## UNOFFICIAL COPY



## TRUST DEED

Blickney H. Ellisa

1900 JAN 21 PN 2: C3

25328438

25 328 433 THE ABOVE SPACE FOR RECORDER'S USE ONLY

7 th S.P. DENTURE, made January

18. 19 80 between

GECRGE M. KOZUCHOWSKI and JANET M. KOZUCHOWSKI, his wife,

herein referr d to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, line as, crein referred to as TRUSTEE, witnesseth:
THAT, WLE? See Mortgagots are justly indebted to the legal holders of the Instalment Note hereinafter described, said

legal holder or he deer being herein referred to as Holders of the Note, in the principal sum of

Twenty-seven Thousand Five Hundred and no/100 (\$27,500.00)----- Dollars, evidenced by one certain Inst-liment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF

and delivered, in and by which st 1 Note the Mortgagors promise to pay the said principal sum and interest from February 1, 1980 on the balance of principal remaining from time to time unpaid at the rate per cent per annum in i stalm ents (including principal and interest) as follows:

ed eighty-nine a 51/100 (\$289.64)----- Dollars or more on the 1st day 1980 and Two hun lifed eighty-nine & 64/100 (\$289.66) Bollars or more on Two hundred the 1st day of each month therea er intil said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 25th day of February 19 81. 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 is not not unless paid when due shall bear interest at the rate of 12 per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago, "Hippis, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then a ne office of Ravenswood United Church of Christ in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said prine or sur, of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covers, i.e. a diagreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, i.e. reign whereig is hereby acknowledged, do by these presents CONYEY and WARRANT unto the Trustee, its successors and assigns, the following carribed Real Estate and all of their estate, right, and interest therein, situate, lying and being in the City of Inicago COUNTY OF COOK AND STATE OF ILLINOIS, to wit: Cook

Lot 30 and the West 8.67 feet of Lot 29 in Elizabeth Naslund's Addition to Chicago, Illinois being a Subdivision of Lots 1, 2 and 3 in Block 2 in W. B. Ogdens Subdivision of S at the West 1/4of Section 18, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

This is a Purchase Money Mortgage.

which, with the property hereinafter described, is reterred to herein as the "premises."

FORETHER with all improvements, tenerients, casements, fixtures, and appurtenances thereto belonging, and all rents, issues and profit thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said rial extate and not secondarily) and all apparative, equipment or articles now or hereafter therein or thereon used to supply heat, gas, at conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and sentilation, including (without restricting the toregoing), exceens, window shades, storm doors and windows, floor coverings, inador bods, awnings, stoyes and water heaters. All of the toregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

equipment of articles hereafter placed in the premises by the mortgapors or their successors or assigns statu be consucred as constituting parties real estate.

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

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, uccessors and assigns.

wifness the hand 5 and seals of Wortgagors the day and year first above written.

Leave to the hand seals of Seal Janet M. Kozuchowski George M. Kozuchowski Janet M. Kozuchowski

1. Udelaide STATE OF ILLINOIS, 2 Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT GEORGE M. KOZUCHOWSKI and JANET M. KOZUCHOWSKI SS Cook

his wife, ne person S whose name S are subscribed to the me this day in person and acknowledged that divered the said instrument as their free and who are personally known to me to be the same person 5 instrument, appeared before

foregoing ins signed, sealed and delivered the said Instrument as \_ voluntary act, for the uses and purposes therein set forth. THIS INSTRUMENT WAS PREPARED BY THIS Richard B. Fitzgerald, Attorney 1580 Sherman Avenue

Evanatory: Hincis 5 6020 ne Instalment Note with Interest Included in Payment. Page 1

## 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. Mortgagers shall (a) promptly repair restore or rebuild any buildings or improvements now or hereafter on the premises which may become changed 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 lieus not expressly subordinated to the lieu hereof; (c) pay when due any individences which may be secured by a lieu to be premise unserpress to the lieus hereof, and upon request exhibit statisfactory evidence of the nate; (d) complete within a reasonable limit and ordinances with respect to the premises and the use thereof; (f) make no beddens of the nate; (d) complete within a reasonable limit and ordinances with respect to the premises and the use thereof; (f) make no manufal plantaines in gual premises except as required by law or municipal ordinance.

2. Mortgagors shall have been permited the premises when due, and shall upon written request, furnish to Trustee or to holders of the note of the premises and the use thereof; (f) make no duplicate socrapts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by a truste, any tax or assessment which Mortgagors and default in content.

