the collect such restricts to the collect such restricts to the collect such restricts and the collect such restricts to the collect such restricts to the collect such restricts and restricts and the collect such restricts	principal and interest remaining unpaid on the note; fou th, 7, y verplappear. 9. Upon, or at any time after the filing of a bill to foreclor to strus Such appointment may be made either before or after sale, with our no	us to Mortgagors, their heirs, legal rep deed, the court in which such bill is fi tice, without repard to the solvency	presentatives or assigns, as their rights may led may appoint a receiver of said premises. or insolvency of Mortgagors at the time of	, ř
and all other powers which may be necessary or are usual in auch cased for may be exceeded, power and the properties of	application for such receiver and without regard to the then value of the Trustee hereunder may be appointed as such receiver. Such receiver she pendency of such foreclosure suit and, in case of a sale and a deficiency, as well as during any further times when Morteagors, exceet for the inte-	in have power to collect the rents, issuring the full statutory period of redeminents of such receiver, would be entited.	nen occupied as a homestead or not and the ues and profits of said premises during the ption, whether there be redemption or not, tled to collect such rents, issues and profits.	! :
purpose. 1.2. Traces by the holders of the step complete the premises at a cree to impair into the widity of the agreement of the purpose. 1.2. Traces by a on day to differ the cities location, step complete the complete the complete the purpose. 1.3. Traces by a complete of the cities location, step complete the	and all other powers which may be necessary or are usual in such cases for during the whole of said period. The Court from time to time may authorically the court from the	e the recei er to apply the net income	management and operation of the premises in his hands in payment in whole or in part	
1.2. Trustee has no duty to examine the fills, location, existence or condition of the pymbs, or to inquire into the validity of the signatures or the brein fighted in the control of the pymbs, or to inquire into the validity of the signatures or the brein fighted in the pymbs of Trustee, and it may require indemnities satisfactor. In before exercising any power herrin given. 13. Trustee shall release this trust ender of by proper instrument upon previous more of the control of the pymbs. The pymbs of the	11. Trustee or the holders of the note shall have the right to inspect	he premises at · 1 rea onable times an	d access thereto shall be permitted for that	
Trustee may accept as frue without inquiry. Where a release is required of a successor it state, such secessor it acte may accept as the note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee. "un' or or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as "un' or or which purports to be executed by the persons herein designated as "un' or or which any here which any here which any here which any here which may be presented and which conforms in substance with the description herein contained of the not a "which purports to be executed by the persons herein designated as makers thereof." If Trustee may resign by instruments in substance with the description herein contained of the not a "which purports to be executed by the persons herein designated as makers thereof." If Trustee mere regions herein designated as makers thereof. If Trustee every resign by instruments in substance with the description herein contained of the not a "which purports to be executed by the persons herein designated as makers thereof." If Trustee Deck and all provisions hereof, shall extend to and be binding upon Moragogus and algorithm of the which there or not such persons shall have executed the note or this Trust Deck. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used. IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORDER'S INDEX PURPOSES LAST STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE. NOV 5 54 PH '75 42 O S S 42 O S S S 42 O S S S 42 O S S S S S S S S S S S S S S S S S S	12. Trustee has no duty to examine the title, location, existence or dentity, crapacity, or authority of the signatories on the note or trust dee herein given unless expressly obligated by the terms hereof, nor be liable misconduct or that of the agents or employees of Trustee, and it may requi	ondition of the promiss, or to inquin l. nor shall Trustee broblicated to reco or any acts or omiss ons here inder, e e indemnities satisfactor on it before o	e into the validity of the signatures or the ord this trust deed or to exercise any power xcept in case of its own gross negligence or exercising any power herein given.	
is requered of the original strustee and it has never placed its identification number on the note here the described any note which may be presented and which conforms in substance with the description herein contained of the no 2 at which purports to be accused by the provided of the	Trustee may accept as true without inquiry. Where a release is requeste	d of a successor trustee, such uccess	or to stee may accent as the note berein	
14. Trustee may resign by instrument in writing filed in the office of the Recorder of Teds of the cours of which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title. powers and authority as a clerem after a constant of Deeds of the cours of Deeds of Deeds of Deeds of the cours of Deeds of Deeds of the cours of Deeds of Deeds of the cours of Deeds of De	is requested of the original trustee and it has never placed its identification any note which may be presented and which conforms in substance with the	placed thereon by a prior trustee and the bed by the persons herein designated as a number on the note described herein, the description herein contained of the residual prior the second seco	in x of which conforms in substance with x one "akers thereof; and where the release it x ay compared to the note herein described to x and which purports to be executed by	
15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons laid all persons laid all persons that he word "Mortgagors" when used the indebted es a any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument sh. 11 construed to mean "notes" when more than one note is used. [COON COON STATE OF THE PROPERTY HERE PROPERTY HERE NOV 5 54 PH '75 #23283048 IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: [Columbia Nath Bank Property Here Property Here	14. Trustee may resign by instrument in writing filed in the office of recorded or filed. In case of the resignation, inability or refusal to act of situated shall be Successor in Trust. Any Successor in Trust hereunder shall trustee or successor shall be entitled to presentable outpression for all act.	have the identical title, powers and aut performed becaused	hority as celerein eiven Trustee, and any	
MOV 5 54 PH '75 *23283048 IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: [Columbia Nath Bank] 5350 N. Hanlem are Chicago Title and Trust Company Described Property Here (hap) 21 40454 PLACE IN RECORDER'S OFFICE BOX NUMBER 533	15. This Trust Deed and all provisions hereof, shall extend to and be bithe word "Mortgagors" when used herein shall include all such persons whether or not such persons shall have executed the note or this Trust D	ding upon Mortgagors and all persons of the payment all persons liable for the payment	claiming under or though Mortgagors, and cof the indebted es of any part thereof, its instrument shall be construed to mean	
NOW 5 54 PH '75 # 23283048 IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: [Columbia Nath Bank] 5350 N. Hanlam auc (Naso, 21 40454 PLACE IN RECORDER'S OFFICE BOX NUMBER 333	COOK CO.	· .		
IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: [Columbia Nath Bank] 5350 N. Harlem and Chicago, 21 4045 (2) LAHW (Namber 5. (A He) PLACE IN RECORDER'S OFFICE BOX NUMBER 333	Nov. 5 1 c. 00 775	Andrews Web	compactly with	
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: Columbia Nath Bank For Recorder's Index Purposes HASERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Chicago 21 4045(2 LAHW Change 5 (A Ale PLACE IN RECORDER'S OFFICE BOX NUMBER 2333	MAN 2 (241 th 12)	16 - 16 - 17 - 17 - 17 - 17 - 17 - 17 -	23283048	O'
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: Columbia Nath Bank For Recorder's Index Purposes HASERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Chicago 21 4045(2 LAHW Change 5 (A Ale PLACE IN RECORDER'S OFFICE BOX NUMBER 2333				
BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: Columbia Nath Bank For Recorder's INDEX PURPOSES HASERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Chicago 21 4045(4 LAHW Chicago S. (A A Le) PLACE IN RECORDER'S OFFICE BOX NUMBER 533	IMPORTANT	Identification No	595050	
MAIL TO: Columbia Nath Bank FOR RECORDER'S INDEX PURPOSES HISERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Chap 21 60456 LAHW! Charles 5. (Astle) PLACE IN RECORDER'S OFFICE BOX NUMBER 5.33	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company	CHICAGO TIT	TLE AND TRUST COMPANY,	stee.
FOR RECORDER'S INDEX PURPOSES HOSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE Chaso, 21 40454 LAHW: Chamber 5. (A + 12) PLACE IN RECORDER'S OFFICE BOX NUMBER 5.33	BEFORE THE TRUST DEED IS FILED FOR RECORD.	Asi Tousi Officer	ASS'T Secy ASS'T VICE Pice.	0
PLACE IN RECORDER'S OFFICE BOX NUMBER O J J		-HVSEI	RT STREET ADDRESS OF ABOVE	E .
PLACE IN RECORDER'S OFFICE BOX NUMBER O J J	5250 N. Harlem ave			-
PLACE IN RECORDER'S OFFICE BOX NUMBER O J J	Chap, 21 40634 LAHW Change 5. CASHLO	_ _	·	
	PLACE IN RECORDER'S OFFICE BOX NUMBER	33		