## INOFFICIAL CO



## TRUST DEED

CTTC 7

25195188

1979 AUG 17 PM 12 01

100

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made July 26, 1979 , between

John Harasym and

Thizameth Harasym, his wife

Robert E. Cutlan

herein referred to as "Mortgagors," and CHICAGO TIFLE AND TRUST COMPANY, an Elinois corporation doing business in Chicago, Allinois, herein referred to as TRUSTEL, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said Acgal holder or holders being herein referred to as Holders of the Note, in the principal sum of

evit need by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEAREF.

and delivered. In and by which said Note the Mortgagors promise to pay the said principal sum and interest from  $-3 \, \mathrm{kg} \, \mathrm{kg} \, \mathrm{kg} \, \mathrm{s}$  on the balance of principal remaining from time to time unpaid at the rate of  $-7 \, \mathrm{s} \, \mathrm{o}$  per cent per annum in instalments (including principal and interest) as follows:

CNE-HUNDRED TIJ.TY-EIGHT AND----00/100 Dollars or more on the  $_5$ of September 19 79 and ONE-HUNDRED THIRTY-EIGHT AND---00/100 Dollars or more on day of each moreth thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner part shot be due on the 5 day of August 1962. All such payments on account of the indebtedness eviden ed by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the p incipal of each instalment unless paid when due shall bear interest at the rate per annum, and all of air principal and interest being made payable at such banking house or trust 7.0 Chicago Illinois, as the holders of the note may, from time to time. company in in writing appoint, and in absence of such appointment, then at the office of The National Security Bank in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the per orm nee of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of Ote Decar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors at day gas, the following described Real Estate and all of their estate, right, little and interest therein, situate, lying and being in a COOK

AND STATE OF ILLINOIS, to wit:

Lot 31 / 2 in E. A. Cumming's & Co.'s

SUBDIVISION OF THE MORTH PART OF ISLOCK 13 IN SUFFREN'S SUBDIVISION

OF THE SOUTHWEST QUARTER OF SECTION 6, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDAN, IN COCK COUNTY, ILLINOIS

COMMONLY KNOWN AS 834-36 N. Oakley 60622

which, with the property heremafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all reny (ise 2) and profits thereof for so long and during all such times as Mortgagors may be "thed thereto (which are pledged primarily and on a par's) with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply nearl, gas, air conditioning, water, light, power, refrigeration (whether single units or eco rally controlled), and ventilation, including (without) string the foregoing), screens, window shades, storm doors and windows. Bour coverings, indoor beds, awnings, stores and water heat (s. Ad) of the foregoing are declared to be a part of said real estate whether physically (in) hed thereto or not, and it is agreed that all similar a jur, us, equipment or articles hereafter placed in the premises by the mortgagors or a sit is successors or assigns shall be considered as constituting per 1 of the real estate.

TO HAVE AND 10 HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Evemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust doed consists of two pages. The coverances conditions and provisions appearing on page 2 (the reverse side of

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of

successors and assigns.	and seal of Mortgagors the day and year they above written.
	(SEAL) X (Me Maran (SEAL)
	SEAL Shalith Haraugan SEAL
STATE OF ILLINOIS,	I. Marilou Braylick SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT John Harasym and Elizabeth Harasym
NOTARY CO	who I personally known to me to be the same person 5 whose name are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.
COUNTY	Given under my hand and Notated Seal this10day or _August19 79 .
WOODHIA' COURT	Mare len Drame Marilou Branick Notary Public

THIS INSTRUMENT WAS PREPARED BY: PATRICIA ORLOFF, Form 807 Trust Deed — Individual Mortgagor ~ Secures One Instalment Note with Interest Included in Payment.

8.11/75 Page 1 1030 W. Chicago Ave.

Page 1

## JNOFFICIAL COPY

Page 2

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

HIR COVINANIS, CONDITIONS AND PROVISIONS RELEASED TO OPPACE 1 (THE REVIEWS SIDE OF DIESTRUST DELD):

1. Mortgogers shall cal promptly return restore or rehald are produced interested to the other time of the other produced and the produced produced and reput and the restore of the other time of expressly abbidinated to the like hereofy, (1) by when the army indications which may be secured by the other and indications which may be secured by the other and indications which may be secured by the other and indications which may be secured by the other and indications which may be secured by the other and indications with may be secured by the other and indications with may be secured by the other and indications with the other produced of the other produced produced of the other produced produ

indebtedness seatisful tereny, or my any needs rosconding that the superior to the lieu better of rot state decree, provided such application is made prior to for two treasle; (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lieu or of any provision hereof shall by a bject to any detense 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 in a duty to examine the title, location, existence or condition of the premises to inquire into the validity of the signatures of the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity or authority of the signatures or the identity, capacity or authority of the signatures or the identity, capacity or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity or authority of the signatures or the identity, capacity or authority of the signatures or the identity, capacity or authority of the signatures or the identity of the signatures or instead on the capacity of the signature into ministers or the identity of the signature of the identity of the signature or misconduct or the signature of the signature of the identity of the signature of the i

14. These majors principles in a value distribution discontines the Recorder's Regiment Title provide the instrument in the local condition distribution of the regiment in the regiment of th

Homeostate district dealths Success in Fourt. Any Succession structure and the most of travers.

18. This fract beed and all provisions forced, shall extend to and be binding upon Mortgarors and all persons claiming under or through Mortgarors, and the word. Mortgargors, when used heren shall include all such persons and all persons fiable for the payment of the indebtedness of any part thereot, whether or not such persons shall have executed the note or this first beed. 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 timst deed. Timstee or successor shall receive for its services after as determined by its rate schedule in effect when the release deed is issued. I firstee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "frust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANT! TOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DELTO SHOPE TO BE THE TRUST OF THE BOTH THE	į	ምለው Robert E. Cutlan, Trus Page 4 Hite AND FRUST COMPANY. Thisto.	
DEED IS FILL D'FOR RECORD.	Approximation of the contract	sam अंदरकार ने ब्रह्मकार भिट्न रिस्डावेटन Truste	
IL TO:		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	
	ا اسسان		
PLACE IN RECORDER'S OFFICE BOX NUMBER	75 -		