25 042 017 TRUST DEED

THE TESTRUMENT WAS PREPARED BY PARK MATIONAL BACK OF CHICAGO 2959 R. MILWAUKHE AVE. CHICAGO, ILLINGIS 60618

BOX 480



F. Ebling

			THE ADO	TE CD A CE T	OD BECORD	ente uce out		
THIS INDENTURE, made	CTTC 7	June 29			JOSEPH F		ND MARIA S.]
ANNIS, his wife PARK NATIONAL BANK OF CHICAGO, a National Banking Association herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, en-Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: 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 Holders of the Note, in the principal sum of								
THIRTY TF'JURAND AND	_						Dollars,	
evidenced by one 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 — June 29. 1979 — on the balance of principal remaining from time to time unpaid at the rate of - 10.75 — per cent is: naum in instalments (including principal and interest) as follows:								
company in Ch in writing appoint, and in abser	eaid, shall be due evidenced by said led that the prince , and all of said cicago	note to be fire p incipa, and	rst – day rst applied instalment interest b Illinois	of — Aug to interest unless paid eing made , as the hol	ust - 199 t on the unpa d when due o payable at o Iders of the n	9 All such id principal thall-bear inter such banking tote may, from	h payments on palance and the rest at the rate house or trust m time to time,	i
in said City, NOW, THEREFORE, the Morty terms, provisions and limitations of to be performed, and also in consi- presents CONVEY and WARRANT title and interest therein, — Cook — AND STATI	gagors to secure the f this trust deed, and deration of the sum unto the Trustee, it iltuate, lying and E OF ILLINOIS, to v	payment of the difference of One Dollar is successors and being in twit:	e of he co in and pol- assigns, he he	pal sum of r venants and 1, the receip following de City of	noney and said agreements here I whereof is he scribed Real Es f Chicago	interest in accine contained, breby acknowled tate and all of t	ordance with the by the Mortgagors dgcd, do by these their estate, right, COUNTY OF	טייר (י)
Lot fourteen (of part of the twenty three (East of the Th	West half o 23), Townshi ird Principa	f the Sou p forty (th East 40) Nor	th. Ran	of Sect gr Thirte nt, Illi	ion en (13),		ָּרָי (יִי
FILED FO	NTY, ILLINOIS OR REGORD					m c 4 2 (117	
JUL 10	'79 9 oc Aff				* 2	50420	J17	
which, with the property hereinafter TOGETHER with all improvem thereof for so long and during all s estate and not secondarily) and a conditioning, water, light, power, re foregoing), screens, window shades foregoing are declared to be a part equipment or articles hereafter place the real estate. TO HAVE AND TO HOLD the trusts herein set forth, free from all said rights and benefits the Mortgage	ents, tenements, easi uch times as Mortga Il apparatus, equipp frigeration (whether, storm doors and of said real estate ed in the premises by premises unto the s I rights and benefits ors do hereby express	ements, fixtures gors may be ent ment or articles r single units or windows, floor whether physica r the mortgagors aid Trustee, its under and by v sly release and w	ited thereto itled thereto s now or h centrally co coverings, i illy attached s or their suc successors a firtue of the vaive.	tenances the o (which are bereafter the introlled), an nador beds, I thereto or cessors or as and assigns, for the Homestead	orever, for the p Exemption Lav	ourposes, and u	pon the uses and of Illinois, which	
This trust deed consists of t this trust deed) are incorporate successors and assigns.	d herein by refere	nce and are a	part hereo	f and shall i	be binding on	page 2 (the the mortgage	ors, their heirs,	
WITNESS the hand (8 - ar	id seal <u>s</u> — of N	fortgagors the	4	2GPM	The S) Note:	SEAL]	
(Maria S. Annis)		[SEAL]	(308	egón F. A	nnis)		[SEAL]	
STATE OF ILLINOIS, County of Gook.	THAT JOSI	in and for and i	residing in s VIS AND	MARIA S	in the State afor	his wife	REBY CERTIFY	
foregoing they		appeared bei igned, scaled a	fore me ind delivere	this day d the said	in person	and ackno	ubscribed to the owledged that free and	
1. · · · · · · · · · · · · · · · · · · ·	ven under my hand a				day of	June —	<u> </u>	
A Comment			سحنب	est.	ه کرد ایسا به	lun	Notary Public	

Notarial Seal
Form 807 Trust Deed — Individual Mortgagor
R. 11/75

Page 1

Page 2
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. Meritageors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which man of the provision of the

TRUST DEED DATE. June 29, 1979
RIDER ATTACHED HERF AND MADE PART HEREOF
Mortgagor(s) further agree that upon de ault in the payment of any of the said instale ments or of any of the obligations evidenced by the note secured by the frust Deed, or of any of the covenants or agreements stipulated in this Trus. Deed, we/I shall pay interest at the rate of - 11 - per cent per annum, or such statutory rate in effect at the time of execution, upon the total indebtedness so long as said default "ha" I continue and further agree that upon such default the principal sum above mentioned, or such at thereof as may be unpaid, and any advances made by the Holders of the Note, together with interest as aforesaid, shall, at the option of the Holders of the Note become immediately due and layable, without notice, anything

hereinbefore contained to the contrary notwithstanding.

18. Said party(s) of the first part further covenant and agree to deposit with the Trustee or the legal Holder of the within mentioned note on the lst dy of each and every month, or the legal Holder of the within mentioned note on the lst dy of each and every month, commencing on the lst day of September 1, 1979 a sum equal to one twelfth (1/12th) of the estimated general real estate taxes next accruing against said premises computed on the amount of last ascertainable real estate taxes and one-twelfth (1/12th) of the nual insurance premium, such sums to be held in a non-interest bearing account by the Trustee of the Note, the note as and for a Sinking Fund to be used by the Trustee or the Legal Folder of the Note, to pay the general real estate taxes levied against said premises, and in whatee premiums as

and when the same become due and payable.

19. In the event of a Sale or Conveyance of the property described herein the entire balance remaining unpaid on this mortgage shall become due and payable immediately at option of the Holder of the Note.

(Maria S. Annis)

UNOFFICIAL COPY

mot, as we' as glithissues and you's adoperator income it. I my tax, riot

indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, so call assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior of corector and the efficiency 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 deficiency in case of a sale and deficiency.

11. Trustee or the holders of the note shall have the right to inspect the premises at all resum of 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 premise, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall true or obligated to record this trust deed on to exercise any power herein given.

13. Trustee shall release this trust deed and the lien thereof by the terms hereof, nor be liable for a vacts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, a dit may require 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 satifation evidence that all indebtedness secured by this trust deed and the lien thereof by proper instrument upon presentation of satifation evidence that all indebtedness secured by this trust deed and the lien thereof by proper instrument upon presentation of satifation evidence that all indebtedness secured by this trust deed and the lien thereof by proper instrument upon presentation of satifation or satifation of a fater maturity thereof, produce and exhibit to Trustee the note, representation in a date of a fater maturity thereof, produce and exhibit to Trustee the note, representing that, all in a dense hereby secured has been paid, which representation Trustee may e

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.	PARK NATIONAL BANK. OF CHICAGO Trustee. By
AIL TO: Parl Nath Bank 2958 N. Milwarker Chicago, Il	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 3300 North Drake Chicago, Illinois
PLACE IN RECORDER'S OFFICE BOX NUMBER	100

END OF RECORDED DOCUMENT