UNOFFICIAL COPY

60-22-6 GOOK COUNTY, ILLINOIS

HAY 5'71 3 04 PM

21471730

of Deerfield



TRUST DEED

21 471 730

THE ABOVE SPACE FOR RECORDER'S USE ONLY 19 71, between THIS INDENTURE, made March 2. RUSSELL J. ANDERSON and FLORENCE M. ANDERSON, his wife herein referred to as "Mortgagors," JOHN WILLUT

evicino a u' one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

denver 1, in and by which said Note the Mortgagors promise to pay the said principal sum and interest as sp. crffed therein on the balance of principal remaining from time to time unpaid at the rate per cent per annum in installments (including principal and interest) as follows:

ANALY in said City,

NOW, THEREFORE, the Mortgagors to secure the companies 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 commands and agreements here contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, there repire has of its hereby acknowledged, do by these prevents CONEY and MARRANT unto the Trustee, its successors and assigns, the following described Recommendations and all of their estate, right, title and interest therein, situate, lying and being in the NODITY OF COOK

Lot 16 in Block 12 in Glen-Brook Count vside, a Subdivision of part of the North West quarter of Section 3 and part of the North East quarter of Section 4 all in Township 42 North, Range 12, East of the 1 hind Principal Meridian, according to the plat thereof recorded May 23, 1946 as Dictinent 13802722, in Cook County, Illinois.

This trust deed consists of two pages. The covenánts, conditions and provisions appearing on page 2 (the reverse side of this deed) are incorporated herein by reference and are as part hereof and shall be binding on

of Mortgagors the day and ygar first above written.

[SEAL] MANGEL DE GRACE

Florence M. Anderson Annamay C. Jandeisek, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT RUSSELL J. ANDERSON and FLORENCE M. ANDERSON me to be the same person S. ment, appeared before me this day in person and acknowledged that

May

arraman 6

UNOFFICIAL COPY

21471730

Page 2

Mortgagers shall (1) promptly repair, restore or rebuild any buildings or improvements now on hereafter on the premises which may become damaged destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other thems or claims for fire not expressly didated to the lien hereoft; (3) pay when due any indebtedness which may be secured by a lieu or charge on the premises superior to the lien hereoft, and requires exhibit saturfactory evidence of the discharge of such prior lien to Trustee or to holders of the none; (4) complete within a reasonable time any new total any time in process of erection upon said premises; (5) comply with all requirement of law or manitepal ordinables with may be upon the proposed of the none; (4) complete within a reasonable time any new total and the proposed of the none; (5) complete within a reasonable time and the proposed of the none; (6) complete within a reasonable time and the new total pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, the charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To not default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire needs.

interposing sine in an action at the upon the non-early society.

Interposing sine in an action at the upon the non-early society states are not under the holders of the note shall have the right to inspect the premise at a trouvable times and access thereto shall be permitted for that the property of the spin store on the note or trust deed, nor shall frust etc. So by Lated to record this trust deed nor save given on the property of the prop

RIDER TO TRUST DEED #

AND

John Willut

AS TRUSTE:

16. In the event the Mortgagor shall fail to pay any instalment or amount of principal ir it cerest on any prior and pre-existing mortgage when the same amount becomes due, the Trustee my pay same, and the Mortgagor, on demand, will repay the amount so paid with interest the cert at the legal rate, and said amount shall be added to the principal unpaid balance due hereun er and shall be secured by this Trust Deed, at his option, and failure of the Trustee to so declared and shall be secured by this Trust Deed, at his option, and failure of the Trustee to so declared and shall be secured by this Trust Deed, at his option, and failure of the Trustee to so declared and shall be secured by this Trust Deed, at his option, and failure of the Trustee to so declared and shall be secured by this Trust Deed, at his option, and failure of the Trustee to so declared and shall be secured by this Trust Deed, at his option, and failure of the Trustee to so declared such default hereunder shall never be considered as a waiver of any right accruing to him on account of any default as expressly set forth herein.

UNOFFICIAL COPY DOOR OF COUNTY XW IXEAMXKXNXXXXXX IMPORTANT MAIL TO: DEERFIELD STATE BANK 700 Deerfield Road 60015 Deerfield, Illinois PLACE IN RECORDER'S OFFICE BOX NUMBER 533

END OF RECORDED DOCUMENTS