

UNOFFICIAL COPY

767118

//405024 ORDER # S-8935452

3971353

CTTG?	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made June 5,	19 91 , between
ROSCOE RICHARDS AND . BO	BBIE(RICHARDS HIS WIFE
Chicago, Illinois, herein referred to as TRUSTEE.	lebted to the legal holders of the Instalment Note hereinafter described, said
	Dollars Dollar
	the Mortgagors promise to pay the said principal sum and interest balance of principal remaining from time to time unpaid at the rate ents (including principal and interest) as follows:
of July 10. 19 Cland Three Hund the 10th day of each wonth there and interest, if not sooner paid, shall be due account of the indebtedness evidenced by said remainder to principal; provided that we principal	note to be first applied to interest on the unpaid principal balance and the pal of each instalment unless paid when due shall bear interest at the rate rincipal and interest being made payable at such banking house or trust lllinois, as the holders of the note may, from time to time,
in said City, NOW, THEREFORE, the Mortgagors to secure the terms, provisions and limitations of this trust deed, and to be performed, and also in consideration of the sum of	2313 W. 95th St. Chicago, II., 60643 Lyment of the said principal sum of money and said interest in accordance with the title prifyrmance of the covenants and agreements herein contained, by the Mortgagors of Che Collar in hand paid, the receipt whereof is hereby acknowledged, do by these success its and assigns, the following described Real Estate and all of their estate; right.
LOT ON	
The Nort	h Šix (6) feet of LC (77 0(2) ···
(N) of Section 3. Township 37. North, Renge 14.	South East Quarter (K) of the North East Quarter (K) of the Northwest Quarter
	THE THE CHARGE TO STATE OF THE PARTY OF THE
•	<u>C</u>
PERM TAX # 25-03-112-047-000	DIMETER CHOOL IT 60619
Property Address 8800 S. CAL	IMET CHGO.IL. 60619
thereof for so long and during all such times as Mortgagi estate and not secondarily) and all apparatus, equipm conditioning, water, light, power, refrigeration (whether foregoing), screens, window shades, storm doors and w foregoing are declared to be a part of said real estate w equipment or articles hereafter placed in the premises by the real estate. TO HAVE AND TO HOLD the premises unto the sai	to herein as the "premises," nents, fixtures, and appurtenances thereto belonging, find all rents, issues and profits or may be entitled thereto (which are pledged primarly ant on a parity with said real ent or articles now or hereafter therein or thereon used supply heat, gas, air single units or centrally controlled), and ventilation, including saithout restricting the indows, floor coverings, inador beds, awnings, stoves and sair heaters. All of the hether physically attached thereto or not, and it is agreed through a similar apparatus, the mortgagors or their successors or assigns shall be considered as constituting part of d. Trustee, its successors and assigns, forever, for the purposes, and upon the uses and under and by virtue of the Homestead Exemption Laws of the State of Illinois, which
said rights and benefits the Mortgagors do hereby express! This trust deed consists of two pages. The cove	
successors and assigns. WITNESS the hand seal a of Mo	
	[SEAL] Bolhi's Bullery SEAL
STATE OF ILLINOIS, 1 I, ROS	SEMARY BROLKETON
SS. a Notary Public i	n and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY OF RICHARDS AND . BORRIE (RICHARD S (MARKED TO FASH, OTHER)
foregoing instrument, a	to me to be the same person a whose name a subscribed to the preared before me this day in person and acknowledged that ned, sealed and delivered the said Instrument as their free and purposes therein set forth.
"OFFICIAL SEAD under my hand an	d Notarial Seal this 5+h day of June 19 91.
Notarial Stal W COMMISSION EXPRES 9-27-92	1 Wis Many District Notary Public
Form 807 Trust Deed — Individual Wortgagor — Secures C R. 11/75	ne instalment Note with interest included in Payment. Page 1

THE COVENANTS, COND TICENATE PROVISIONS REFERRED TO OF PAGE THE REVERSE SIJE OF THIS TRUST DEED).

