## **UNOFFICIAL COPY**



TRUST DEED

24 706 624

(13831) 128 CTTC 15

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made October 19,

19 78 between Calvin & Karen Watson Ji

of 7244 S. Marshfield
Chicago, Illinois 60636
herein referred to as "Mc tgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, her in lefe rred to as TRUSTEE, witnesseth:
THAT, WHEREAS the Norte gors are justly indebted to the legal holders of the Instalment Note hereinafter described, said

THAT, WHEREAS the Note gors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being he eingrefered to as Holders of the Note, in the principal sum of Eight Thousand Three Hundred Sixty Five 1.2. 68/100 (\$ 8,365.68) Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable as stated therein and delivered in and by which said Note the Mortgagors of even date herewith, made payable as stated therein and delivered in and by which said Note the Mortgagors of seven date hereby, due not later than Oct. 24, 19 83

NOW, THEREFORE, the Mortgagors to secure: "I he payment of the said sum of money in accordance with the terms of the above referenced Instalment Note and with the terms, rovis ins and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagor to be performed; (2) any additional advances made by the Holders of the Note to the Mortgagors or their successors in title, prior to the uncellation of this mortgage, and the payment of any subsequent Note evidencing the same, in accordance with the terms thereof; provided, however, that this Indenture shall not at any time secure outstanding principal obligations for more than fifty thousand dollars (\$\$50,000.00), plu add neces that may be made for the protection of the security as herein contained; it is the intention hereof to secure the payment of the total linder ice ess of the Mortgagors to the Holders of the Note within the limits prescribed herein whether the entire amount shall have been advanced to the Security of this Indenture, and it is expressly agreed that all such future advances shall be liens on the property herein described as of the "the hereof; and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these pre-sints ONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all o

Lot 175 in Dewey and Cunningham's Subdivision of the North 3/4 of the East 1/2 of the North East 1/4 of Section 30, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois orofit, treal

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

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profit thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or herefore therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, indoor beds, awaings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the promises were the effective process.

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 virtue of the Homestead Evemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release 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) are incorporated herein by reference and are a part hereof and shall be blinding on the mortgagors, their heirs, successors and assigns.
WITNESS the hand Sand seal Snot Mortgagors the day and year first above written.
[SEAL] Colon Wation [SEAL]
ISEAL   Karen WationISEAL
STATE OF ILLINOIS
SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY  County of Cook THAT Calvin Watson Jr. & Karen Watson Jr.
who are personally known to me to be the same person and acknowledged that a property of the same person and acknowledged that the same person are the same person and acknowledged that the same person are the same person and acknowledged that the same person are the same person are the same person and acknowledged that the same person are the same person a
Given under my hand and Notarial Seal this 19th day of October 19 78
Notarial Seal My Commession Expires Mar/5, 1997

