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0	TRUST DEED OF CORPORATION 21 702 935 CMBA FORM 103	GEO E COLE & CO CHICAGO LEGAL BLANKS
5		lland Illinois
D/	Mortgaged Property: 16100 Suntone Brive, South Ho.	
0	TRUST DE	ED
	On this 22nd day of October	
F .	AMWOOD ENTERPRISES, INC.	
	duly organized under the laws of the State of Illinois	32,000.00 herein described, and
	herein called "Mortgagor," in consideration of a principal indebtedness of of One Dollar in hand paid, and to secure the payment of said indebtedness provisions and limitations of this Trust Deed and the performance of the s	and interest thereon in accordance with the terms,
	Harold J. Gouwens	
	as Trustee, '.ere'n called "Trustee," for the uses and purposes herein stat	ed, the following described real estate, situated in
	the County.* Cook and State of Illinois, 200 feet of the South 650 feet of Lot 7 and except the E.st 20 feet thereof) in Van Drunen of School Trustees Subdivision of Section 16, Town the Third Principal Peridian according to the plat as document 255545; in Cook County, Illinois.	's Subdivision of Lots 17 and 18 ship 36 North, Range 14 east of
	Ox	
	In the event the property described herein is sold described herein shall be due and payable in full that the holder of or owner of note may consent to acceleration.	instanter. Provided however
	Ungetier with all improvements, easements, fixture. "" appurtenance thereof, until expiration of statutory period allowed for reder pt on, whether t or Commissioner's Deed, whichever occurs last, but if there b is no re' "ti statutory period during which it may be issued, together with all r parat a thereon whether in single units or centrally controlled used to supply heat; g ventilation, and any other thing now or hereafter therein or thereon use an appropriate, (whether said premises be now under lease or not), including a coverings, screen doors, in-a-door beds, awnings, stores and water heaters. A estate whether physically attached thereto or not. Said rents, issues and prestate and not secondarily and the pledge thereof shall not be deemed merged	here be redemption or not, or the issuance of Master's on and no such deed be issued until expiration of the , equipment or articles now or hereafter therein or as, air conditioning, water, light, power, refrigeration, a shing of which by lessors to lessees is customary or or ers, window shades, storm downs and windows, floor if no foregoing are declared to be a part of said real to be a located by the said real to be a locat
	Said indebtedness is evidenced by the principal note of Mortgagor	Hundred Fifly Seven and 79/100's
	(\$257.79) Dollars on the 1st day of January, 1972 79/100's (\$257.79) Dollars or more on the 1st day the unpaid balance, if any, due on the 1st day of	and Two Hundr a rifty Seven and of each month the reafter with
	In addition to the above payments 1/12th of the a deposited with the holder of this note each month	nnual tax and insurance shall be
		/ 1 00
-	with interest at the rate of _71/2per centum per annum, payable	жимининиккиж
	ANY	We on the whole amount of said principal sum remaining principal shall bear interest at seven per centum per
	annum (1) after it becomes due, or (2) during the period of default, afte interest due thereunder, and in ease of any such default, then the whole o accrued interest thereon, at the election of the holder, shall immediately wholder at any time of said principal note is herein called "holder."	r any default either in the payment of any principal or f said principal sum remaining unpaid, together with
٠.	It is agreed as follows:	
	1. Mortgagor shall (1) pay all taxes, special taxes, special assessments and energy special taxes, special taxes, special taxes against and charges to be assessments and charges heretofore due, however, to be paid immediately, receipts therefor, and all taxes, special taxes, assessments, and charges deemed valid for the purposes of this requirement; (2) immediately a complete the rebuilding or restoration of buildings or improvements not destroyed or damaged, unless Trustee shall elect to apply on the indebted and the contraction of the purpose of the	axes to be paid before any penalty attaches thereto, and when due, all such taxes, special taxes, special and furnish Trustee or holder, upon request, duplicate extended against said property, shall be conclusively fiter destruction or damage, commence and promptly or hereafter on said premises, that may have been endness secured hereby the proceeds of any insurance
	covering such destruction or damage as hereinafter authorized; (3) keep waste, and free from any mechanic's or other lien or claim of lien not ex- due, all indebtedness secured by liens prior to the lien hereof, if any, o	pressly subordinated to the lien hereof; (4) pay, when

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evidence thereof to Trustee, and on request to holder; (5' complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (6') comply with all requirements of law with respect to the mortgaged premises and the use thereof; (7) make no material alterations thereof except as required by law or nuthorized by Trustee or holder; (8) keep all buildings and improvements now or hereafter situated on said property insured against loss or damage

by fire or lightning for the full insurable value thereof, and against tornadoes, windstorms, or cyclones

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mer centum of the insurable value thereof (the insurable value for all insurance purposes to be deemed not less for the heart of the insurance value entered (the insurance value for all insurance purposes to be deemed not less, than the amount of said principal indebtedness), all in companies satisfactory to holder and make all insurance policies payable in case of less to Trustee by the standard mortgage clause to be attached to each policy for the benefit of holder, deliver all policies including additional and renewal policies to holder, and in case of insurance about to expire, so deliver renewal policies not less than ten days prior to the respective dates of expiration.

