## UNOFFICIAL COPY



## DEED OF TRUST 25531480

RG CTTC 13 THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made Robert L. 0'Day and Lindi Pay, his wife herein referred to as "Mortgagors," and CHICA O TILE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUST E, wi nesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as H Ade s of the Note, in the principal sum of Six Thousand

Six HUndred— Dollars, ed by one certain Instalment Note of the Mortga, . . . even date herewith.

COOK COUNTY ILLI IOIS

Sidney H. Olsen

1980 JUL 30 PH 2: 15

25531480

Lot 42 in Hlock 17 in H.O. Stone and Company's World's Fair Add tion A Subdivision of part of Section 4, Township 39 North, Rang: 12, Fast of the Third Principal Meridian lying North of Indian Boundar I me (Except therefron all of Soffel's Subdivision) also that part some Section 4, South of Indian Boundary Line North of Elgin Road Lale Street and West of Soffel's Third Addition to Melrose Park also that part Section 4 lying South or Indian Boundary Line West of Center of 33rd Avenue produced North and North of Center Line of Soffel Avenue together with Lot East of said Soffel's Third Addition to Melrose Park in Cook County, Illinois.

1000

ignment or articles hereaster peaces in the premises by the management of articles hereaster peaces in the said Trustee, its successors and assigns, forever, for the purposes, and upon the TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the state of this term and rights and benefits ander and by virtue of the Homestead Exemption Laws of the State of Hiller and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on

accessors with \$225Kit				gors, their heirs.
WITNESS the han	d and seal of Mortgagors the da	y and year first abou	e written.	
		fortut L	Mark	{ SEAL }
ES MI	[SEAL]	- mote	O Day	[ SEAL ]
STATE OF ILLINOIS.	i. the undersigned		$\overline{}$	*
County of	SS. a Notary Public in and for and resident THAT Robert L O' Day	and Linda O'de	y, his wife	·
NOTARY	when personally known to me to be the some foregoing instrument, appeared before there, signed, scaled and columnary set, for the uses and purposes there as	me this day delivered the said loss		subscribed to the nowledged that free and
COUNTY	Given under my hand and Notarial Seal this	20th	day of June	19 80
Notarial Soil		Knda K	Joseph	246cary Public

Form & Item No. 1149 9-79

## 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. Mortgagors shall (a) promptly repair, reviore or rebailed any buildings or improvements now or hereafter on the premises which may become damaged or the destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanics or other Bens or claims for lien not expressly subordinated to the lien hereof; (c) page when due any indebtedness than my be secured by a less or of charge on the premises superior to the len hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable time any buildings now of at any time in process of erection upon said premises; (d) comply with all requirements of the or discharged or discharged states of the note; (d) complete within a reasonable time any buildings now of at any time in process of erection upon said premises; (d) comply with all requirements of the or discharged states of the note; (d) complete within a reasonable time any buildings now of at any time in process of erection upon said premises; (d) complete within a reasonable time any buildings now of at any time in process of erection (d) and the process of the note of the note, such rights to be evidenced by the standard mortage dates to be attached to each policy, and shall editor at policies; including additional and cinewal policies; the holders of the note, and make of insurance about to express shall deliver removal policies or the standard mortage dates to be attached to each policy, and shall deliver all policies, including additional and cinewal policies, to holders of the note, an

indebtedness secured hereby, or by any decree foreclosing this is it stored, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is not a de critor to foreclosure sale; (b) the deficiency in case of a sale and defliciency.

8. No action for the enforcement of the lien or of any provision, serior foreclosure sale; (b) the defliciency in case of a sale and defliciency.

9. This ten 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.

10. Trustee has no duty to examine the title, location, existence or condit in of tix premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or condit in of tix premises, or to inquire into the validity of the signatures of the identity, capacity, or authority of the signatures on the note or rust deed, nor shall Trustee the obligated to record this trust deed or to exercise any power herein given in the signatures or expressly obligated by the terms were, or the liable for any acts or omissions bereunder, except in case of its own grows negligence or misconduct or that of the agents or exploit respectively to a before exercising any power herein given.

11. Trustee shall release this trust deed and the lent thereof by proper instrument up a prientation of satisfactory evidence that all indebtedness secured by this titus deed and the lent thereof by proper instrument up a prientation of satisfactory evidence that all indebtedness secured by this titus deed has been fally paid, and Trustee may secured and defire a situacial breath paid indebtedness hereby as the expression of the propertion of the properties of the security of the persons herein designated as the makers thereof; and where the release is requested of a successor trustee, such successor trustee, and accept as the genuine note herein described herein, it may accept as the g

PREPARED BY NOREEN COSGRAVE 7 S. DEARBORN HHGO ILL

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.

CHICAGO TITLE & TRUST COMPANIO MAIL TO: ATTN: IDENTIFICATION DEPARTMENT 111 WEST WASHINGTON STREET

CHICAGO, ILLINOIS 60602

PLACE IN RECORDER'S OFFICE BOX NUMBER

CHICAGO TITLE AND TRUST COMPANY,

END OF RECORDED DOCUMENT