## **UNOFFICIAL COPY**

THIS INDENTU'LE, made

CHARGE TO CERT

TRUST DEED

24 262 916

TEGORDER OF DEEDS

521409 SORI

THE ABOVE SPACE FOR RECORDER'S & A 20 29 18 1977 , between

THIS INDENTU'LE, made	October 2	9 1977	, between	
Warren M. West and Kath	leen West, h	is wife		ŀ
Chicago, Illinois, herein reference to as	FRUSTEE, witnes:  justly indebted t	seth: to the legal hol	ST COMPANY, an Illinois corporation doing business in olders of the Instalment Note hereinafter described, said, in the principal sum of	
Sixty three hundred fifty	six & 28/00	·	Dollars,	
evidenced by one certain Instalment		tgagors of ever	ren date herewith, made payable to THE ORDER OF	
and delivered, in and by which s from1/5/78 of 15.19 per cent per annum	on the bala c	e of principal	omise to pay the said principal sum and interest bal remaining from time to time unpaid at the rate ipal and interest) as follows:	
the 5th day of each month and interest, if not sooner paid, she account of the indebtedness evidence remainder to principal; provided that of 15.19 per annum, and al company in Chicago in writing appoint, and in absence of st in said City,  NOW, THEREFORE, the Mortgagors to terms, provisions and limitations of this tre to be performed and also in consideration.	thereafter u ill be due on the d by said note to the principal of l of said principa ich appointment, secure the payment st deed, and the per of the sum of One	intil 1 day  e 5+ day  be first ar plice  each instruce  illing  then at the offi  t of the said prin  formance of the c  bother hand in	Dollars or more on the 5+h day Dollars or more on the stully paid except that the final payment of principal as of December 19 84. All such payments on led to interest on the unpaid principal balance and the ent unless paid when due shall bear interest at the rate of the congruence of the note may, from time to time, the holders of the note may, from time to time, the covenants of money and said interest in accordance with the ecovenants of accements herein contained, by the Mortgagors paid, the receive a verse is hereby acknowledged, do by these the following test ibs 18 Real Estate and all of their estate, right, Arlington rieights	
Lot 2 in Green Mead Sec. 28 township 42	ows Unit 1 N Range 11	, Subdivis	sion of W 1/2 of S d. 1/4 of 10 an	
			O <sub>Sc.</sub>	
which, with the property hereinafter describ TOGETHER with all improvements, ter thereof for so long and during all such time state and not secondarily) and all appar conditioning, water, light, power, refrigerat foregoing), screens, window shades, storm foregoing are declared to be a part of said equipment or articles hereafter placed in the the real estate.	ements, easements, as as Mortgagors mas Mortgagors madus, equipment or ion (whether single the doors and windows real estate whether premises by the mo	fixtures, and appy be entitled there articles now or units or centrally s, floor coverings physically attacher tgagors or their second	ppurtenances thereto belonging, and all rents, issues and pre' als creto (which are pledged primarily and on a parily with sail re, or hereafter therein or thereon used to supply heat, gas, air ly controlled), and wentialation, including (without restricting tregs, inador beds, awnings, stoves and water heaters. All of the ched thereto or not, and it is agreed that all similar apparatus, ir successors or assigns shall be considered as constituting part of	
TO HAVE AND TO HOLD the premise trusts herein set forth, free from all rights said rights and benefits the Mortgagors do h This trust deed consists of two pag this trust deed) are incorporated herei	s unto the said Trus and benefits under a creby expressly releases. The covenants	stee, its successor: and by virtue of t se and waive. s, conditions an	ors and assigns, forever, for the purposes, and upon the uses and f the Homestead Exemption Laws of the State of Illinois, which and provisions appearing on page 2 (the reverse side of ereof and shall be binding on the mortgagors, their heirs,	
successors and assigns. WITNESS the hand and seal	( S	gors the day and	Nathleen VEST [SEAL]	
STATE OF ILLINOIS,  County of Cook SS. a N	I, <u>Esther L</u> lotary Public in and I AT Warren M	for and residing in	in said County, in the State aforesaid, DO HEREBY CERTIFY  d Kathleen West	
	enally known to me trument, appeare signed,	ed before n	re person S whose name S are subscribed to the me this day in person and acknowledged that livered the said Instrument as their free and	

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

THE COVENANTS, CONDITIONS AND PROVISIONS REFERENTO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other lieus or claims for it in not accreasely subsordinated to the line hereof' (c) pay when due any indebtedies which may be secured by a lieu or charge on relative to the line of the condition of the co

Court from time to time may authorize the receiver to apply the net income in the headers of the lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (\*, \*, \*e deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any lefens, 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 premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to logic into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee or ob). Let to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any \*\*. ts or omissions hereunder, except in ease of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it \*\* "covier 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 presentation of satisfa tory "idence that all reasons who shall, either the crust deed and the lien thereof by proper instrument upon presentation of satisfa tory "idence that all reasons who shall, either the crust deed and the lien thereof by proper instrument upon presentation of satisfa tory "idence that all reasons who shall, either the crust deed and the lien thereof by proper instrument upon presentation of satisfa tory "idence that all reasons who shall, either the crust deed and the lien thereof by proper instrument upon presentation of satisfa tory "idence that all reasons who shall, either the crust of the crust of the satisfactory who sha

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER THE INSTALMENT NOTE SECURED BY THIS
TRUST DEED SHOULD BE DENTIFIED BY CHICAGO TITLE
AND TRUST COMPANY, TRUSTIFF, DESCRIPTING THE TRUST
DEED IS FILMER OF RECORD:

621409 CHIEAGO TITLE AND TRUST COMPANY,

The First National Bank of Chicago One First Mational Plaza

AUDREY DONIGON MIN

PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENT