NOFFICIAL

_	This	Instrument	prepared by	Earl L. Neal, 111 W. Washington Chicago, Illinlis	
		TRUST			
				26907708	
-		<u> </u>	5370 _{сттс 7}	UC. 23-83 THE ABOVE SPACE FOR RECORDER'S USE ONLY	n
Į.	THIS INDE	ENTURE, made	December	22, 1983 , between Henry L. Clark	J
4	nicago, Ill TFAT, Wh legادا الحاد	linois, herein refe IEREAS the Mor or holders being	rred to as TRUSTI tgagors are justly therein referred to	indebted to the legal holders of the Instalment Note hereinafter described, said as Holders of the Note, in the YMM Sum of (\$1,554.00)	
				f the Mortgagors of even date herewith, made payable to THE ORDER OF	
	and delivered, in and one which said Note the Mortgagors promise to pay the said principal sum and interest from December 22, 1983 with the rate of 16.00 per cent for a num in instalments (including principal and interest) as follows:				
	the 22nd and interest account of remainder of company	d day of each est, if not soone if the indebtedne to principal; pre per ann in Chica appoint, and in a	month or paid, shall b. or ess evidenced by ovided that the property num, and all of sa	(\$103.60)Dollars or more on the 22nd day idred Three and 60/100(\$103.60)Dollars or more on hereafter until said note is fully paid except that the final payment of principal du on the 22nd day of March 19 85. All such payments on 10 0.00 to be first applied to interest on the unpaid principal balance and the ricipal of each instalment unless paid when due shall bear interest at the rate hid principal and interest being made payable at such banking house or trust lllinois, as the holders of the note may, from time to time, cointment, the latth office of Community Bank of Lawndale	
	NOW 7	THEREFORE, the Prisions and limitation or and also in a DNVEY and WARR in interest therein AND ST	Mortgagors to secure one of this trust deed consideration of the ANT unto the Truste n, situate, lying TATE OF ILLINOIS,	the payment of the scape principal sum of money and said interest in accordance with the sum of the performance of the covenants and agreements herein contained, by the Mortgagors sum of One Dollar in and the contained principal successors and assigns of the lowing described Real Estate and all of their estate, right, and being in the country of 111110015, COUNTY OF to with	
	k I.s	west au	arter of Sect	n Morton's Subdivision of the East half of the North- tion 11, Township 39 North, Range 13 East of the Third in Cook County, Illinois.***	
23 DEC 8	55 <u>12:</u> 4.			22	
	thereof fo	THER with all imports to long and during and secondarily) ing, water, light, pool, screens, window are declared to be t or articles hereafted.	rovements, tenement g all such times as M and all apparatus, of over refrigeration (w	referred to herein as the "premises," s, easements, fixtures, and appurtenances thereto belonging, and all rents, issue and pr. fits lortgagors may be entitled thereto (which are pledged primarily and on a parity 'ith said eal equipment or articles now or hereafter therein or thereon used to supply hat, pr. and windows, floor coverings, inador beds, awnings, stoves and water heaters. All at the state whether physically attached thereto or not, and it is agreed that all similar appara's, isses by the mortgagors or their successors or assigns shall be considered as constituting part of	
	TO H	AVE AND TO HOL ein set forth, free f	rom all rights and be	the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and enefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which expressly release and waive.	0
	This this trus successo	trust deed consist t deed) are incor rs and assigns.	ts of two pages. The	he covenants, conditions and provisions appearing on page 2 (the reverse side of reference and are a part hereof and shall be binding on the mortgagors, their heirs,	
	WITH	NESS the hand S	and seal s	of Mortgagors the day and year first above written.	
	18	Honry L. Cl	ark	[SEAL] [SEAL]	
	STATE OF ILLINOIS,) I, Zephyr. A. Henderson				
	County o	Cook.		Public in and for and residing in said County in the State aforesaid, DO HEREBY CERTIFY Henry Clark	
	ZE/	NOMARY	oregoing instrume they clumby act, for the	known to me to be the same personwhose namesubscribed to the ent, appeared before me this day in person and acknowledged thatsigned, sealed and delivered the said Instrument astheirfree and uses and purposes therein set forth.	

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. Mortgenes shall, 6.) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become dataqued to be identified, by they made premise to prove reduction and restore, which the states and free immediate or other than the contract of the premises reporter to the limit hereof, and upon request exhibit estificatory evidence of the directage of such prior lies to Trustee or to premise superior to the limit hereof, and upon request exhibit estificatory evidence of the directage of such prior lies to Trustee or to building the promises occur as required by law or manicapil ordinates.

Promises to the comparies occur as required by law or manicapil ordinates.

Promises to comparison of the changes against the premise when dwo, and shall, upon written request, framises and the out thereof; (f) make no national alternation is said premises and the contraction of the changes against the premise when dwo, and shall, upon written request, framises and the contraction of the changes against the premise when dwo, and shall, upon written request, framises and the contraction of the changes against the premise when dwo, and shall, upon written request, framises and the contraction of the contraction of

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.

635370 CHICAGO TITLE AND TRUST COMPANY, Trustee. Sh retary/Assistant Vice President

Earl L. Neal 111 W. Washington Chicago, Illinois

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

Õ.

538 N. Monticello

Chicago, Illinois

PLACE IN RECORDER'S OFFICE BOX NUMBER

OFFICIAL

1. tallment Agreement between Henry L. Clark and and Chicago Title and Trust Company dated December, 1983.

595370

EXHIBIT "A"

If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lencer's prior written consent, excluding (a) the creation of a lien or encumbrance specialist to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) the transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase. Lender may, at Lender's option, uplare all the sums secured by this Mortgage be immediately due and payable. I ender shall have waived such option to accelerate if, prior to the sale or transfer Leider and the person to whom the Property is to be sold or transferred reach and the interest payable on the sums secured by this Mortgage shall be at such rates. Lender shall request. If Lender has waived the option to accelerate provided in this paragraph, and if Borrower's successor in interest has executed a written aroumption agreement accepted in writ-If all or any part of the Property or an interest therein is sold or transferred successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower for all obligations under this Mortgage and the Note.

If Lender exercises such option to accelerate, Lender shall mail Borrower notice of acceleration in accordance with the provisions of the trust deed securing payment of the Note. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, such per, av remedies Lender may, without further notice or demand on Borrower, in oke any remedies permitted by the Trust Deed securing the payment of this Note.

END OF RECORDED DOCUMENT