## UNOFFICIAL COPY

658651



	TRUST	DEED	1980 JUL 10 AM 9	43	25510105		
	C-1	092					
CTTC				+ #** -			
[ ]		CTTC 7	THE ABOVE SPACE I				
	TURE, made		July 1, 1980 , between	JOHN T. HERN	IAN and		
	ERMAN, his	-	JUL-10-80 ულიებეს				
Chicago, Fan THAT, THE	herei rei erred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, "Ium ois, herein referred to as TRUSTEE, witnesseth:  THAT AT REAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or helders being herein referred to as Holders of the Note, in the principal sum of						
			ths (\$75,000.00)————————————————————————————————				
from July	1, 1980	on the	the Mortgagors promise to page balance of principal remaining nents (including principal and intere	from time to tim			
One Thousand Five Hundred vii ety-Three and 53/100thsDollars or more on the 1st day of July 1980, and One Translated Five Hundred Ninety-Three & 53/100th Dollars or more on the 1st day of each month the first applied to interest that the final payment of principal and interest, if not sooner paid, shall be do not the 1st day of June, 1985. 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 fast that allowed le principal; provided that the principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, who at the office of ARDATH PAY and AUDREY PAY, at an allowed the payment of the sid writing appoint, and in interest to secure the payment of the sid writing and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in har poid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assign, the following described Real Estate and all of their estate, right, little and interest therein, situate, lying and being in the County of Chicago, COUNTY OF AND STATE OF ILLINOS, to writ:  All of Block 8 in Hinkamp and Company's Columbus Avenue Subdivision being a resubdivision of part of Wabash Addition to Chicago in South East 1/4 of the North East 1/4 of Section 25, Township 38 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.							
PERMAN	ENT TAX NO	. 19- <i>25-</i> 22	7-001 (VUL.404)	150	1000		
					)C.		
which, with the p TOGETHER thereof for so lo- estate and not seconditioning, wa- foregoing), scree- foregoing are de- equipment or art the real estate.	property hereinaft with all improver ng and during all secondarily) and ter, light, power, ns, window shade clared to be a paticles hereafter pla	er described, is referre ments, tenements, east such times as Mortga, all apparatus, equipa refrigeration (whether es, storm doors and va- tri of said real estate valued in the premises by	ed to herein as the "premises," ements, fixtures, and appurtenances theights may be entitled thereto (which are pent) or articles now or hereafter their single units or centrally controlled), and windows, floor coverings, inador beds, whether physically attached thereto or return the mortgagors or their successors or asset the mortgagors or their successors or asset.	reto belonging, and all dledged primarily and of ein or thereon used to t ventilation, including awnings, stoves and we tot, and it is agreed the igns shall be considered	ren s, is ues and profits n a prit . ith said real o supp y ht at, gas, air (withou 're-stricting the ater heaters. All of the at all similar apparatus, d as constituting part of		
TO HAVE Al trusts herein set said rights and be	forth, free from a nefits the Mortga	all rights and benefits gors do hereby express		Exemption Laws of the	State of Illinois, which		
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 binding on the mortgagors, their heirs, successors and assigns.							
WITNESS th	ne hand a	and seal of M	lortgagors the day and year first about	erman	[ SEAL ]		
			John T. Herman [SEAL] <u>ellana</u> M	luman	(SEAL)		
STATE OF ILLIN	NOIS.	I,	Tleana Herman	<u></u>			
	ss.	a Notary Public	in and for and residing in said County, ir				
County of Con	)K)	HOL TAHT	IN T. HERMAN and ILEANA	nearm, nis Wi	3		

## **UNOFFICIAL COPY**

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 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mexicages that (b) permitty reside, restore or rebuilt are you before the permitty of the past promise is pool condition and repair, without waste, and free from mechanic's or other and or callent feet in and expertery high endealing to the line hearth (c) by when the most productiones within any to secure by the line of changes of the notes (vi) complete within a reasonable then any building or building new or stary time in process of excellent upon and headers of the notes (vi) complete within a reasonable then any building or buildings new or stary time in process of excellent upon and headers of the notes (vi) complete within a reasonable then any building or buildings new or stary time in process of excellent upon and the complete of the notes (vi) complete within a reasonable time any building or buildings new or stary time in process of excellent upon and the complete of the notes (vi) complete within a reasonable time any building or buildings new or stary time in process of excellent upon and the complete of the notes (vi) complete the process of the notes (vi) complete the notes (vii) complete the

been recorded of filed. In case of the resignation, inability of relusal to act of ristice, the then Recorder of beeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereingiven Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed, The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

[MPORTANT!
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.

Identification No	_65866	<u> </u>
CHICAG <del>O 1</del>	TITLE AND THUS	T COMPANY, Trustee.
By	retary/Assistant Vice	auer

以上 「 MAIL TO:	ALFRED R. LIPTON					
	MANDEL, LIPTON AND STEVENSON LIMITED 10 South LaSalle Street, Suite 1200- % # 10 Chicago, Illinois 60603	۳.				

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