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## TRUST DEEDFILED FOR REGORD

21. 804 027 21804027 FEB 10 '72 2 58 PH THE ABOVE SPACE FOR RECORDER'S USE ONLY CTTC 11 THE CAMP COMPANY, INCORPORATED, an Illinois Corporation dunder the laws of Illinois , herein referred to as "Mortgagor." and Editorate Order Laws of E an Illinois corporation doing business in Chicago. Illinois, herein referred to as TRUSTEE, witnesseth: THAT, VHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter described. said, eal holder or holders being herein referred to as Holders of the Note. in the principal sum of TWO HUNDRED FIFTY THOUSAND AND NO/100 (\$250,000.00) Dollars, evidenced by one certain instalment Note of the Mortgagor of even date herewith, made payable to THE ORDER OF BEARER and by which said Note the Mortgagor promises to pay the said principal sum and interest from date of disbursement on the balance of principal remaining from time to time unpaid at the rate 7 1/2 per cent in instalments (including principal and interest) as follows:

THREE THOUSAND AND NO/100 (\$3,000.00) delivered Dollars on the 20th day of each and every/month thereafter until said note is fully paid except that the final payment of principal of interest, if not sooner paid, shall be due on the 20th day of January 19 84. All such payments on account of the debtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal to each installment unless paid when due shall bear interest at the rate of seven per cent per animal, and all of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may from time to time, in writing appoint, and in absence and the said payable and in absence and the said payable and the resulting appoint and in absence and the said payable at such banking house or trust to time, in writing appoint, and in absence and the said payable and the said payable at such banking house or trust to time, in writing appoint and in absence and the said payable at such banking house or trust to time. Dollars on the day of February 19 72 and THREE THOUSAND AND NO/100 (\$3,000.00) company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence a such appointment, then at the office of Beverly Bank NOW, THEREFORE, the Mortgagor to secure the provisions and limitations of this trust deed, and the performance of the evenants and agreements herein contained, by the Mortgagor to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt already schooledged, does by thee presents CONVEY and WARRANT unto the Trustee its successors and suggest, the following described Rear E date and all of its exattee, right, title and interest therein, situate, lying and being in the AND STATE OF ILLINOIS, to will The East 200 feet of the following talen as one tract:-vacated Lots 1 to 9, inclusive, 17 to 24, inclusive, and the vacated publicalley lying between said Lots, in Block 13, of Halsted Street Addition to Washington leights, being a Subdivision of Lots 1, 2 and 3 of the Subdivision of that part of the South East 1/4 of Section 5, Township 37 North, Range 14, East of the Third Principal Meridian lying East of the Chicago, Rock Island and Pacific Railroad, together with 1 ts 2, 3 and 4, of the Subdivision of that part of the North East 1/4 of Section 8 Township 37 North, Range 14, East of the Third Principal Meridian, lying East of the Chicago, Rock Island and Pacific Railroad which, with the property hereinafter described, is referred to herein as the "premises."

TOXETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto lol inging, and all rents, issues and profits thereof for so long and during all such times as Mortgagor may be entitled thereto (which are pledged primari), and on a part, with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air, undit, ning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation including (without restricting the foregoing), see; riss, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purpoles, and, pon the uses and trusts herein set forth. This trust deed consists of two pages. The covenants, conditions and provisions appearing on a trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the Mori agor, its successors and STATE OF ILLINOIS, The Camp Company, Incorporated

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	Page 2		1
THE COVENANTS, CONDITIONS AND PROVISIONS REL.  1. Mutigagor shall (iv, promptly repair, restore or tebuild any building of he districted for the state of the little property of the districted of the little property of the little	is or improvements now or l nout waste, and free from may be secured by a lien or ten to Trustee or to holders, premises: [5] comply with s in said premises except as and shall pay special taxes, sp requiest furnish to Trustee o	hereafter on the premises which may become damaged celamic's or other liens or claims for lien not expressly charge on the premises superior to the lien hereof, and of the note; (4) complete within a reasonable time any all requirements of law or municipal ordinances with required by law or municipal ordinances when the coeful assessments, water charges, sewer service charges, to to holders of the note duplicate receipts therefor. To	A PART OF THE PART
contest.  3. Mortgagor shall keep all buildings and improvements now or hereal windstorm under policies providing for payment by the insurance compant to pay in full the indebteness secured hereby, all in companies satisfacte damage, to Trustee for the benefit of the holders of the note, such rights thall deliver all policies, including additional and renewal policies, to he	fter situated on said premis ies of moneys sufficient eith ory to the holders of the ne to be evidenced by the stand	ces insured against loss or damage by fire, lightning or ter to pay the cost of replacing or repairing the same or tre, under insurance policies payable, in case of loss or lard mortgage clause to be attached to each policy and	
policies not less than ten days prior to the respective dates of expiration.  4. In case of default therein, Trustee or the holders of the note may divide the properties of the state of t	thot, make full or partial pather prior lien or title or claid for any of the purposes lanced by Trustee or the holter concerning which action and payable without notice and payable without notice.	syments of principal or interest on prior encumbrances, into thereof, or redeem from any tax sale or forfeiture herein authorized and all expenses paid or incurred in ders of the note to protect the mortgaged premises and in herein authorized may be taken, shall be so much e and with interest thereon at the rate of seven per cent	
he cunder on the part of Mortgagor.  5 are Trustee or the holders of the note hereby secured making any pany ill, statement or estimate procured from the appropriate public offi	ice without inquiry into the	relating to taxes or assessments, may do so according to accuracy of such bill, statement or estimate or into the	
valid ty of articles, assessment, sale, forfetture, tax lien or title or claim the 6, wor cage, shall go seach item of indebtedness herein mentioned, of the 1, lets of the note, and without notice to Mortgagor, all ungual or in this 1, 2, 2, 4 to the contrary, become due and payable (2) immediates to on the orter or (b) when default shall occur and continue for contained.	both principal and interest, ndebtedness secured by this ediately in the case of defau	when due according to the terms hereof. At the option Trust Deed shall, notwithstanding anything in the note It in making payment of any instalment of principal or ance of any other agreement of the Mortgagor herein	
When the adds cares hereby secured shall become due whether two-clase the lien beroof, any suit to foreclase the lien beroof, there expenditures and expent s when may be paid or incurred by or on behing the care that the state of the lies of the lient sound in the lient sound lient sound in the li	shall be allowed and included of Totates or holders of see publication costs and costhes and examinations, title y deem to be reasonably nedition of the title to or the hall indebtedness secured he by Trustee or holders of the party, either as plantiff, clatter of the yearty, either as plantiff for to far your for the forent of any suit for the forent of any suit for the forent of any suit for the forent public of the party of the secure of the party of the forent of any suit for the forent public of the public of	ed as additional indebtedness in the decree for sale all the note for attorneys' (see, Trustee's fees, appraiser's is (which may be estimated as to items to be expended insurance politices, Torrens certificates, and similar data recessary either to prosecute such suit or to evidence to value of the premises, All expenditures and expenses of reby and immediately due and payable, with interest entite in connection with (a) any proceeding, including timant or defendant, by reason of this trust deed or any closure hereof after accrual of such right to foreclose	