2. If not otherwise provided by riders attached to any insurance policy, Trustee may, but need not, adjust, collect and compromise all claims thereunder and apply any amount so collected, less expenses and fees of Trustee in connection therewith, upon said indebtedness, or, in Trustee's discretion, upon architect's certificates or otherwise, to the rebuilding or restoration of buildings or improvements on said premises of at least equal value and of substantially the same character, or if such rebuilding and restoration has been done by Mortgagor and fully paid for, and evidence thereof satisfactory to Trustee has been furnished to Trustee, then Trustee may pay any insurance money held by it to Mortgagor, and Mortgagor constitutes Trustee actionney-in-fact irrovecably to sign all receipts and releases required by the insurers in connection with the payment of any such claim to Trustee, and also to execute any assignments or other instruments or take any action deemed necessary or expedient in connection with the settlement of insurance losses and the restoration or rebuilding of such buildings or improvements. ments. to effectuate the provisions hereinafter set forth.

Lilde, either before or after the commencement of proceedings to foreclose the lien hereof, shall have the power to cause any rider or riders to be attached to any such policy for the protection of the holder of any certificate of sale, the owner of any duncancy, any receiver, any receiver, any receiver, or the grantee in any Master's or Commissioner's Deed, any such rider to contain such provisions as the insurance company may require or agree to.

If any of all property be sold pursuant to a decree foreclosing the lien hereof, any interested party shall have the right by means of the older of riders or the cancellation of existing and issuance of new policies or otherwise to cause any insurance loss thereafter are all to be made payable as follows: to the owner of the certificate of sale up to the amount which would be required to five the redemption from such sale, if redemption were made on the date of the loss, the balance if any to the owner of the dentiant, up to the amount thereof and interest thereon and the balance remaining if any to the owner of the certificate on successive deprice, first, one of the deficiency, if any, up to the grantee therein, and in case of redemption or successive deprice, first, up to the amount thereof and interest, the balance, if any, to the redemption and interest, the balance, if any, to the redemption and the plaintiffs in any such foreclosure shall be entitled to have the decree so provide, but omission of such provision at any decree shall not deprive anyone of the rights here given. Any uncarned premiums on cancelled policies shall be applied on now polices. policies shall be applied on new policies.

3. In case of default therein last, or holder may, but need not, make any payment or perform any act hereinbefore required of Mortgagor in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrance, if a y, and purchase, discharge, compromise or settle any tax lien on other lien or title or claim thereof, or redeem in case of any ax or special assessment sale, or in case of forfeiture or withdrawal from due and payable without notice, with interest at seven p. . cer .um per annum.

4. Trustee or holder making any payment hereby perm ited relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public of ce w thout inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture tax lie i or title or claim thereof.

5. Mortgagor shall pay each item of indebtedness herein ment. d. "h principal and interest, when due, according to the terms hereof, or of any extension thereof. In case of default therein, o a b each of any agreement of Mortgagor, the whole or any part of the indebtedness accured hereby, not then due, including a "ac" interest, shall, at the option of holder without any notice whatever become due and payable as follows: (1) immediately, it can of non-payment of any principal or interest when due, and (2) ten days after any other such default or breach. When here "a midebtedness secured hereby shall become due, whether by acceleration or otherwise, proceedings to foreclose the lien here a as to state entire indebtedness may be brought by Trustee or holder. Any foreclosure sale may be made of the premises on masse ail out offering the several parts separately.

by Trustee or holder. Any foreclosure sale may be made of the premises en masse .it out offering the several parts separately.

6. In any suit to foreclose the lien hereof, there shall be allowed and include as and itional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behr! ". Trustee or holder for attorneys' fees, Trustee's fees, appraiser's fees, outlays for exhibits attached to pleadings, documentary and expect evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches, examinations and reports, guarantee policies, Torrens or fife, tes and similar data and assurances with respect to title as holder or Trustee may deem reasonably necessary or expedient either to nonsectue such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the tire to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so muc. add. and in indicated a secured hereby and immediately due and payable, with interest thereon at the rate of seven per centum per and may indebtedness secured by Trustee or holder in connection with (a) any proceeding, including probate and bankruptcy por edings, to which either of them shall be a party, either as plaintiff, claimant, defendant or intervener, by reason of this. Tr. Deed or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure who after accrual of such right to foreclosure whether or not actually commenced; or (c) preparations for the defense of or itervention any threatened or contemplated suit or proceeding which might affect the premises or the security hereof, whether s not threatened or contemplated suit or proceeding which might affect the premises or the security hereof, whether is not actually commenced.

7. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of process:
First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the principal note with interest thereon as herein provided; third, all principal and interest remaining unpaid on the principal note; fourth, any overplus to Mortgagor.

8. In case of default in the payment of any indebtedness secured hereby or in the performance of any agreement herein contained, whether foreclosure proceedings shall have been commenced or not, and even after foreclosure sale, if there be a deficiency, Trustee may, but need not, enter upon and take exclusive possession of, manage, maintain and operate said premises, or any part thereof, and after taking such possession may exercise all the powers hereinbefore given it, and in addition thereto may make leases for terms deemed advantageous even though extending beyond the probable period of possession by Trustee, and, by agreement or otherwise, terminate existing or future leases and modify such leases, may collect rents regardless of when carned, alter, repair and better said premises and put and maintain them in first-class condition, buy furniture, furnishings and equipment therefor when in Trustee's judgment necessary or desirable, obtain workmen's compensation and liability and other kinds of insurance which in Trustee's judgment may seem necessary or desirable, and in general exercise all the powers consistent with the purposes of the trust ordinarily incident to absolute ownership, may advance or borrow money necessary for any purpose herein stated and, to secure any such advancement of borrowing, a lien is hereby created on the mortgaged premises and the income therefrom prior to the lien of the other indebtedness hereby secured (anid lien, however, to be effective as to subsequent purchasers without notice only from the time a statement thereof shall be filed in the Becorder's office of said 8. In case of default in the payment of any indebtedness secured hereby or in the performance of any agr

County, or, if the title be registered, in the office of the Registrar of Titles), may employ renting agents

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and other employees, and out of the income retain reasonable Trustee's compensation, pay insurance premiums, all taxes and assessments due and payable at any time during the trusteeship, and pay all expenses of every kind, including attornoys' fees, incurred in the exercise of the powers here given, and from time to time shall payl any balance of income not, in the judgment of Trustee, needed or likely to be needed for the aforesaid purposes, first on the interest and then on the principal of the indebtedness secured hereby, before or after any decree of foreclosure and on the deficiency, if any, in the proceeds of sale, whether there be a decree therefor in personam or not. Whenever all due indebtedness secured hereby is paid and, in Trustee's judgment which shall be final, there shall be no substantial uncorrected default in performance of Mortgagor's agreements herein, Trustee, on satisfactory evidence thereof, shall relinquish possession and pay to Mortgagor any surplus income in Trustee's hands. The possession of Trustee may continue until all indebtedness secured bereby is paid in full or until the delivery of a Master's or Commissioner's Deed pursuant to a decree foreclosing the lien hereof binding on the holders of all the indebtedness secured hereby, but if no such deed be issued, until expiration of the statutory period during which it may be issued. Trustee however shall have the discretionary power at any time to abandon possession of said premises without affecting the lien hereof. Trustee shall have all powers, if any, which Trustee would have had without this paragraph. No suit for recovery of any claim against Trustee based on acts or omissions related to the subject matter of this paragraph shall be sustained.

