UNOFFICIAL COPY

	TRUST D			SELDEN TO DELLE
	his Instrument by Basas St. The Wilmette B	8 79 10 20 M	24 950 634 THE ABOVE SPACE FOR REC	*2495063 4
	THIS INDENTURE, made	March 24,	19 79 , between	
3-804.	herein referred to as "Mortgagors, Chicago, Il" a vis, herein referred to	o as TRUSTEE, witnesseth: rs are justly indebted to the	RILEY, HIS WIFE D TRUST COMPANY, an Illi legal holders of the Instalme	nois corporation doing business in nt Note hereinafter described, said of
-8,40-67-0	evidenced by o.e. e. ain Instalm BEARER and delivered, in and by which from June 15, $1-7^{\circ}$	ch said Note the Mortgag	s of even date herewith, ma	ime to time unpaid at the rate
MAY -8	the 15th day of each mon and interest, if not sooner paid, account of the indebtedness evide remainder to principal; provided	ON THOUSAND TWO H "Leafter until sa , shall be due on the 15t enced by said to be fin that the pri cipal of each i ad all of said orincipal and	IINDRED FORTY FIGHT id note is fully paid except the day of June at applied to interest on the instalment unless paid when the interest being made payable Illinois, as the holders of	AND 80/100 collars or more on that the final payment of principal \$\frac{1}{2}\frac{1}{2
	NOW, THEREFORE, the Mortgago terms, provisions and limitations of this to be performed, and also in consideral presents CONVEY and WARRANT unt- title and interest therein, situal COOK AND STATE OF	ton of the sum of One Dollar of the Trustee, its successors and a te, lying and being in the ILLINOIS, to wit:	n hand read, the receipt whereon string of the following described R. se Village of Winne	is nereby acknowledged, do by these call Estate and all of their estate, right, tka COUNTY OF
	Lot 1 in Forest Glen at all of Lots 7, 8 and 9 the West 50 feet of Lot and the West 50 feet of the South West ½ of the feet bouth East ½ of Township 42 North, Rangthe South 33 feet taker May 29, 1941 as Document	also 33 feet lying t 6 and also the 33 f Lot 6 all in Count e North West ½ of Se the South East ½ of ge 13 East of the Tr n for street) accord t 12691405 im Cook	North of and adjoin feet lying South of by Clerk's Division section 17, log ther the North Fish's out of Principal Mirid ling to the plat che County, Illinois.**	ing said Lot 7, and and adjoining Lot 7 of the South 1/2 of with the East 33 feet f Section 18, all in ian, (except therefrom reof recorded
	which, with the property hereinafter des- TOGETHER with all improvements, thereof for so long and during all such it state and not secondarily) and all ap- conditioning, water, light, power, refrige conditioning, water, light, power, refrige conditioning, water, light, power, refrige on the property of the property of the pro- tomation of the property of the pro- cessing of the property of the pro- cessing of the pro- cessing of the pro- tomation	cribed, is referred to herein as the tenements, essements, fixtures, times as Mortgagors may be enti- oparatus, equipment or articles eration (whether single units or c rm doors and windows, floor c	"premises," and appurtenances thereto belon led thereto (which are pledged pr now or hereafter therein or the entrally controlled), and ventilati overings, inador beds, awnings,	ging, a * ul * 'ts issues and profits insurily and 'n a urity with said real ereon used to 'moly heat, gas, arron, including, wi hou' restricting the stoves and wate heaters. All of the is agreed that all sin ta apparatus, be considered as so is turing part of
	he real estate. TO HAVE AND TO HOLD the premrusts herein set forth, free from all righ aid rights and benefits the Mortgagors do	nises unto the said Trustee, its so its and benefits under and by via to hereby expressly release and wa	iccessors and assigns, forever, for tue of the Homestead Exemption ive.	the purposes, and upon the cost and a Laws of the State of Illine s, which
	This trust deed consists of two p his trust deed) are incorporated he uccessors and assigns. WITNESS the hand S and se	rein by reference and are a p	art hereof and shall be bindin	g on the mortgagors, their he'rs,
-		[SEAL]	Wareh.	SEAL SEAL
-	TATE OF HADIOUS	[SEAL]	Still.	[SEAL]
- 1	STATE OF ILLINOIS, A Notary Public in and for and residing in said Country, in the State aforesaid, DO HEREBY CERTIFY THAT CLARK A. RILEY AND JUDITH L. RILEY, HIS WIFE who are personally known to me to be the same person S whose name S are subscribed to the toregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and			
3				
(°	voluntary act,	for the uses and purposes therein nder my hand and Notarial Seal (set forth.	They 19 77.
	otarial Scal		(pret	Notary Public
F	orm 807 Trust Deed — Individual Mortgi - 11/75	agor — Secures One Instalment N Page 1	ote with interest included in Pay	My Commission Expires August 12, 1981

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

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

1. Matgagers shall (a) promptly repair, restore or rebuild any buildings or improvements now or hersafter on the premises which may be secured by a lien or change on the premises superior to the lien hereof, and upon required to the lien hereof, (c) pay when due any indebtedness which may be secured by a lien or change on the premises superior to the lien hereof, and upon required exhibit satisfactory evidence of the discharge of notificial provides of the premises superior to the lien hereof, and upon required exhibit satisfactory evidence of the discharge of notificial provides of the notification of the premises except a required by he or municipal ordinances with respect to the premises and the use thereof; (f) make no material laterations in said premises except a required by the or municipal ordinances with respect to the premises and the use thereof; (f) make no material laterations in said premises and the use thereof; (f) make no material laterations in said premises and the use thereof; (f) make no except the premises and other changes against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note when the control of the note of the note

indebtedness secured hereby, or by any decree foreclosing this frust deed, or an' tax special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made p... 't foreclosure sale; (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be ab': to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note-shall have the right to inspect the premise; at 'd' asonable times and access thereto shall be permitted for that purpose.

12. Trustee or the holders of the note-shall have the right to inspect the premise; at 'd' asonable times and access thereto shall be permitted for that purpose.

13. Trustee shall reflectly, or authority of the signatories on the note or trust end, or and Trustee to obligated to record that trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor ' able for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trust ', and it may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon present tion o satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a rele se heree' to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Truste in note, proposition, and the request of any person who shall, either before or after maturity thereof, produce and exhibit to Truste in note, proposition and the proposition of the proposition of the proposition of the proposition of the proposition herein described any one which bears an identification in be reparable to a successor trustee, and there a

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

fication No. _____ CHICAGO TITLE AND TRUST COMPANY, Trustee,

THE WILMETTE BANK WILMETTE, ILL. 60091

PLACE IN RECORDER'S OFFICE BOX NUMBER BOX 533

Winnetka, IL 60093

END OF RECORDED DOCUMENT