ent Note with Interest Included in Paymen

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Pag	age 2
	ED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
become damaged or be destroyed; (b) keep said premises in good con or claims for lien not expressly subordinated to the lien hereof; (c) pay the premises superior to the lien hereof, and upon request exhibit s holders of the note; (d) complete within a reasonable time any bui premises; (e) comply with all requirements of law or municipal ord material alterations in said premises except as required by law or munic 2. Mortgagors shall pay before any penalty attaches all general tax service charees, and other charges against the premises when due, and	buildings or improvements now or hereafter on the premises which ma ndition and repair, without waste, and free from mechanic's or other lier when due any indebtedness which may be secured by a lien or charge o satisfactory evidence of the discharge of such prior lien to Trustee or t uilding or buildings now or at any time in process of erection upon sai dinances with respect to the premises and the use thereof; (f) make n cipal ordinance.  In the property of the premises are the use thereof; (g) make n cipal ordinance.  It is also be a property of the premise of the pr
or assessment which Mortgagors may desire to contest.  3. Mortgagors shall keep all buildings and improvements now or high ining or windstorm (and flood damage, where the lender is required to insurance companies of moneys sufficient either to pay the convert hereby, all in companies satisfactory to the holders of the not deliver by policies, including additional and renewal policies, to holder deliver by policies, including additional and renewal policies, to hold rene all policies not less than ten days prior to the respective dates of ear.  4. Nort nows shall pay each item of indebtedness herein mention	hereafter situated on said premises insured against loss or damage by fire d by law to have its loan so insured) under policies providing for paymen sost of replacing or repairing the same or to pay in full the indebtedness its, under insurance policies payable, in case of loss or damage, to Trusted by the standard mortgage clause to be attached to each policy, and shall detrs of the note, and in case of insurance about to expire, shall delive
or in the first peed to the contrary, become due and payable immediany instalm at o the note.  5. When the introduced shall become due wheth the right to force see the lien hereof. In any suit to forcelose the lien the decree for x e x. ex enclidures and expenses which may be paid or	tiately, less unearned charges, in the case of default in making payment o her by acceleration or otherwise, holders of the note or Trustee shall have hereof, there shall be allowed and included as additional indebtedness in r incurred by or on behalf of Trustee or holders of the note for attorneys
may be estimated as to it as to be expended after entry of the decree title insurance policies, "ort as certificates, and similar data and assure be reasonably necessary citler to prosecute such suit or to evidence to condition of the title to or the value of the premises.  6. The proceeds of any foreclosure sale of the premises shall be dist of all costs and expenses incident to the foreclosure proceedings, incite second, all other items which unler the missing the free of constitute secure.	pert evidence, stenographers' charges, publication costs and costs (which e) of procuring all such abstracts of title, title searches and examinations, rances with respect to title as Trustee or holders of the note may deem to to bidders at any sale which may be had pursuant to such decree the true stributed and applied in the following order of priority: First, on account juding all such items as are mentioned in the preceding paragraph hereof; ced indebtedness additional to that evidenced by the note, with interest
thereon as herein provided; third, p 'acipal and interest remaining representatives or assigns, as their right, may aposent.  7. Upon, or at any time after the filling 'a a b l to foreclose this t said premises. Such appointment may be tade e her before or after Mortgagors at the time of application for s ch receiver and without re	unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal trust deed, the court in which such bill is filed may appoint a receiver of cr sale, without notice, without regard to the solvency or insolvency of egard to the then value of the premises or whether the same shall be then ppointed as such receiver. Such receiver shall have power to collect the foreclosure suit and, in case of a sale and a deficiency, during the full as well as during any further times when Mortgares as word for the
superior to the nen nercot or of such decree, provided such a plication- deficiency.  8. No action for the enforcement of the lien or of any provision available to the party interposing same in an action at law upon the rote	I is made prior to foreclosure sale; (b) the deliciency in case of a sale and in hi reof shall be subject to any defense which would not be good and
signatures or the identity, capacity, or authority of the signatories on t deed or to exercise any power herein given unless expressly obligated be except in case of its own gross negligence or misconduct or that of satisfactory to it before exercising any power herein given. 11. Trustee shall release this trust deed and the lien thereof by ndebtedness secured by this trust deed has been fully paid; and Truste	by the terr's bereof, nor be liable for any acts or omissions bereunder, the age, sr, mployees of Trustee, and it may require indemnities proper instrum at non presentation of satisfactory evidence that all ee may execute a decliver a release hereof to and at the request of any
person who shall, either before or after maturity thereof, produce and secured has been paid, which representation Trustee may accept as trus such successor trustee may accept as the genuine note herein described thereon by a prior trustee hereunder or which conforms in substance we executed by the persons herein designated as the makers thereof: an placed its identification number on the note described herein, it may presented and which conforms in substance with the description here persons herein designated as makers thereof.	I any note which cears an ide "feation number purporting to be placed with the description herein onta, led of the note and which purports to nd where the release is rejuested of the original trustee and it has never a accept as the genuine in the hereit described any note which may be
been recorded or filed. In case of the resignation, inability or refusal to oremises are situated shall be Successor in Trust. Any Successor in Trust terrin given Trustee.	o act of Trustee, the then Recorde, of the 18 of the county in which the 18th hereunder shall have the idential tire, provers and authority as are
13. This Trust Deed and all provisions hereof, shall extend to and b Mortgagors, and the word "Mortgagors" when used herein shall includentedness or any part thereof, whether or not such persons shall have his instrument shall be construed to mean "notes" when more than one 14. Before releasing this trust deed, Trustee or successor shall receive he release deed is issued. Trustee or successor shall be entitled to reaso provisions of this trust deed. The provisions of the "Trust And Trustees A	note is used.  ye for its services a fee as determined by its rate schedule in affect when combine compensation for any other act or service performed under any
This instrument prepared by: Joyce St 8169 S.	Lamon
Burbank,	, Illinois 60459
COOK COUNTY, ILLINOIS FILED FOR REGORD	ZECROROLZ JUST SEEDS
Nov 8 78 9 oc Afr	*2470 <b>6624</b>
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IMPORTANT!  OR THE PROTECTION OF BOTH THE BORROWER AND ENDER THE INSTALMENT NOTE SECURED BY THIS RUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE ND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST EED IS FILED FOR RECORD.	Identification No
O: UHICAGO TATER & TRUST COMPANY ATTH: TOTAL TOTAL TOTAL DEPARTMENT	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
0 to 11,000%	

END OF RECORDED DOCUMENT