3. Mortgagors shall keep all bucklings and improvements now or hereafter situated on asid premises insured guistic loss or damage by fire, platings or wondertors flowed damage, a here the lender is required by law to have its loan to insured) under the provided by the state of repair or requiring the same or to pay for the premise of the holders of the note; and it has been also to establish the same or to pay and the premises of the note to the holders of the note, and in case of insurance about to expire, shall deliver any to the holders of the note. And the manner provided by trustee or holders of the note to the holders of the note and the premises and the lieu hereof, or the holders of th

respirations for the defense of any threatined suit or processing which might affect the premises or the security hereof, whether or not creatly commenced.

The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses mendent to the for eclosure proceedings, including at its hitems as are mentioned in the preceding paragraph hereof; count all other items which made the terms hereof constitute secured is debted as additional to that evidenced by the note, with interest hereons as herein provided, thand, all principal and interest remaining unpy d on the note; fourth, any overplus to Mortgagors, their heirs, legal supermentary or any time after the filing of a bill to foreclose this trust deed the our in which such bill is filed may appoint a receiver of most premises. Such appoints the such such premises as shownesstend on so that the terms of such receives the trust deed the homestend or not and the Trustee hereusder may be appointed as such, e.g., without regard to the tolivency or insolvency of thorrogagers at the time of application for such receiver and without regard to the the "valu" of the premises or whether the same shall be then community as a homestend or not and the Trustee hereusder may be appointed as such, e.g., but receiver shall have power to collect the cause and profits of said premises during the full controlled on the collect processing to the descriptions, whether there be redemption or not, as well as during any or or the many benedicting the full many to the protection, powers which may be necessary or are asset in such cases for the protection, powerson, control, management and operation of the year see furing the whole of said period. The instributions were seen the kercely, or by any decree forecksing this trust deed, or any tax, special assessment or net; on which may be necessary or are also such application is made prion to foreclosure sale; (the declinery in case of a sale and

18. No action for the estorcement of he lien or of any provision hereof shall be subject to any deferm ab the would not be good and alabble to the party smortpusing same in an action at law upon the note hereby secured.

11. Transect or the holders of the note shall have the right to inspect the premises at all reasonable times inc. cess thereto shall be

13. Transer or the holders of the note shall have the right to inspect the premises at all reasonable times and a catton at law upon the note hereby secured.

13. Transer has no duty to examine the right to inspect the premises at all reasonable times and acceptance of the holders, capacity, or authority of the signatures or condition of the premises, or to inquire to the validity of the agreement of the themselves, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obligated to record this trust deed to to energie any power herein given analysis obligated by the terms hereof, nor be liable for any action of mission hereunder, energy at many of its before exercising any power herein given.

13. Franter shall retaine that trust deed has been fully paid, and Trustee may execute and deliver a release hereof to and at the request of any section who shall, either before or after maturity thereof, produce and exhibit to Trustee the once, representing that all indebtedness in rely section who shall, either before or after maturity thereof, produce and exhibit to Trustee the once, representing that all indebtedness in rely sections who shall either before or after maturity thereof, produce and exhibit to Trustee the once, representing that all indebtedness in rely sections have been guald, which representation. Trustee may accept as the genuine with the description here on contained of the note and which purports to se executed by the personn herein designated as the makers thereof; and where the release is requested of the original trustee and it has never the selection of the personn herein designated as the makers thereof; and where the release is requested of the original trustee and it has never the selection of the control of the note and which purports to be executed by the purposes bursten dangmented as makers thereof.

34. Trusteer may assembly by matrument it writing filed in the office of the Recorder of Recorder of Recorder of Recorder of the recorder of the country in

premises, are infestion.

3. This Trans Boost and all provisions increed, shall extend to and be binding upon Mortgagors and all persons claiming under or through
its This Trans Boost and all provisions increed, shall extend to and be binding upon Mortgagors and all persons liable for the payment of the
interfacements of the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the
interfacements of the word "Mortgagors" when used in this answerments shall be construed to mean "naver" when more than one note is used.

8. Binding releasing this trust direct. I trustee or successors thall receive for its services a fee as determined by its rate schedule in effect when
the releases should be meand. Trustee or successors thall be entitled to reasonable compensation for any other act or service performed under any
sensembles of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

BAPORTANT:

BURNELANT:
FOR THE PROTECTION OF BOTH THE BORROWER AND
LEADING THE INSTALMENT HOTE SECURED BY THIS
TRAST SEED SHOULD BE BENTEVED BY CHICAGO TITLE
AND TREST COMPANY, TRUSTEE, REFORE THE TRUST
DEED-ESFRED FOR RECORD.

CHICAGO TITLE AND TRUST COMPANY, Trustee,

RECEIVED OF FIEDDRICE PART STATE AND ADDRESS 00251

FLACE HE HECORDER'S OFFICE BOX HUMBER

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE

2042 W. PENSACOLA

CHICAGO, ILLING

END OF RECORDED DOCUMENT