1. Mortgagors shall (a) promptly result ration or rebuild any tail dinks or improvements low or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition strut repair, withdur wate, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof, (c) pay when due any in a breders which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable time any building or buildings now or at any time in process of crection upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (f) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special assessments, water charges, sever

integrated the note; (6) complete within a reasonable time any building or buildings, now at any time and promises; (e) comply with all requirements of law or municiple municipal ordinance meterial alterations in satio before any penalty staches all general taxes, and shall pay special taxes, special assessments, water charges, swere charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note depulsate recording the record of shall be recorded to the note of supplicate recording the record of shall be recorded to the note of supplicate recording the record of shall be recorded to the note of supplicate recording the recording the recording to the note of supplicate recording to the note of supplication of supplications and the note of supplications of supplications and the note of supplications of supplications and supplications of supplications and supplications of supplications of supplications and supplications of supplicatio

preparations for the defense of any further the second such actually commenced.

8. The proceeds of any foreclosure sale of the premise shill be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure procedure including all such items as are mentioned in the preceding paragraph hereof; soond, all other items which under the terms hereof constituting all such items as are mentioned in the preceding paragraph hereof; soond, all other items which under the terms hereof constituting a paraditional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining, a pand on the note; fourth, any overplus to Mortgagors, their here, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose that trust deed, the court in which such bill is filed may appear and premises. Such appointment may be made either before or after said, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver such have power to collect the rents, issues and profits of said premises during the pendency of such fore the said and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well ast during any further times when Mortgagors, except for the proteotion, possession, control, menagement and ope at in of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in this hands in payment in whole or in part of (a) The Court from time to time may authorize the receiver to apply the net income in this hands in payment in whole or in part of (a) The Court from time to time may authorize the rece

permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premise. Or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be flable to any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustes, 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 sat sfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that in indebtedness hereby secured has been paid, which representation Trustee may accept at true without inquiry. Where a release is requested of a successor trustee may accept as the genuine note herein described any note which bears an identification number proporting to be present between designated as the makers thereof; and where the release is requested of the original total can be accepted by the persons herein designated as the makers thereof; and where the release is requested of the original total can have the persons herein designated as makers thereof, and where the release is requested of the original total can have the persons herein designated as makers thereof, and where the release is requested of the original total can have the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in

14. Trustee may resign by instrument 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 of the resignation, inability 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 hereunder shall have the idential title, powers and authority as are

premises are situated shall be successor in trust. Any successor in trust. Any successor in trust cases and all persons claiming under or through learning the more spread of the super successor in trust. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors. When used herein shall include all such persons and all persons liable for the payment of the independent of the payment of the independent of the provision shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed so mean "dates" when more than one note is used.

16. Before releasing this trust deed. Trustee of successor shall receive for its services a fee as determined by its ratio hedule in effect when the present deed is flued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of the Trustees Act" of the State of Illinois shall be applicable to the state of Illinois

ĺ	pro	INCLIE	נטי	Ym c	Æ.	4000	יונט	, bio	*******	3 04 1	"ເກົ	·***	 					_ ~~		-		
1				1	क -	I.M	POR	TAN	Ė.	JUN	1!	St. 11: 27	Identi	fication No.		7	67	Z		S ,		
	LE	VDER.	T	łE i	NSI	ON ALM	DF EN	POT	W	31301	IBE [THER AND		CHICAGO	TII	<u>بئ</u>	ND T	16	та	OMP.	HSV.	2
1	AN	UST D	บรา	CO	MP)	NY	TR	0 311	₩50 \$2.8	EFO	E I	TE THUSES	By	Assistant S	><	Q	14	ယ	_		BIL	
K	(DE	ED IS	rit	ED F	UNG	KEY	UKL	<u> </u>	1_					Assistant 3	ecrei	ury (A)	Tistani	70	73.	ige x		
Œ			A	ME	RK	CA	N (BE	NEI	RA	-	, 	/	1 1 10	NSER	T STE	REETA	KDD.	RESS	PURPO	OSES BOVE	
٩ţ	. TO	:		FI	NA	N	CE.	. 11	NC	.]	- 1			_ { D	ESCI	RIBED	PROP	ERT	Y HE	ERE		
N	' ;		:	231	3 W	/ . K	957	ΗЯ	TR	ET	-			_			<u>'</u>					
	- (. (Ė	CH	lld/	AGC) . i	Lq	064	3 /	- 1			1 1								
_	_	<u></u>	ç	NJA.	NIC.	31	2 4	145	~ 7	755				- _								
1	l P	LACI	E IÌ	I RE	CŌ	RDE	R'S	OF	FICE	BO.	X NL	IMBER	 	-								