- 9. Upon or any time after, the filing of a bill to foreclose this Trust Deed, some suitable person or corporation, if application ther on be made by Trustee or holder, shall be appointed Receiver of said premises and the rents, issues and profits thereof, due ind 1) become due, as a matter of right, without notice, and without plaintiff being required to give any bond, whether the property is the occupied as a homestend or not, and irrespective of the solvency of any person or the adequacy of the security, inth the usual powers and duties of Receivers, and said Receiver may make leases deemed advantageous, collect rents, after or oper said premises and put and maintain them in first-dens condition and out of the income, may pay expenses of receivers, in an and repairs, and may also pay and do whatever Trustee is hereby authorized to pay and do, including the applicable rows o enumerated in Paragraph 8 hereof. The net income, or any part thereof, may be applied from time to time on any forcelo are decree entered in such proceedings, and in case of a sale and deficiency, on the deficiency, whether there be a decree the or in personam or not, and whether any subsequent owner of the equity of redemption be liable therefor or not. Trustee shall be competed as serve as Receiver.
- 10. Any Receiver or Trustee in posses on may remain in possession until the expiration of full period allowed by statute for redemption whether there be redemption or not, 7 as a til issuance of deed in case of sale but if no deed be issued, until expiration of the statutory period during which it may be is ued. A to any power given Trustee by this Trust Deed exercisable after foreclosure decree or sale, this Trust Deed shall not be deeme 'merged in the decree.
- 11. No lease of the mortgaged premises shall an officed or terminated by the appointment of a Receiver or by entry into possession of Receiver or Trustee, but such Receiver or Trust o may elect to terminate any lease which may be junior to the lien of this Trust Deed.
- 12. Trustee or holder shall at all reasonable times have the right to inspect said premises and access thereto shall be permitted for that purpose.
- 13. Mortgagors shall have no power to make any contract, express or 'aph d, that shall allow, create or be the basis for any mechanic's or other lien on said premises, superior to the lien hereof, and a 'r echanic's or other liens shall be inferior and subordinate to the lien hereof.
- 14. If the payment of said indebtedness or any part thereof be extended, all per one now or at any time hereafter liable therefor, or interested in said premises, shall be held to assent to such extension and their mability and the lien and all provisions hereof shall continue in full force, the right of recourse against all such persons being expressly reserved by the holder of the indebtedness secured hereby netwithstanding the extension.
- 15. No bona fide holder of any note taken before maturity shall be affected as to the benefit of this security by any equities or matters of defense which may exist in favor of Mortgagor or any other party in interest ag inst ar prior holder thereof.
- 17. Trustee has made no examination concerning the title, location, existence, or condition of the said premises, and shound be liable, in any manner or form, with respect thereto, nor shall Trustee be obligated to record this intrument or exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, excepting case of its own gross negligence or misconduct, and may require indemnities sutisfactory to Trustee before exercising any power herein given.
- 18. When all indebtedness secured by this Trust Deed has been fully paid, the Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of evidence of such payment satisfactory to the Trustee. Where a release is requested of a Successor Trustee, it may regard as genuine any certificate of identification appearing on the principal note and purporting to be executed by the original Trustee, and where the release is requested of the original Trustee and it has never executed a certificate on any instrument identifying same as the principal note described herein, it may neept as the genuine principal note herein described any note which may be presented and which conforms in substance with the description herein contained of the principal note and which purports to be executed by the persons herein designated as makers thereof.
 - 19. The powers herein mentioned may be exercised as often as occasion therefor arises.
- 20. Trustee at any time acting hereunder may resign by instrument in writing filed in the office of the Becorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to set of Trustee,

 The First National Bank inDolton

an Illinois corporation, shall be Successor Trustee, and in case of its resignation, inability or refusal to act, the Recorder of Deeds of the county in which said property is situated shall be such Successor Trustee. Any Successor Trustee hereunder shall have the identical title, powers and authority as are herein given Trustee.

- 21. The plural of any word herein used shall include the singular number and the singular shall likewise include the plural unless the context otherwise indicates.
- 22. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons claiming under or through Mortgagor.
- 23. Notwithstanding anything hereinbefore stated, Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreelosure of this Trust Deed on behalf of Mortgagor and each and every person, except decree or judgment creditors of Mortgagor, acquiring any interest in or title to said premises subsequent to the date hereof.

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IN WITNESS WHERE		
by its	Mortgagor, pursuant to resolution of its Board of Director	s, has caused these presents to be signed
	President and its corporate seal to Secretary the day and year first above written.	be hereunto affixed and attested by its
	AMWOOD ENTERPRISES, INC.	
	By Charles	f amhasia
	0 - 1 = 0	President
	Attest: James K	Dockwood .
·		Secretary
STATE OF ILLINO. 9 COUNTY OF COOK 8"		
I,Florence '.'	Lau and fo	r said County, in the State aforesaid,
President of the	Amwood Enterprises, Inc.	The state of the s
corporation, and Ja	mies rock 1000	***************************************
70 subscribed to the	aty of said compress, who are personally known to me	to be the same names -
ppeared before me this day in pe	strument as such. President and delivered the and voluntary act of s. contains for the second and delivered the second and voluntary act of s. contains for the uses and president and voluntary act of s. contains for the uses and president act of s. contains for the uses and president act of s. contains for the uses and president act of s. contains for the uses and president act of s. contains for the uses and president act of s. contains for the uses and president act of s. contains for the use of s. c	Secretary, respectively.
Secretary then ar	and there retracted as a constraint for the uses and pr	arposes therein set forth; and the said
distill with a composed	as custodian of	the corporate seal of said corporation,
said corporation as	aforesaid, for the uses and Own free as	nd voluntary act and as the sees 1
my nand and not	arial seal, this	October
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	Slorens	The state of the s
		Notary Public.
IMPORTANT.		Notary Public.
IMPORTANT—for the protection in the protection of the protection o	ion of both the borrower and lender, the principal note s al before the Trust Deed is filed for record, and notice of	Notary Public.
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END OF RECORDED DOCUMENT