UNOFFICIAL COPY

TRUST DEED AND NOT 24 184 231

HIL 4-036

TITHIS INDENTURE WITN SSETH, that the undersigned as Grantors, of Chicago County of Cook, and State of Illinois, for and i consideration of the sum of One Dollar and other good and valuable considerations, in hand paid, convey and warrant to the Grantee FORT DEARBORN FEDERAL SAVINGS AND LOAN ASSOCIATION a corporation of the United States of America, the City of Chicago, County of Cook and State of Illinois, the following described Real Estate, with all improvements hereon situated in the County of Cook, in the State of Illinois, to wit:

SEE ATT ACHED LEGAL

The terretain of the same of t

LOT 5 IN KEENEY'S RESUBDIVISION OF LCT 30 IN GRAND HILL SUBDIVISION BEING A SUBDIVISION OF THE SOUTH 3? 1/3 ACRES OF THE NORTH 1/2 OF THE SOUTH MEST 1/4 OF SECTION 29, TOWNSHIF 40 NORTH, KANGE 13 EAST OF THE THIRD PRINCIPAL MERICIAN ALSO LOT 1/2 IN TITLEY'S DIVERSEY AVENUE SUBDIVISION OF LOT 4 IN CIRCUIT COURT PARTITION OF THE WEST 1/2 OF THE SOUTH EAST 1/4 (EXCEPT THE SOUTH 33 1/3 ACRES THEREOF) AND OF THE NORTH 1/2 OF THE SOUTH 53 1/3 ACRES THEREOF) OF SECTION 29, TOWNSHIP AS ACRIM, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COCK COUNTY, THE INDIS

UNOFFICIAL COPY

the hereby releasing and waiving all rights under and by virtue of the home lead exemption laws of the State of Illinois.

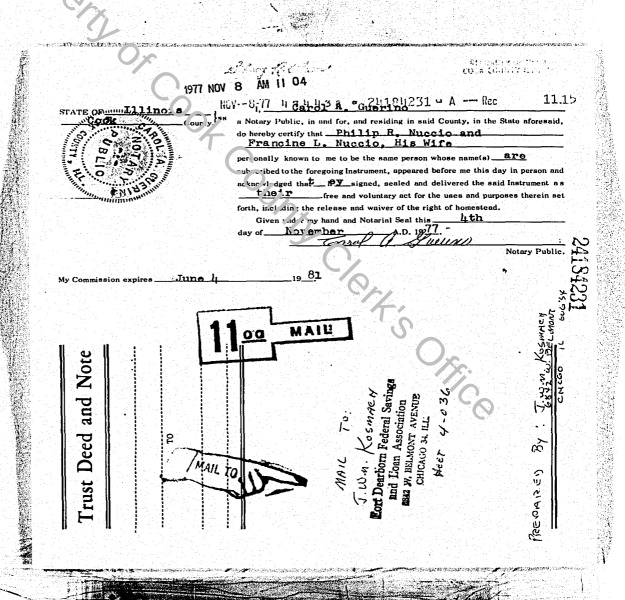
In trust appropriate to pay to the purpose of securing performance of the following obligation, to wit:

19.77

for value received we promise to pay to the order of FORT DEARBORN FLO &LI SAVINGS AND LOAN ASSOCIATION a corporation of the United States of America, the sum of Seven Thousas (a) One Hundred States of America, the sum of Seven Thousas (a) One Hundred States of America, the sum of Seven Thousas (a) One Hundred States of Seven Brown at the office of the legal holder of this instrument and interest to the balance of prip inpl remaining from time to time unput at the ente of 12 per cent per annum, such principal sum and interest to be payable and all principal sate of the legal to the seven that the final payment of principal is on the 10th day of 2ccmbor 1, 19.71, and \$199.28

Dollars on the 10th day of each and every month the content of the unput principal land interest; if not sooner paid, shall be due on the "Indian of Not". Indian all payments on account of the indebtedness evidenced by this Note to be applied first to served and unput interest the unput principal paid principal lands and the remainder to principal; the portion of each of said institutions of each grown of the payment thereof, at the ran of each grown takes and assessments upon said property when due; to keep the buildings thereon insured to their full murable value, and of grownly required to their full murable value, and of grownly required to their full murable value, and of grownly required to their full murable value, and of grownly required to their full murable value, and of grownly required to their full murable value, and of grownly required to their full murable value, and of payable to pay all prior incumbrances and the interest thereon of the full murable value, and of payable, and and to keep the co-ort to failure due, Grantes to pay the tures of payable, and to keep the co-ort; tennatuble and insorted

UNOFFICIAL COPY



END OF RECORDED DOCUMENT