UNOFFICIAL COP

CNARGE TO CE 686813



TRUST DEED

26 503 835

COOK COUNTY, ILLINOIS FILED FOR RECORD

Sidney N. Observ 18007087 77 08888

1983 FEB 10 PH 1: 59

26503835

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

December 1,

19 82 , between

GEORGE J. ALBERT and EILEEN ALBERT, his wife,

CONSTANTAÇÃO DE CONSTANTA PROPERTADO O PORTA DE CONTRA O PROPERTADO DE CONTRA DE CONTRA DE CONTRA DE CONTRA DE

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an 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 holder or holders being herein referred to as Holders of the Note, in the principal sum of

1H'.TEEN THOUSAND THREE HUNDRED NINETY SIX AND 67/100THS (\$13,396.67)**** Dollars, evidence; by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEXRES THOMAS P. ALBERT

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from December 1, 482, on the balance of principal remaining from time to time unpaid at the rate of 10% per continuous mortal ments (including principal and interest) as follows:

account of the indebtedness evidenced opened note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the p.int pal of each instalment unless paid when due shall bear interest at the rate of 15% per annum and all of crid discretizations. per annum, and all of said principal and interest being made payable at such banking house or trust Joliet, company in Joliet, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of THOMAS P. ALBERT in said City,

NOW, THEREFORE, the Mortegors to secure the payment of the district of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the coronants and agreements herein contained, by the Mortegors to be performed, and also in consideration of the sum of One Bollar in h. "S air the receipt whereof is the they acknowledged, do by these prevents CONYEY and WARRANT unto the Trustee, its successors and suspent to the contained of the cont

The South 37 1/2 feet of the North 185.1 feet of 1/2 "A" (except the East 40 feet) in Block 1 in Daniel E.C. Mol's Subdivision of Lot 2 (except the East 33 feet) in subdivision of the West Half of the Northeast Quarter of Section 1, lown nin 37 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

The transfer of the long state of the premises and the premises and provisions and sugens to attitle hereafter placed in the premises unto the said trustee, its successors and assigns, forever, for the purposes, and upon the use and benefits the Mortgagors sub or by state of the mortgagors or their successors and assigns, forever, for the purposes, and upon the uses and positive and the said state of the said states.

This trust deed consists of two pages. The covenants, conditions and provisions and earlier the state of the said state.

This trust deed consists of two pages. The covenants, conditions and provisions and pages 2 (the course).

this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

WITNESS the hand _5 _ a	nd seal S	of Mortgagors the	day and year fifst above writ	yen/
George J Albert	(bes)	[SEAL]	Eileen Albert	[SEAL
George 37 Arbert		[SEAL]	Elleen Albert	{ SEAL]
STATE OF ILLINOIS,	1,	LYL	E E. NELSON	

o	P_{Cov}	nis et	COOK
ŭ	40	10	
í	.	0	36.7
Ž.		12	
6		• • •	Z
ŝ,		.	i in a
	Yn.	∵ ≾	6
۱			o":
٠.			· · ·

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT George J. Albert and Eileen Albert, his wife who are personally known to me to be the same person 5 are

instrument, appeared before me this day in person and they signed, scaled and delivered the said Instrument as voluntary act, for the uses and purposes therein set forth.

Given under my hand and Notarial Seal this

Form 807 Trust Deed — Individual Mortgagor — Secures One Instalment Note

쏬

under Prov. c

Exempt unde

Page 1

Page 2

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

1. Mortgagent shall (s) promptly repair, restore or rebuild any buildings or improvement now or hereafter on the grantess which may be come deapment of the come of the premise supports to the line hereof, and upon request exhibit suitafectory endere of the dischage of out, prior into the intrust or to holders of the none; (s) complete within a reasonable time any buildings or buildings now or at any time in process of exection upon said of the premise and the complete of the none; (s) complete within a reasonable time any buildings or buildings now or at any time in process of exection upon said metal and the complete of the complet

superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (b) the deficiency,

10. No action for the enforcement of the lien or of any proxision hereof shall be subject to any defense which would not be good and available to the party interspusse 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 a shifty of the specific for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire on an shifty of the specific for the identity, capacity, or authority of the signatures or the note or trust deed, nor shall Trustee obligated by of the secret in case of its own grows negligence or misconduct or that of the agents or employees of Trustee, and it may require admitted to exercise any power herein given.

13. Trustee that release that trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence this a indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the require of my person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, represents that all indebtedness. by secured has been paid, which representation Trustee may except as true without inquiry. Where a release is requested of a successor trustee, with successor trustee, such successor trustee, such successor trustee, such successor trustee.

13. Trustee trustee has except as the grantine note herein described any note which bears is requested of a successor trustee, such successor trustee, such successor trustee, such successor trustee.

14. Trustee that release hereof or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons therein described any note which bears is requested of reginal trustee and it has never place

presented and which conforms in substance with the description acteur contained or the note and with purpose to be executed by one persons lateral designated as makes thereof.

14. Trustee may recept by instrument in writing filed in the office of the Recorder of Registrar of Triles in which this instrument shall have been recorded or slide. It cases of the resignation, including or refund to act of Trustee, the then Recorder of Deeds of the country in which the premises are othered shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are

tain given Traver.

15. This Thord Eved and all procisions hereof, shall extend to and be binding upon Mortgagots and all persons claiming under or through
the meants, and the word "Mortgagots" when used berein shall include all such persons and all persons liable for the payment of the
most returners 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 most amont shall be construed to mean "notes" when more than one note is used.

15. This manner is the most deal Traver or the more shall receive for its services after an determined by its rate schedule in effect, when

IMPORTANT: FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DELEGATOR THE AND TRUST COMPANY, TRUSTLE, BEFORE THE TRUST DELEGATOR THE TRUST DE	CHICAGO TITLE AND TRUST COMPANY. Trustee. By Assurant Sergary/Assurant Free President LOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 8820 S. Rockwell Evergreen Park, Illinois	26 503 835
--	---	------------

END OF RECORDED DOCUMENT