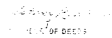
## **UNOFFICIAL COPY**



## TRUST DEED



\*24129992

🕽 22 PH '77 THE ABOVE SPACE FOR RECORDER'S USE ONLY 19 77 between William Fard and THIS INDENTURE, made August 24, Lois Lard, his wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: TAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said b gall older or holders being herein referred to as Holders of the Note, in the principal sum of thousand (\$10,000.00) and 00/100 ----evidenced by the certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from Suptember 1 1977 on the balance of principal remaining from time to time unpaid at the rate of 8 percent per annum in instalments (including principal and interest) as follows: Two hundred two \$\frac{77/100 (\$202.77)}{\text{of}}\$ October 10 77 and Two hundred two & 77/100 (\$202.77) -----Dollars or more on the list day of each month thereafter until said note is fully paid except that the first month is first day of each month. the list day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, stan be due on the list day of September 1982. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate per annum, and all of said principal and interest being made payable at such banking house or trust Illinois, as the holders of the note may, from time to time, company in in writing appoint, and in absence of such apportment, then at the office of residence of Eleanor D. and George B. Vernier

MOW, THEREFORE, the Mortgagors to secure the payor of a the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the per orm nee of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One before a hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors a day signs, the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the fillage of Oak Park COUNTY OF AND STATE OF ILLINOIS, to wit: income tollowing described Real Estate illage of Oak Park

Lot 43 and the North 1/2 of Lot 42 in Block 3 in Jernberg's Subdivision of the est 1/2 of the North Lest 1/4 of the South East 1/4 of Section 5, Township 39 North Range 13 East of the Third Principal Meridian, in Cook County Illinois. Illinois.

This instrument prepared by: Joseph A. Colins, 111 W. Washington Chicago, Plinois 726-03 2

which, with the property herematter described, is referred to herem as the "premises,"

TOGI THER with all improvements, tenements, exements, fixtures, and appunienances thereto belonging, and so we party with said real restare and not secondardy) and all appunitus, equipment or attacks now or hereto the fixture of the restare and not secondardy) and all appunitus, equipment or attacks now or hereto returned or hereto medico apply hear, gas, an conditioning, water, light, power, refrigeration (whether single units or certifally controlled), and ventilation, including (200) or restricting the foregoing), stream, window shades, storm doors and windows, floor coverings, made beds, awnings, stores and wait he tors. 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 in simply apparatus, equipment or attacks hereafter placed in the premises by the mortgagors or their successors or assgins shall be considered as colority the real estate.

TO HAVE AND TO HOLD the memisses unto the sail Finstee in successors and assigns formed to the minute of the real estate.

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 Exemption Laws of the State of Illinois, which said uphis 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

successors and assigns	icorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,  [Contemporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,  [Contemporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,  [Contemporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,  [Contemporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,  [Contemporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,  [Contemporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,  [Contemporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,  [Contemporated herein by reference and are a part hereof and shall be binding on the mortgagors, the part hereof and shall be binding on the mortgagors, the part hereof and shall be binding on the mortgagors.  [Contemporated hereof be below to be be
	I STALL - William J. Ward - 18th 10
; ;	ISIAI Pau Mard ISIAI
STATE OF ILLINOIS,  County of Cook	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT VILLIAM VARG ANG LOIS LARG, his wife
	who <u>are</u> personally known to me to be the same person so whose name so subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that <u>They</u> signed, sealed and delivered the said Instrument as <u>their</u> free and voluntary act, for the uses and purposes therein set forth.  Given under my hand and Notarial Seal this May be subscribed to the day of the uses and purposes therein set forth.
Notarial Scal	Lough a Col Considery Public

Form 807 Trust Deed - Individual Mortgagor - Secures One Instalment Note with Interest Included in Payment. Page 1

Page 2

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I CITIE REVERSE SIDE OF THIS TRUST DEED.

HILLOWINANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE LITTLE RIVERSE BIDE OF HILL RIVERS LIDE OF THIS RREST DELDE.

1. Manages and the algorithms of the prompts regard to be a proper of coloridation and repair, without waster, and tree from mechans to or other here or claims to the most experted with order of the first breef, of 15 by when the me indebtedness with in any to every the first of the property of the first breef and the property of the property of

indebtedness actued hereby, or by any decree borne born; first the deed, want tax, special assessment or other her which may be or become superior to the len hereot or of such decree, provided such application is unade prior of to, closure sale; (b) the detremeny in case of a sale and detremeny.

10. No action for the enforcement of the hen or of any provision hereof shal, be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby seeme?

11. Insiste on the holders of the note shall have the right to inspect the premise; at all reasonable times and access thereto shall be permitted for that purpose.

12. Insiste has no dury to examine the title, location, existence or condition of the heart see, or to inquire into the validity of the senatures or the identity, capacity, or autiliority of the signatories on the note or trust deed, no shall friende be obligated to record this trust deed in to secretic amplitude in the right propose.

12. Insiste has no my nown herein given unless expressly obligated by the trust hereof, now, he solle for any acts or omissions hereunder, except in case of its own gives negligence or misconduct or that of the agents of employees at trustee, and if may require indemnities satisfactory to it before excressing any power herein given.

13. Insiste shall release this trust deed has been fully pand; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to frustee the note, repr., niting "bett all indebtedness hereby seemed has been pand, which representation Trustee may except as true without inquiry. Where a release is repaired of a successor furstee, sink successor furstee may accept as the genuine note herein described any note which bears an identification number purporting to be placed therein, if may accept as the genuine note herein described of the or, and assess on a site of purports to be executed

provisions of this trust deed. The provisions of the "Trust And Trustees		
IMPORTANT!	Identification	m No. 647242
FOR THE PROTECTION OF BOHL THE BORROWER AND HANDER. THE INSTALMENT NOTE SECURED BY THIS BREST OF LOSINGUED BY THE BREST OF LOSINGUED BY THE BREST OF LOSINGUED BY CHICAGO THE AND TRUST COMPANY, RIPSTIE, BIT ORL THE TRUST DIED IS THE DEOR RECORD.	CHICAGO TITLE AND TRUST COMPANY.  Trustice.  IN COMPANY. INstitute Freedom  In Trustice President	
MILE TO: JUSSIPH A. CUllins HIW. Washington		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
		BOX 533

END OF RECORDED DOCUMENT