hereof, whether or not actually commenced.  8. The proceeds of any foreclosure pile of the promises shall be distrant expenses incident to the foreclosure pile, redings, including all such which under the terms betreef, constitute secure, or no discuss additional principal and miteriest remaining anypaid on the note four it, any overplass.  Such administration than the made either before or after all of the pile of the pil	ributed and applied in the fi items as are mentioned in t I to that evidenced by the i to Mortgagor, its successors as deed, the court in which a otice, without regard to the	ollowing order of priority: First, on account of all costs he preceding paragraph hereof, second, all other items note, with interest thereon as herein provided, third, all order to the second priority and the second of the third priority of the second of the second of the temperature of the second of the second of the second of second of second second of second of second of second of second	
application for such receiver and without regard to the terms use of the Trustee hereunder may be appointed as such receiver as the event pendences of such foreclosure suit and, in case of a sile and a discovery, as well as during any further times when Mortgagor, except for the internal all other powers which may be necessary or are usual in such cases during the whole of said period. The Court from time to time may authority to the indebtedness secured hereby, or by any decree foreclosure.	during the full statutory peri rvention of such receiver, w he protection, possessi- rize the receiver to apply the	nod of redemption, whether there be redemption or not, rould be entitled to collect such rents, issues and profits, on, control, management and operation of the premises e net income in his hands in payment in whole or in part	
of 1. The indebtedness secured hereby, or by any decree forcelous it superior to the hen hereof or of such decree, provided such application is 10. No action for the enforcement of the hen or of any provision party interposing sime in an action at law upon the note hereby secured.  11. Trustee or the holders of the note shall have the right to inspec.	- / l		
purpose  12. Trustee has no duty to examine the title, location, existence of ulentity, expacts, or authority of the signatories on the note or trust deferrent given unless expressly obligated by the terms hereof, not be hablinisonaduct or that of the agents or employees of Trustee, and it may req. 13. Trustee shall release this trust deed and the hen thereof by proper by this trust deed has been fully paid, and Trustee may execute and deatter maturity thereof, produce and exhibit to Trustee the note expression may accept as true without inquiry. Where a release is requested of a more which bears in identification number purporting to be placed their herein contained of the note and which purports to be executed on behalt equivated of it households frustee and it has never placed its identification.	eed, nor s. all _ us ce be oble le for any ac. s _ on sisions ure indemnitif _ Satis actery instrument upon _ cse_ ats cliver a release hereof _ o = ( ling that all indebted _ css_ er uccessor trustee uch on by a prior trustee eun If of the corporation herein	ingated to record this trust deed or to exercise any power hereunder, except in case of its own goos negligence or to it before exercising any power herein given. on of satisfactory evidence that all indebtedness secured of at the request of any person who shall, either before or continuous and the second of the second of the continuous continuous entry accept as the note herein described any idea or which conforms in substance with the description desy acts is the maker thereof; and where the release is	
inder which may be presented and which conforms in substance with the behalf of the corporation herein designated as maker thereof.  14. Trustee may resign by instrument in writing filed in the office for the original to a structed or filed. In case of the respiration, mubblity or refusal to a structed shall be Successor in Trust. Any Successor in Trust hereinder sl. Trustee of successor shall be entitled to reasonable compensation for all 18. This Trust Deed and all provisions herein, shall extend to and the word. Moregagor, when such deeper shall include all such persons at on our such presents shall have executed thall include all such persons at	he description herein contains te of the Recorder or Region to of Trustee, the then Recorder	niec of the nor and which purports to be executed on isstar or Ty es in which this instrument shall have been order of Sec. on the county in which the premises are	
or nor such persons shall have executed the note of this Trust Deed. The more than one note is used.  In The mortgagor hereby waives any and all rights of redemption fr and on behalf of each and every person, except decree or judgment cred	rom sale under any order or,	decree of foreclosure or this tras, deed, on its own behalf	
the date of this trust deed			1
	3	150	
IMPORTANT		on No. 12-880-00/02	1
THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	BY	BOVER LANGUAGE AND BANK, Trustee.  USF Officer   Assis Secy   Assis Vice Pres.	9
IL TO-		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	
			_[
PLACE IN RECORDER'S OFFICE BOX NUMBER_	, 90		_,
nang samah kantak an saman mengantan dan penggahan kemelandan and seperah bahan dalam dan dan dan dan dan dan T			
*END OF RECORDE	ווטטע ע	MENTS	4