UNOFFICIAL COPY

TRUST DEED

26114797

ACCOUNT NO.

THE ABOVE SPACE FOR RECORDERS USE ONLY

Annie L. Worthy, his wife this independent of the process of the wife the said Note of the Mortgagors promise to pay " and principal sum as provided that upon default in the prompt and payable and shall bear interest at 7% per a num, and all of said principal and interest being made payable at the Banking House of THE FIRST COMMERCIAL BANK in Illimo. Banking Corporation 185 successive inchesigns, herein referred to as "Mortgagors" and THE FIRST COMMERCIAL BANK in Illimo. Banking Corporation 185 successive inchesigns the principal sum of Eight thousand nine hand to the legal holder or holders of the Note hereinafter described in the principal sum of the Mortgagors identified by the above account number, made payable to the order of and delivered, in and by which said Note the Mortgagors promise to pay " said principal sum as provided therein from time to time until said Note is fully paid, provided that upon default in the 1 ompt payment of any instalment all remaining instalments shall become due and payable and shall bear interest at 7% per a num, and all of said principal and interest being made payable at the Banking house of THE FIRST COMMERCIAL BANK in Chicago, Illimois, unless and until otherwise designated by the legal holder of said note.

NOW, HEREFORE, the Mortgagors to excure the payable of the said in order and any lower to the said once.

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 performance of the covenants and agreements herein contained, by the Me way to be performed, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and in rest viere; situated in the City of Chicago, country of Cook and State of Illinois, to wit:

The South half of Lot 113 (except the South 33 feet of said South half) in Todd's Subdivision of the South half of the North half of the East half of the North East quarter of Section 5, Township 39, North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.



which, with the property hereinafter described, is referred to herein as the "premises."
TOGETHEN with all improvements, tenements, featurements, fastures, and appartenances thereto and thereon belonging, and all rents, issues and p. bit thereof for so long and during all such times as Mortgagors may be entitled thereto (which are piedged primarily and on a parity with said rest restee and our secondarily.

It is not to be a proper of the said of the said of the said rest restee and our secondarily.

The said rest rest and to the said rest rest and by virtue of the Homestead Examption Laws of the State of Illinois, which said rights and benefits the Mortgagors do bettely expressly . Icsae, of waite.

THIS INSTRUMENT WAS PREPARED BY Edna Daron The First Commercial Bank 6945 N. Clark St. Chicago, Illinois 60626

This trust deed consists of two pages. The covenants, conditions and provisions appearing on 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, successors and assigns.

WITNESS the hand and seal of Mortgagors on the date first above written.

(SEAL)

(S

My Commission Expires Jane 9, 1984.

THE COVE A TS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS TRUST DEED:

- 1. Mortgagors shall ", wompily repair, restors or rebuild any boildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep sain premises in good condition and remit, without waste, and free from mechanic's or other liens for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtednes which may be secured by a lie, or hange on the premises superior to the lien hereof, and upon request existantiatory evidence of the discharge of such divine or to holder of the note; (4) complete within a somable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municips entinences with cruster to the year. As the present of the present of the law or municipal entinences with cruster to the year.
- 2. Mortgagors shall pay befo any; tasky attaches all general tases, and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall, upon writt a row , fromish to Trustee or to believe of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the number provided by sature, any tax of a way to thick Mortgagor and veight to content.
- 3. Morgagous shall keep all build, so. 4 is provements one or berealite situated on said precises insured against loss or damage by fire, lighting, or windstorm under policies providing for payment by the insurance companies of money as fire not there to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies assistantory to the holders of the note, under insurance pricing the same of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the stundard nortings clause to be attached to each policy, and shall delive all policies, including additional and renewal policies, by holders of the note, and in case of insurance about to expire, shall deliver renewal policies on the shant end days prior to the respect of as of expiration.
- 4. In case of default therein, Trustee or the h "no of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, hut need not, make how you part and increased in the part of the
- 5. The Trustee or the holders of the note hereby accured making ar pays inthereby authorized relating to takes or assessments, may do so according to any bill, statement or estimate or into the appropriate public office without inquiry into the sec racy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay such lies of indebackness herein mentionen. h. ... ipal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagors, all unpaid indebindness secured by this Trust Pheer shall, notwithstanding anything in the note or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment on the no e, or o) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 7. When the indebtedness bittely secured shall become due whether by acceler tion of the tone of Trustee shall have the right to foreclose the line hereof, there shall be ablowed and included as additional indebt. "at the detere for safe all expenditures and expenses which may be paid or incurred by or on behalf of Trustee of the note for attorneys (see, Trustee's fees, appraise's fees, outlays for the content yand expert evidence, attendersphere's charges, publication costs and costs (which may be estimated as an items to be expended after entry of the deteree) of procuring all such sharks of citile, tiller extendes and examinations, parameter policies. Torrows certificates, and similar data and assurances with respect to title as Trustee or holders of the nate may deem to be reasonal y necessitive to proceedure such said or to evidence to biddets at any sale which may be had pursuant to such detere the true condition of the title to or the value of the premiers. All reproduting a role renses of the nature in this paragraph mentioned shall become so much additional individences secured hereby and immediately due and payable, with interest thereon at the rate of sever or event or anomy, when paid or incutred by Trustee or holders of the note in connection with (s) any proceeding, noteding probates and hardrapter proceedings, to which either of the mask 1 be a party, either as platinif, claiman or defendant, by reason of this trust deed or any indebtedness hereby securel; or (b) preparations for the connection which wither of the defense of any threatened suits or proceeding, inclined and the role of any threatened only within might affect to be frenches or the securily to represent on a setually commenced.
- B. The proceeds of any furedounce also of the premises shall be distributed and applied in the follows, you, "" fusionly: First, on account of all costs and expenses incident to the fore-closure proceedings, including all such tirms as are mentioned in the preceding paragraph forefoll second, all out, it may which under the terms hereof continues secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest semanting to pair" to the note, with interest thereon as herein provided; third, all principal and interest semanting to pair" to the note, with interest thereon.
- 9. Upon, or at any time after the filing of a bill to forecloug this trust deed, the court in which such bill is first any at point a receiver of said premiers. Such appointment may be made either before or after sale, whiteout engaged to the colleges or insolvency of Mortgagers at the time of apply alls for each receiver and without recard to the time when of the premiers or whether the same shall be then occupied as a homestical or not and the Truster becausior may be appointed as a the receiver, Such receiver shall have insures and profits of said premiers during the pendency of such foreclosure until and, in case of a sale and a denier, during it the full naturatory period of redempoint, whether these be releasing or or an and in such cases for the intervention of such receiver, would be cratified a collection of the premiers of an all other powers which may be measured or as the said and in such cases for the premiers of countries, management and operation of the premiers of any the said of said period. The Court from time to time may be made to the premiers of the said period of the contribution of the said period of the said period. The Court from time to time may be made and the said period of the said
- 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good at a sailable to the party interposing same in an action at law most the party record.
- 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 Nat surpose
- . Truster and any to examine the rule, tocation, existence, or coording not the premises, not shall I trustee be obligated to record this trus dec. or a exercise any power herein give, unless expressly obligated by the errors hereof, nor be liable for any acts or omissions hereunder, exercy in case of its own gross negligence or misconduct art has of the agents or employees or Truster, and it 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 astisfactory evidence that all indehedness secured by this return of the pair and release the release there is used as the request of any person who shall, refer to red or after manuity thereof, produce and a billion of variety to any accept as the granter and release to requested of the origin of the control of the release to requested of the origin of the origin of the release to requested of the release to release the release to release to requested of the release to the release to re
- 14. Trustee may resign by immuners in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case the reliability or refusal to act of Trustee, the then Recorder of Deeds, of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust, any successor in Trust, and so Trustee, and so Pruttee or successor shall be entitled to reconciled control titles.
- 15. This Trues Devel and all provisions better, shall extend to and be hinding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors," which is the provisional former and the pr

DELIVERY INSTRUCTIONS

MAIL TO

THE FIRST COMMERCIAL BANK

CLARK AT MORSE

CHICAGO, ILLINOIS 6062

STREET ADDRESS OF PROPERTY DESCRIBED HEREIN

END OF RECORDED DOCUMENT